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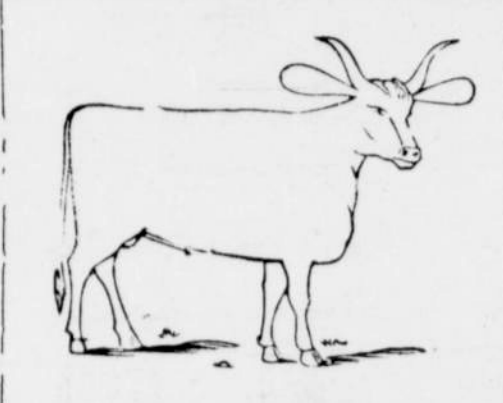
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J. C. Riley, cattle brand—on right side; horse brand—on left shoulder.
J. A. Williams, cattle brand, D., on left side; horse brand 71 on right side. P. O. Riley, Or.
Horse brand on left side; Cattle brand on left hip. Marlon Bunyard, P. O. Burns.
Cattle brand on left hip; horse brand on left shoulder. Charles H. Veasley, Burns, Oregon.
Horse brand on right shoulder; cattle brand on right hip. R. A. Hendricks, P. O. Lawton, Or.
Horse brand on left shoulder; also three dots, the shape of a triangle; cattle brand same as above. P. O. Burns, Or.
Horse brand on left hip; also on right hip. P. O. Burns, Or.
Horse brand on left hip; also on right hip. P. O. Burns, Or.
Cattle brand figure 7 on left hip; mark light on each ear, slip in each ear, and on left on left jaw. Horse brand figure 7 on left hip. J. H. Bunyard, Burns, Ore.
Geo. W. Hams, horse and mule brand resembling a high stile. P. O. Riley, Or.
Horse brand on right side. James R. Cox, P. O. Burns, Or.
Horse brand on left shoulder; Cattle brand on left hip and ribs. Catherine Marshall, P. O. Narrows, Or.

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Mrs. Jones.
"Humph!" suddenly ejaculated Mrs. Jones yesterday evening as she was washing the supper dishes. "Well, what is it?" said Jones. "Nothing much," said she, "except I was just thinking about the 4th of July celebration and what fools men make of themselves." "How," said her husband, "I don't understand?" "Why," said she, "you must have a committee on this, a committee on that, and a committee on the other, good Lord! How tiresome. One woman could manage the whole business and not half try." "That's a mere assertion," said Jones, "born of envy and chagrin. You are simply provoked because none of your sex are placed on any of the committees." "He, ho, hay!" said Sophie. "How very wise! how quick of perception. You should give a mind reader, Neoby, you miss your calling when you write in favor of your sex, or take part in a 4th of July celebration. You should read woman's thoughts—that is certainly your forte—and to you it would be a success and a lucrative avocation," and Sophie laughed merrily. "Mrs. Jones, you look as if you will prove me wrong," quoth she, with you this evening." "Oh, yes, you are mad, that's all that's of it, because we were wise, enough one time to exclude your sex in making up our committees, and want to take your spite out on me! I'm just fool you. Oh, yes! I'm just disappointed." "Ha, ha! you're not even a dear, I think you are already somewhat angry and quarrel, if I should desire one, can be easily provoked. Why in the world are you looking so fidgety?" "I am not looking fidgety, or acting fidgety, madam, I am a fidgety kind. That belongs to your sex." "Is that really the case?" asked Sophie. "You didn't look fidgety the other day, when that nasty-looking old rancher came into your office, and you feared he was going to take you to task for some allusion you had made, to an issue of our paper, to his family difficulties? How relieved you must have felt, when the nasty old stinker said he desired to advertise his wife through your paper. She had left his home and he was no longer responsible for her behavior or bills. And the old reprobate expect or think any woman would hold a man responsible for anything, let alone for her character or bills?" "Tut, tut!" said Jones, "you began by calling the man an honest old fellow, and end saying he's a stinker" without character." "Of course I do, Jones, and he is a stinker" all men are, the idea of a man saying he could be at any time or in any way responsible for our behavior. How ridiculously idiotically conceited men are, you should have a cromo given you every day, but the cromo should be a picture of that animal that brays so loudly." "Mrs. Jones there is a marked and distinct difference intellectually, very noticeable, in men and women, and that is, men are smart enough to know their want of sense women are not sensible enough to know they are foolish. There should be a law passed bridling women's tongues."

"Certainly, Mr. Jones, I say so too, it should come under the head of cruelty to animals," smilingly replied Sophie.
"You talk entirely to much Mrs. Jones, the tongue of a woman, especially a married one, is her ruin—ation you brag of what you can do but when it comes to doing it, you invariably fail. How was it a few days ago with a lady friend of yours on her way to Poison creek school house, riding in a cart, being warned by some parties, that it was doubtful, of her being able to cross a slough on the road she was traveling, she persisted in going that road because she had been informed some man had crossed the slough a day or two before, and of course he could do anything done by a man. How did her trial result?" "Well how did it result?" said Mrs. Jones. "She got to the school house all right, did she not?" "Oh yes," said Jones, "pleading ignorance. Some parties who knew of her going that route felt assured that something had happened to prolong her absence as she did not show up at the proper time, and started out to investigate. They found the pony and cart in the slough, the pony lying down in the mud taking things easy, the lady sitting on the bank surveying the surrounding landscape and sipping and fighting mosquitos, waiting for some man to put in an appearance and get the cart and pony out of the slough. Some of the party suggested whipping the pony, oh no, that would never do, it would be cruelty to animals, like as if it wasn't cruel enough to let the poor pony remain in the condition it was. Finally some one of the party picked up a rope and hit the pony on the nose this mode of procedure did not suit his ponyship, and he very quickly jumped to his feet and made for the bank. The lady in question was very sorry she had thought of that, but was waiting for some man to come along and tell her what to do."
"Jones I am sure you made that catastrophe a great deal worse than it really was, but we women are going to celebrate, all the same, we're going to hold a meeting and have our committees, our orators, our what you call 'em?" declaratory statements and a whole lot of other things."
"That's right," said Jones, "celebrate the spit up and row which happened in Kansas a short time since in a woman's rights convention with Mrs. Lease at the head. Your meeting will likely have a similar ending all of you will want to be orators, committees and musicians."
"Old Glory" Day.
New York, June 14— One hundred and sixteen years ago today the stars and stripes were adopted as the flag of the country, and the American Patriotic League has set on foot a general movement looking to an universal display of "Old Glory" on this day from New York to California, and Maine to Texas, as each year goes by. All the city buildings display the flag by order of the mayor. In New England the day is being celebrated in the public schools by processions, singing national songs, etc. Other states have adopted the idea.

Petition for Liquor License.
We, the undersigned legal voters of Lake County, Oregon, respectfully petition the Board of Commissioners of the State of Oregon, to grant a license to sell and dispense liquors to the public in the town of Burns, Lake County, Oregon, for a period of three months, commencing July 5, A. D. 1882, as in duty bound we shall ever obey.
J. H. Anderson
Hiram I. Wright
J. B. Spruiver
J. C. Sims
J. F. Young
Geo. R. Young
I. Marshall
Adam Robinson
J. H. Robinson
W. H. Robinson
E. C. Taylor
T. H. Gaze
Now therefore we the undersigned will apply to the Hon. County Court of the State of Oregon for Burns County, on the 5th day of July, 1882, at 10 o'clock A. M. of said day, at the place of holding said court, to grant to us a license as prayed for in the foregoing petition.
GOLD & TROSA, KIS.
Dated at Burns Or., this 24th day of June, 1882.

NOTICE.—TIMBER CULTURE.
U. S. LAND OFFICE, at Burns, Ore., May 22, 1882.
Complaint having been entered at this office by George M. Williams against Geo. L. Ecker for failure to comply with the law as to Timber Culture Entry, No. 666, dated April 9, 1882, upon the NW 1/4 Section 4, T. 2, S. R. 28 E., in Harney County, Oregon, with a view to the cancellation of said entry; and as it is alleged that Geo. L. Ecker has not complied with the Timber Culture law as upon said tract of land. That the said Geo. L. Ecker has never sowed any part of said land and never made an effort to sow trees upon said land whenever the said entry is hereby summoned to appear at this office on the 5th day of July, 1882, at 10 o'clock A. M. to respond and furnish testimony concerning said alleged failure.
J. B. HUNTINGTON, Register.

LAND OFFICE AT BURNS, OREGON,
May 9, 1882.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and the said proof will be made before the Register and Receiver at Burns, Oregon, on June 27, 1882 (viz): CHARLES RIGGS.
Pre. 18, No. 228 for Lot 1 and 2 and E 1/2 NW 1/4 Sec. 18 T. 2, S. 2, R. 28 E.
He claims the following witnesses to prove his claim: residence upon said cultivation of said land, viz: S. J. Motherhead, W. A. Gashman, E. W. McCarry and John McNulty, all of Burns, Oregon.
J. B. HUNTINGTON, Register.

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