

The Coast Mail.

CHURCH DIRECTORY.

M. E. Church.—1st, 2d and 3d Sundays of each month. Mornings at Empire City, evenings at Marshallfield, 4th Sunday of each month at the forks Coos river.—REV. R. YEOMANS, Pastor.

SATURDAY, MAY 8, 1880.

TOWN AND COUNTY NEWS.

MOHAIR.—Mr. Belknap, of Dora, was in town this week with the product of his Angora goats, which he shipped to San Francisco by schooner. He has about 300 of these animals and expects to realize about 60 cents per pound for the wool. This is the first shipment of mohair from Coos, but we have any quantity of range adapted for raising Angoras, and the business might become extensive.

MEAN.—A few weeks since we called attention to the fact that while Siglin was soliciting votes in one column of his paper, he was advertising himself in another as not being an office holder nor an office seeker, and he says it was "a little mean" to call attention to it. Perhaps it was mean; when a thing like that is done in a quiet way, it is hardly fair to make it public. He still keeps it up; but perhaps the apparent inconsistency has been removed by the change of ownership.

I. O. G. T.—The following officers of Marshallfield Lodge, No. 227, I. O. G. T. were installed by W. Temple, L. D. D. B. Keating, W. C. T.; Mrs. Dunbar, W. V.; T. Hall, W. S.; E. A. Anderson, W. F. S.; Mrs. Cory, W. T.; T. Holland, W. M.; Mary Merchant, W. I. G.; Mark Dunbar, W. O. G.; Mrs. Holland, R. H. S.; Lydia Merchant, L. H. S.; Rev. Yeomans, W. C.

STEAMER SOLD.—Hon. J. B. Dudley has sold the steamer *Betha* to E. Bunnell and J. Ellsworth. Mr. Bunnell expects to take the post of captain and Mr. Ellsworth will continue in the situation of engineer. For the present month Capt. Ernst will be at the wheel. She will continue in the Coos river trade.

GOODSELL.—N. E. Goodsell, who once resided in this county is now a prominent citizen in the region of the Skagit mines in Washington Territory. The town of Goodsell, the metropolis of the mining district was founded by, and named for him.

GRADUATED.—We notice among the names of the graduating class in the Medical Department of the Willamette University last week, Jay Tuttle of this county and Lewis Kent of Douglas. It is understood that Mr. Tuttle will not locate for practice in this county.

ARRIVED.—The boilers and machinery for Reed & Nelson's steamer, the "Ceres," arrived on the Merchant. They will be taken immediately to the Coquille by way of the Isthmus.

HARD WOOD.—The "Emma Tuttle" has on board a quantity of myrtle and maple logs, got out and shipped by Samuel R. Davis from Coos River.

COMING.—A Lobree and J. W. Bennett and wife sailed from San Francisco Thursday last for this port on the schooner "Norway."

WEATHER has been stormy during the week. The "Jennie Stella" and "C. H. Merchant" arrived Thursday.

NARBURG & HIRST have just received a large invoice of kid gloves. The fourth crib was placed in the line of the breakwater last Wednesday.

C. C. TOMLINSON returned from Johnson's mines last week, in poor health; he is improving. We understand that the emigrants who went to the Coquille last week have found comfortable homes.

W. C. DEBNER returned from San Francisco on the *Laura May* with a large supply of blacksmithing material. S. H. Hazard, Esq., left for Roseburg last Wednesday, to attend the session of Circuit Court in Douglas county, commencing next Monday.

If life wasn't too short to say "thanks" for the receipt of favors, we would heartily thank Capt. Lawrence of the *Merchant*, for late San Francisco papers. EUGENE O'CONNELL has just received an invoice of farm harness, which supplies a want long felt. Go and examine. DR. GOLDEN has just received a stock of goods of all kinds needed by base ball clubs—He also keeps on hand and takes subscription for the best periodicals in the country.

SHIPWRECK

AND PROBABLE LOSS OF LIFE

The "Oltiva Shultz" Waterlogged and Abandoned.

Last Saturday, the tug *Escort*, Capt. Magee, came into the Bay towing a small schooner waterlogged, and without a sign of animated humanity on board. As the tug turned to bring her into the wharf at Dean & Co's, the little craft capsized. She was soon righted, however, and proved to be the *Oltiva Shultz*, which was loaded at the Siuslaw river a few weeks since with salmon in barrels, and stave timber. Captain Magee was informed by mail carrier Cornwall on Friday, that a schooner had been seen near the mouth of the Siuslaw apparently in a disabled condition. He proceeded with the *Escort* to her relief, finding her three-fourths of a mile from shore, and about one-half a mile south of the Siuslaw entrance.

There were no signs of life on board her rudder was broken, her sails nicely furlled and one anchor was out but did not touch the bottom, but a "ledge anchor" was holding her. She was full of water and her deck lode gone. She was immediately taken in tow and brought to this port. It appears that she was brought from San Francisco some weeks since by W. A. Cox, Sen., to the Siuslaw, where she was loaded with staves and fish. Mr. Cox came home to the Coquille leaving his son W. A. Cox, Jr., in charge as master, to take her to the river, and it is supposed parted her cable and drifted to sea in the night. Of the crew nothing has been heard. Their clothing was found in the cabin, and it is feared that they have either been washed overboard and drowned, or have met the same fate in attempting to reach the shore. The owners of the tug are pumping out the water, and will take proper care of the vessel and cargo, subject to the adjustment of salvage.

Further Particulars. Since the above was in type we have learned that the schooner is owned by A. Schultz, of San Francisco, and was chartered by W. A. Cox for a trip to the Siuslaw. A man named Gus Wilson, was master; Thos. Nelson, a Norwegian, seaman, and F. Wilson, brother of the captain, was cook. W. A. Cox, Jr., was also on board to represent the interests of his father, and Frank J. Cox, another son of W. A. Cox, was also on board as a visitor. His skill was on deck when the vessel was found.

The cargo consisted of 404 half barrels and 4 barrels of salmon, owned by a man named Marr, of the Siuslaw, and the assignee of Emerson Corvel; 26000 staves, owned by Mr. Cox; 2 1/2 tons of solder, owned by the assignee of Corvel; a package of furs shipped by A. J. Moody; a few hides and a few shoes, probably for trade. The vessel has been discharged, and is found to be but little injured; she now is on the mud-flat opposite this place. It is said that she is injured to the amount of \$2500. From the fact the ship's boat has not been found, and no provisions or clothing on board, it is thought possible that the crew left the vessel in the boat, and may yet be afloat, or have been picked up by some passing sail craft. The disaster is a heavy blow to Mr. Cox, who far beyond his pecuniary loss, feels the uncertainty of the fate of his two sons.

Coquille City Items.

The schooner *Emily Stephens* was towed to sea on the 30th of April, bound for Portland loaded with white cedar from the C. R. M. & T. Co's Mill. The *May* sailed on the 1st of May, and the *Champion* on the 2d, the former will load at Grube's mill, the latter at the C. R. M. & T. Co's mill, both for San Francisco.

There are no new cases of diphtheria or putrid sore throat, whatever it may be. Our doctors differ in opinion as to which is it; Dr. Angel says it is not diphtheria, Dr. Steele and Leneve say it is. The sick here are getting along as well as can be expected. Judge Nosler is about again, he looks a little bleached.

There are several cases of measles on the wagon road near Palmer's and also at Myrtle Point. Mr. Mrs. and Miss Cox are in town, they have not heard any tidings from or of the Cox boys supposed to have been lost at Siuslaw. Coquille City, May 3d, 1880.

L. LANDRITH, of Coos river, "smole" upon us this week. The schooner *James Townsend* is taking a deck load at Empire City.

The North Bend mill shut down Friday for two days, to enable the mill hands to work out their road tax.

If this rain does not stop during this year, Congress will be petitioned to change our position on the map. We want to be put farther north or farther south, so we can tell what style of weather there will be.

Reply to the Randolph Miner.

The tail of this concern in the absence of the head does not get demoralized. We have been following the even tenor of our ways, and have not written ten lines for publication in the last three months; but as the proceedings of the Democratic Convention, referred to in the *News* by "Miner," were kindly furnished the Mail, at our request, we will not go back on the writer. He no doubt considered the assumed title of the candidate for Sheriff of greater importance than the name, although he is the degenerate son of the distinguished Gen. Joe Lane, and consequently put it in capitals.

We, too, have known Mr. Hyde for several years; are on very friendly terms, and we also believe he is a man of integrity. He was honored for several years with important and lucrative offices in Jackson county, and, no doubt, filled the positions ably. When his party in that county saw fit, for good reasons, to retire him, he showed his appreciation for all the favors he had received, by turning his back to his constituents and coming to Coos, where he managed, when the first opportunity offered, to get a nomination for office. For this he is stigmatized a "carpet-bagger," and we are not sure but his own party has contributed its share in applying the term.

We are accused by "Miner" of suffering from a morbid affliction of acquisitiveness. If industry and prudence are symptoms of the disease, we certainly have it; not in its malignant form, but of the chronic kind. We are not rich; not half, nor even one quarter rich, and if "Miner" envies us the little we have saved during years of faithful cobbling, we advise him to repress his communistic propensities.

Our associations and sympathies have always been with the working-man. Where a conflict exists, and he is oppressed by capital, we rejoice when he is victor; and when a candidate who was never known to do an honest day's work, or to entertain an honest thought for honest motives, attempts to mislead those whom he considers the unthinking working-class, by trumpeting up clap-trap issues, in comparison to which, the most ridiculous utterances of Kearney are dignified, we hold him in supreme contempt, and feel sorry for his victims. If the working men of Coos county were a depraved set like the shiftless renegades who follow Kearney, then "Siglin's tally" might be a sweet reward.

The unthinking working-man is generally controlled by his intuitive perceptions of right, while the scheming demagogue is in quest of fallacies to mislead him, and attempting to incite his passions and prejudices by the use of sophistry; the debased will follow him or go hand in hand, whether they be ignorant, and vent vile billingsgate, or are educated to use fine flourishes of rhetoric.

During our otherwise unoccupied time we are making abstracts of real-estate titles, and know something about how Jones gobbled up coal lands at \$1.25 per acre. He purchased section 16—school land—adjoining the Newport mine, of the Democratic Commissioners for the sale of school lands, for \$1.25 per acre, appraised by a Democratic school superintendent, who knew its location and ought to have had some idea of its value. The transaction, however, did not affect these worthies, for they were re-elected. He also entered a half-section as coal land, paying the Government \$10 per acre. This is probably the claim which the *News* so insinuatingly speaks of as having been entered for gardening purposes and then making the lucky discovery of coal.

Of the other lands owned by the company and obtained by Jones, is a quarter section pre-empted by T. G. Owen, Democratic candidate for Presidential Elector, who, at the time of holding and entering the claim, was acting as Justice of the Peace in Empire City precinct. Another quarter section was entered by Geo. Elgin; another by M. Madigan; another by Robt. Starkey, and another by Fred. Watson—all active Democrats—who swore they were taking them for agricultural purposes, and were required to make the "non-mineral" oath.

Very soon after entering their claims they conveyed them to other parties: some for a fair price, others, "dog cheap," according to the estimate each placed on such services.

JURY LIST.—The following are the names of the jurors drawn to attend the session of Circuit Court to convene on the 24th instant: Geo. A. Smith, Jno. Cartwright, David Drew, I. Alex. Hall, Jno. Lambert, J. W. Herbert, C. S. Higgins, Chas. A. Gates, J. H. King, J. M. Stock, Chas. Eckhoff, Aaron Emmett, Gilbert Hall, D. C. Morris, A. H. Fish, A. Harrison, W. D. L. F. Smith, Louis Heller, S. E. Steward, J. P. Tupper, Provit Dean, T. J. Davis, W. H. Jackson, David Holland, J. B. Fox, D. S. Palmetier.

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RESIGNED

RESIGNATION OF B. B. JONES.

J. C. Haynes Nominated to Fill the Vacancy.

Last Saturday a letter was received by A. Nasburg, Chairman of the Republican Central Committee, from B. B. Jones, announcing that in consequence of business engagements, it would be impossible for him to serve the party as their candidate for State Senator. He cordially thanks the members of the Convention and his friends for the honor conferred upon him, and assures them that he will earnestly support the Republican ticket. He had hoped that his business could be so arranged as not to stand in the way of his giving the attention to the canvass that the subject demanded, but failing in this, he tendered his resignation.

Realizing the necessity for promptly filling the vacancy, Mr. Nasburg and H. P. Whitney, being a majority of the Central Committee, after consulting with members of the party, called on J. C. Haynes of Coos City and asked that gentleman to permit his name to fill the vacancy caused by the resignation of Mr. Jones. Mr. Haynes appeared much surprised, but accepted the honor tendered him.

Mr. Haynes has never been an office seeker, and though he has several times been solicited to accept a nomination, has never before consented to allow his name to be presented as a candidate. He is a laborer, and a man who knows what labor is by an every day experience of many years; yet he is well informed upon all the questions of the day and strictly honorable.

If the loggers are ground down by the mill men, Mr. Haynes knows it by experience, and he is fearless enough to strike boldly for a remedy. He favors paying cash for labor, and that at a reasonable price. He is a man who can be depended upon for honest and judicious legislation.

He is the next Joint Senator from Coos and Curry!

The De Young Murder Case.

One Clement Shaw, who was a witness before the Coroner's inquest upon the body of De Young, swore that De Young fired the first shot. He was promptly arrested for perjury. The examination of Kalloch was held; no witnesses were called for the defense, and Kalloch was committed for murder. On the 29th ult., Kalloch published the following card in the Post:

Editor Post: I have not a word to say about the facts or merits of my case. I wish it to be tried in the ordinary way. Fair play, especially toward a man charged with murder is supposed to be characteristic of American communities, but I expect to have no fair play on or before my trial if the fast men and corrupt detectives who surround the Chronicle office and assume to run the city can prevent it. It is infamous that the public officers who are paid by the community should work illegitimately for private individuals, and convert what ought to be honorable prosecution into malignant persecution. The drive published in the Chronicle of last Sunday shows how some of our detectives will invade private houses and try to frighten ignorant people. As for the arrest of Clement Shaw, I have this to say: I do not know the man and I make no statement as to my version of what transpired. I do not say whether the testimony was correct or incorrect, but I do declare he had no motive so far as I can see to conceal or pervert the truth, and that there is nothing in his evidence to indicate perjury. It looks to me as if his arrest was intended by the Chronicle and detectives to warn citizens of San Francisco that they must not testify to any facts that would even tend towards my exculpation. Yours truly, I. M. KALLOCH.

Again in his issue of the 5th inst. finding himself cornered by his own record, he makes the following miserable apology:

"When Major Brown introduced the 'Scaler's bill' we did not approve of it because we were not so well informed as to its necessity. We believe in trammeled trade, with legislation as little as possible, at the same time protecting both capital and labor, hence we were opposed to the bill." Here he admits that he opposed the "Scaler bill" two years ago, but he says he was not "well informed" then on the subject. He claims he did not then understand the necessity of such a measure! He understands it now; Oh, yes! He sees it clearly now. Why? Simply because he thinks there are votes in it. Does not every voter in Coos county know that J. M. Siglin has practiced law on Coos Bay since 1871? And yet he claims that in 1878 he did not understand the necessity for a Scaler law, after the subject had been discussed in all its phases publicly and privately among his neighbors; after he had on more than one occasion presented the subject of docking or deducting 600 feet for the defects of a 400 foot log, to a jury in the Circuit Court.

It must be humiliating to a man who would like to vote for an intelligent, honest and candid Democrat, to see the man who heads his local ticket resorting to such dodges as this. It is an evidence that he thinks the voters of the district can be captured by the most clearly sham professions of suddenly aroused interest in their behalf. Just how captivating this style of statesmanship is, remains to be seen.

The Republicans want to get away with the Democrat's Hyde, but they won't do it.—News. That Hyde has been offered in Coos county before and rejected. It has been kept on hand too long; the people don't want it.

M. H. DE YOUNG, surviving proprietor of the "Chronicle," has been arrested for libel, on complaint of Mayor Kalloch; he was on released bail.

Curry County Candidates.

Not having the full names of all the candidates nominated for the county offices in Curry county, and being unacquainted with some of them, either by reputation or otherwise, we have deferred comment on the selection until the present time.

When the name of Raleigh Scott was announced as the choice of the convention for Joint Representative, considerable interest was manifested to learn what kind of a man he was, as he was not generally known in this county. But have been pleased to learn from various sources that Mr. Scott is a man who possesses all the qualifications desirable in a Representative. He is an intelligent and substantial stock raiser, prompt, active and honorable in business, and a man who will readily adapt himself to the business of the Legislature.

Captain G. B. Cooley, candidate for County Judge, is a ship-master by profession, but he has been some years on shore, and has become well acquainted with the various interests of that county. His well known qualifications for the office, and undoubted integrity, led to his being selected by the people for their candidate long before the convention assembled. His majority will be as large as that of any man in the canvass of that county.

Walter Sutton, who is nominated for re-election to the office of County Clerk, has discharged the duties of that office faithfully and well for four years past. He enjoys the confidence of the people of the county to the fullest extent, and will be triumphantly re-elected—as he ought to be.

Wm. Gauntlett, for sheriff, is a good selection. He is a young man, who has been raised in the county; he is reliable, energetic and competent, and his election will insure the county an efficient Sheriff.

J. Still and Carl Jensen are both highly esteemed citizens, in whose hands, as County Commissioners, the interests of the taxpayers of Curry county will be safe.

M. B. Gibson, nominate for Treasurer, is the present incumbent in that office, the duties of which have been satisfactorily performed. He was formerly a resident of this county and has many friends here who are pleased to hear that his good qualities are appreciated in our sister county.

Willis W. Miller, for Assessor, T. Cunningham for Coroner, and Rev. C. E. Philbrook, for School Superintendent are all good nominations. The entire ticket is composed of excellent men, and the voters of the county will, we do not doubt, do themselves the credit to elect everyone of them. Coos county will give Mr. Scott a cordial support.

First on this Side—Then on That.

It is interesting to notice the contortions of a man who is anxious to put himself in the position to get more votes than he can expect to receive on principle or merit. In his issue of April 28th, Mr. Siglin submits this proposition:

"Every man who is opposed to an official Scaler will vote the Republican ticket."

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CORRESPONDENCE.

ED. MAIL.—In the *Coos Bay News* of April 14th, appears the following question and answer: "Loggers why do not so many of you loose your pay this summer as you did last? Because our Coos county Democratic Legislators remembered your interests, and were not afraid of the frowning of the monopolists. The lien law does it."

As the above quotation was intended especially for working men, allow me, a working man, to ask a few questions, to be answered by whomsoever it pleases.

Is not the lien law passed at our last session of the legislature *verbatim* with the lien law on the statute passed in 1853; as regards him? Was the law of 1853 ever repealed? If not, did it become void by limitation? If not, does the law of 1878 make it any more binding, or a man collect his wages any quicker, or with less expense? If not, where is the sense of passing a law already in existence? Why did not the *Coos county Democratic Legislators* pass the *Log Scalers Law*? Whom were they afraid of? What has caused the *News* to fall so suddenly and passionately in love with the laboring class? The working men of Coos county cannot be imposed on by the vapors of any politician. Nor will we allow our prejudice to be excited against capital by the cry of "monopolist." We want laws, alike just to capital and labor, cuppling neither. Let the working men of Coos county send men to the legislature who understand their wants, who will legislate impartially, and who are themselves working men, such as Jerry Haynes and Billy Morris.

LABORER.

Chinese in New York.

A DISPATCH from New York, dated April 27th says: Judge Dinkel, of the 4th district court of this city, having refused to accept two Chinese bondsmen in a suit instituted by a white man against a Chinese laundryman for a non-delivery of clothes, Chief Justice Daly, of the court of common pleas, yesterday issued an order compelling Dinkel to show cause why Wm. Lee and Lee Tung should not be accepted as bondsmen. Certain buildings on Mott street, which are the stronghold of the Chinese here, have recently been sold and the new proprietors declare their intention to oust the Chinese. To-morrow or Thursday, a dozen Chinamen will appear in the court of common pleas to apply for preliminary papers of citizenship. They are principally Californians, who made an effort in the same direction in San Francisco, but failed. They spent considerable money in appealing to higher courts, but did not care to pay the cost of an appeal to the U. S. Supreme court at Washington. They are urging their companions to follow their example.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 30, 1880. 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 secure final entry thereof on the 12th day of June 1880, before the Judge or Clerk of the court of Coos county, Oregon, viz: Samuel C. Braden, homestead application No. 2496, for the northwest quarter of southeast quarter section 25, east one-half of southeast quarter and southeast quarter of northeast quarter section 26, T. 27 S. R. 12 W., and names the following as his witnesses, viz: Henry W. Holversdott, Thomas Norris, George Norris and Jessie Harkins all of Fairview Coos county, Or. [19] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 5, 1880. 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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: John A. Harrison, homestead application No. 3096, for the SW 1/4 of NE 1/4, W 1/2 of SE 1/4 and SE 1/4 of SW 1/4 sec 34, T. 27 S. R. 11 W., and names the following as his witnesses, viz: L. H. Palmer, L. M. Pearce and Louis Heller of Dora, and Geo. Norris, of Fairview, all of Coos county, on the 15th day of May, 1880, before the Judge or Clerk of Coos county, Or. [16] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE AT ROSEBURG, OREGON, March 29, 1880. 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 secure final entry thereof at the expiration of thirty days from date of this notice, viz: Henry L. Johns, preemption declaratory statement, No. 3210, for the W 1/2 of SE 1/4, SW 1/4 of NE 1/4 and SE 1/4 of NW 1/4, sec. 35, T. 41 S. R. 13 W., and names the following as his witnesses, viz: T. J. Stitt, J. F. Marrs, J. H. Stitt, and J. M. Moore all of Chetco, Curry county, Oregon, on the 17th day of May, 1880, at the United States Land Office at Roseburg, Oregon. [14] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE AT ROSEBURG, OREGON, March 29, 1880. 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 secure final entry thereof at the expiration of thirty days from date of this notice, viz: Thomas J. Stitt, preemption declaratory statement, No. 3247, for the E 1/2 of NW 1/4, SW 1/4 of NW 1/4, sec. 2, and SE 1/4 of NE 1/4, of sec. 3, T. 41 S. R. 13 W., and names the following as his witnesses, viz: H. L. Johns, J. D. Cooley, D. H. Palmer, and J. H. Stitt, all of Chetco, Curry county, Oregon, on the 17th day of May, 1880, before the Judge or Clerk of the court of Curry county, Oregon. [13] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 3, 1880. 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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: James H. Stitt, homestead application No. 3097, for the E 1/2 of SE 1/4, section 34, T. 40, S. R. 13 W. NW 1/4 of NW 1/4, section 2, and SE 1/4 of NE 1/4, section 3, T. 41, S. R. 13 W., and names the following as his witnesses, viz: John D. Cooley, Daniel B. Cooley, D. H. Palmer, and H. L. Johns, all of Chetco, Curry county, Oregon, on the 17th day of May, 1880, before the Judge or Clerk of the court of Curry county, Oregon. [13] WM. F. BENJAMIN, Register.

HOW WHISKY PAYS.—An exchange says: Several years ago we had a man in our employ who several times a day ran out of the office to buy a drink of whisky. Every time he went out the cashier was instructed to drop ten cents into the drawer to our credit. At the end of seventeen months the man who had gone out so often had drunk himself out of a good situation, and the drawer, when opened, was found to contain \$400, which we loaned to a young mechanic at seven per cent. interest. He used it to purchase a set of tinner's tools. On the 15th of November, 1876, he returned to us with interest, saying in his letter that he has now a wife, two children, and property worth \$4000. The other fellow is a bummer, hunting for food.

It is sometimes alleged that millionaires are seldom patriotic. This is not the case with Vanderbilt. He takes a deep interest in the general Government. Every night it owes him \$9,450 for that day's interest on registered bonds, and on the following noon owes him \$1,725 more, which along toward sunset grows to \$3,450 again. While he is playing a game of billiards his government bonds earn him about \$250. They are remarkably industrious and work night and day. Everybody should have them.

ANDERSONVILLE cemetery, in Georgia, is visited by many northerners, but southerners avoid the spot. On the visitors' book are many strange inscriptions, mainly of passionate denunciation of the south by relatives of the dead. There are a thousand stones bearing the words "Unknown." There are fourteen thousand graves. Some of the stones are very handsome, and the graves are kept green.

DIED.

At Norway, May 1st 1880, Christina Reed, aged 78 years.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 30, 1880. 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 secure final entry thereof on the 12th day of June 1880, before the Judge or Clerk of the court of Coos county, Oregon, viz: Samuel C. Braden, homestead application No. 2496, for the northwest quarter of southeast quarter section 25, east one-half of southeast quarter and southeast quarter of northeast quarter section 26, T. 27 S. R. 12 W., and names the following as his witnesses, viz: Henry W. Holversdott, Thomas Norris, George Norris and Jessie Harkins all of Fairview Coos county, Or. [19] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 5, 1880. 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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: John A. Harrison, homestead application No. 3096, for the SW 1/4 of NE 1/4, W 1/2 of SE 1/4 and SE 1/4 of SW 1/4 sec 34, T. 27 S. R. 11 W., and names the following as his witnesses, viz: L. H. Palmer, L. M. Pearce and Louis Heller of Dora, and Geo. Norris, of Fairview, all of Coos county, on the 15th day of May, 1880, before the Judge or Clerk of Coos county, Or. [16] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE AT ROSEBURG, OREGON, March 29, 1880. 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 secure final entry thereof at the expiration of thirty days from date of this notice, viz: Henry L. Johns, preemption declaratory statement, No. 3210, for the W 1/2 of SE 1/4, SW 1/4 of NE 1/4 and SE 1/4 of NW 1/4, sec. 35, T. 41 S. R. 13 W., and names the following as his witnesses, viz: T. J. Stitt, J. F. Marrs, J. H. Stitt, and J. M. Moore all of Chetco, Curry county, Oregon, on the 17th day of May, 1880, at the United States Land Office at Roseburg, Oregon. [14] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE AT ROSEBURG, OREGON, March 29, 1880. 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 secure final entry thereof at the expiration of thirty days from date of this notice, viz: Thomas J. Stitt, preemption declaratory statement, No. 3247, for the E 1/2 of NW 1/4, SW 1/4 of NW 1/4, sec. 2, and SE 1/4 of NE 1/4, of sec. 3, T. 41 S. R. 13 W., and names the following as his witnesses, viz: H. L. Johns, J. D. Cooley, D. H. Palmer, and J. H. Stitt, all of Chetco, Curry county, Oregon, on the 17th day of May, 1880, before the Judge or Clerk of the court of Curry county, Oregon. [13] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 3, 1880. 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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: James H. Stitt, homestead application No. 3097, for the E 1/2 of SE 1/4, section 34, T. 40, S. R. 13 W. NW 1/4 of NW 1/4, section 2, and SE 1/4 of NE 1/4, section 3, T. 41, S. R. 13 W., and names the following as his witnesses, viz: John D. Cooley, Daniel B. Cooley, D. H. Palmer, and H. L. Johns, all of Chetco, Curry county, Oregon, on the 17th day of May, 1880, before the Judge or Clerk of the court of Curry county, Oregon. [13] WM. F. BENJAMIN, Register.

NOTICE OF FINAL PROOF. LAND OFFICE, ROSEBURG, OR., April 3, 1880. 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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: James H. Stitt, homestead application No. 3097, for the E 1/2 of SE 1/4, section 34, T. 40, S. R. 13 W. NW 1/4 of NW 1/4, section 2, and SE 1/4 of NE 1/4, section