

Sec. 10. A judgment entered before any alderman or justice of the peace in any suit commenced by attachment...

A STARBLING FACT.

It is not commonly known that a large proportion of the rheumatism and neuralgia extant is traceable directly to the diseased condition or imperfect action of the kidneys and liver...

Copake Iron Works, Copake, N. Y.

For the last five years I have been subject to severe attacks of rheumatism which would cause me the most excruciating pain in my chest...

Every druggist should keep Athlophoros and Athlophoros Pills, but where they cannot be bought...

The Verdict Unanimous. W. D. Sult, Druggist, Rippon, Ind., testifies: "I can recommend Electric Bitters as the very best remedy..."

BUFFALO PHILADELPHIA RAILROAD. TIME TABLE IN EFFECT June 21, 1886.

Table with columns for destinations (Pittsburgh, Erie, etc.) and times for various routes.

WATCH CLOCK & JEWELRY REPAIRING. THE UNDERSIGNED would respectfully announce to the citizens of Tionesta...

HERMAN & SIGGINS! DRUGGISTS & GROCERS. TIONESTA, PENN.

H. J. HOPKINS & CO. WE SAY COME! COME! COME! Come where you can buy nice Dress Goods!

COME WHERE THE BARGAINS ARE. Satine Berbers, Suitings, Gingham, PRINTS, TRIMMINGS, NOTIONS, LADIES' SHOES & SLIPPERS.

CLOTHING FOR MEN, CLOTHING FOR BOYS, CLOTHING FOR ANY BODY, AND EVERY BODY. Our Clothing Room is full of New Suits just received and Marked Down.

GROCERIES, FLOUR & FEED. H. J. HOPKINS & CO. NELSON GREENLUND, IN THE EXCHANGE BLOCK, HAS THE MOST COMPLETE Stock of FURNITURE.

ALLEGHENY VALLEY R. R. GO TO WM. SMERBAUGH & CO. FOR ALL KINDS OF DRY GOODS, BOOTS & SHOES, FRESH GROCERIES.

COUNTRY PRODUCE SAME AS CASH ALWAYS SECURES BARGAINS. W.M. SMERBAUGH & CO'S, TIONESTA, PA. HUNTERS TRAPPERS RAW FURS, SKINS WILD GAME W. GOULDSPEE

Executors Notice. WHEREAS, letters testamentary to the estate of Thomas Nugent, late of Jenks township, deceased, have been granted to the subscribers...

Announcements.

The following rates will be charged for announcing candidates: - Prothonotary, \$10; Sheriff, \$8; Commissioner, \$5; Auditor, \$3; Jury Commissioner, \$2; County Superintendent, \$5.

PROTHONOTARY.

We are authorized to announce CALVIN M. ARNER, of Kingsley township, as a candidate for Prothonotary, subject to Republican usages.

SHERIFF.

We are authorized to announce J. R. LANDIS, of Barnett township, as a candidate for Sheriff, subject to Republican usages.

COUNTY COMMISSIONER.

We are authorized to announce J. J. PARSONS, of Jenks township, as a candidate for County Commissioner, subject to Republican usages.

JURY COMMISSIONER.

We are authorized to announce W. W. THOMAS, of Tionesta township, as a candidate for Jury Commissioner, subject to Republican usages.

THE trial of Arendorf for the murder of Rev. Haddock, at Sioux City, resulted in a disagreement of the jury on Saturday last, eleven standing for acquittal and one for conviction.

NEARLY a month ago the Philadelphia Press began a war on the dives and other places of unsavory odor in that city. The result is that on last Thursday three of the most notorious dive keepers, having been previously convicted, were given the extreme penalty of the law...

What True Merit Will Do. The unprecedented sale of Boschee's German Syrup within a few years, has astonished the world. It is without doubt the safest and best remedy ever discovered for the speedy and effectual cure of Coughs, Colds and the severest Lung troubles.

Hon. James T. Maffett.

Our readers have doubtless been aware of the illness of our Congressman, Genl. Hon. Jas. T. Maffett, out were perhaps, like ourselves, unable to obtain any direct or authentic information as to his true condition.

We are now able, much to our gratification, to state he was visited last week, by Senator Hood in company with Joseph M. Fox, Esq., of Philadelphia, and from an interview with the Senator we obtain the following.

He was found at Merchantville, New Jersey, a small town some five miles from Philadelphia, on the Long Branch and Phila. R. R. under the care of Dr. Jones, an eminent and successful physician, who has made a specialty of treating patients with nervous trouble.

A CASE has just been tried before arbitrators in Delaware county, involving the right to maintain barbed wire fences. John H. Irwin, of Morton, had barbed wire fences on his property adjoining the public road.

The claim set up was that the horse did not see the fence, and that such fences are dangerous because animals are disposed to run into them and injure themselves.

The case has been decided in favor of the owner of the horse, to whom damages was awarded. This is one of the first cases of the kind that has come up in this State, and it is very likely that it will be carried to court on an appeal.

Excitement in Texas. Great excitement has been caused in the vicinity of Paris, Tex., by the remarkable recovery of Mr. J. E. Corley, who was so ill he could not turn in bed, or raise his head; everybody said he was dying of Consumption.

PROCLAMATION. WHEREAS, The Hon. W. D. BROWN, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas and Quarter Sessions, &c., at Tionesta, for the County of Forest, to commence on the Third Monday of May, being the 16th day of May, 1887.

LUMBERMEN'S LIEN LAW.

AN ACT to secure to laborers a lien for their work and labor done in and upon the cutting, peeling, skidding, hauling, shifting, banking, driving, and running of saw-logs, squared timber, prop timber, hoop-poles, railroad ties, bark, and other timber and lumber.

Sec. 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That all wages not exceeding one hundred dollars that may be due from any person or persons, body, politic or corporate to any person or persons for the use of his team or teams for work and labor done in, upon, and about the cutting, peeling, skidding, banking, driving, and running of saw-logs, squared timber, prop timber, hoop poles, railroad ties, bark and other timber and lumber in this Commonwealth shall be a lien for a period not exceeding six months upon all such saw logs, squared timber, prop timber, hoop poles, railroad ties, bark and other timber and lumber, and shall be paid before the same shall be removed by the owner or contractor out of the township or county in which said work and labor may be done.

Sec. 2. For the purpose of enforcing the lien provided by the first section of this act it shall be the duty of any alderman or justice of the peace of the county in which such logs, timber, ties, bark and lumber are situated to issue an attachment against any owner or contractor as aforesaid upon affidavit made by the plaintiff or some other person or persons specifying the amount of the plaintiff's claim, the kind of work done, and the kind and location of work done, and the kind and location of the logs, timber, ties, bark or other timbers as aforesaid against which the lien is to be enforced.

Sec. 3. Every such attachment shall be returnable not less than three, nor more than six days from the date thereof, and shall be served by the constable to whom the same shall be directed by attaching the logs, timber, bark, ties, or lumber described in said affidavit or so much thereof, as will be sufficient to satisfy the debt aforesaid, by delivering to the defendant a copy of the said attachment with an inventory of the property attached if he can be found in the county, if not so found then by leaving a copy of said attachment and inventory with the person whose care or possession of said property can be found then by attachment inventory to or upon the property so attached.

Sec. 4. Either party shall have the right of appeal as now provided by law in cases of summons, except that when the plaintiff enters his appeal before the alderman or justice of the peace, the attachment shall ipso facto be dissolved, unless the plaintiff shall file with the alderman or justice of the peace, a bond with sufficient surety or sureties in double the amount for which he claims a lien to indemnify the owner or owners of the property attached against any loss that may be unlawfully sustained by reason of such attachment and except that at the time the defendant enters his appeal before the alderman or justice of the peace he shall give security by one or more sufficient sureties to pay the debt and costs of whatever final judgment shall be rendered against him upon the entry of such appeal the attachment shall ipso facto be dissolved and the appeal shall proceed with in the appellate court as an appeal in an ordinary action by summons: Provided, That the surety or sureties shall be liable on his or their obligation whether such appeal be entered in the appellate court or not: And provided further, That no exemption law or laws of this Commonwealth shall be construed to extend or apply to any action instituted under this act.

Sec. 5. If judgment be entered for the plaintiff it shall be the duty of the alderman or justice of the peace to issue execution directed to the constable aforesaid, whose duty it shall be, after advertisement, as provided by law for like sales, to sell the logs, timber, ties, bark or other lumber, attached as aforesaid, to the highest bidder, and pay the proceeds thereof into the office of the alderman or justice of the peace.

Sec. 6. If more than one attachment shall be levied upon the same logs, ties, bark or other lumber, as aforesaid, the said proceeds, if sufficient, shall be applied to the payment of all the judgments, but if not sufficient to pay all in full, shall then be applied pro rata on all without reference to the priority of the service.