WEDNESDAY, AUGUST 14, 1895.

## REPUBLICAN TICKET.

COUNTY. Treasurer, JAMES H. FONES, Associate Judge, JACK MCCRAY

Advantages of Producing Our Own Sugar.

A plant or beet sugar factory costing \$400,000 will use, say, 300 tons of beets a day, during a "campaign" average of 165 pounds of sugar or a total output of 4,950,000 pounds. This is probably considerably over the average mark, because it has not resulted in the past in this country. But even on this basis it would take 800 beet sugar factories to produce the requisite 4,000,000,000 pounds of sugar for home consumption.

The average beet yield is probably 12 toos to the acre, often more, and sometimes less, but on this basis it would take 25 acres of beets per day, or 2500 acres, to supply one factory during a "campaign," say 2,000,-000 acres per annom to give us sugar enough for our own supply.

The labor in a factory on a ton of beets is from \$1.50 to \$1.57 per ton, or, say, \$450 per day; \$45,600 in a campaign in one factory, to say nothing of the amount paid out for labor in the field to grow the beets. In 800 factories it would be \$36,000,000. 800 factories it would be \$36,000,000.

The coal, coke, limestone, bags and oil, per ton of beets worked cost

BY VIRTUE of a writ of Alias Vendi.

BY VIRTUE of a writ of Alias Vendi.

mon Pleas of Forest County, Pennsylvania, and to me directed, there will be ex-\$1.37, or \$411 per day; \$41,100 in a "campaign" and in 800 factories \$32, 880,000.

The freight on the material is 24 cents per ton of heets, or \$72 per day, \$7200 in a "campaign" and for 800 factories our railways would receive in transpormation charges \$5,760, 000.

These are some of the consideration and described as follows: Beginning at the southwest corner at a post:

These are some of the considerations which enter into the question of producing our own sugar, giving employment in our own country to labor in divers directions, and especially in the coal, coak and limestone industries. - American Economist.

THE election last fall was a rebuke to the administration and a condemtion of the policy which has in large measure turned our market over to the foreigner, and the manufacturer has confidence that the restoration of the Republican party to power means a rostoration of this market to him. The improvement we note in trade to-day is in large part based upon the confidence that no more pernicious legislation is possible.

THE indications are that Japan's victory over China has resulted in giving the Land of Flowers a finelydeveloped case of swelled head. It will be thoroughly cured, however, as soon as she tries issues with either the United States or Russia.

THE new woman, who has reached Turkey and proposes to amend the customs of the harem, hasn't the courage of her convictions. She ought to wipe out the harem at one fell stroke.

## NEWSY NOTES.

A bill in equity was filed Saturday in common pleas court, Philadelphia, to have an injunction issued restraining the city from taking the Liberty bell to the Atlanta exposition. The bill sets forth that the bell is too precious an historic object to be endangered by such a long journey.

George F. Root, the noted song composer is dead. He was the author of "Tramp, tramp, tramp the boys are fortable and elegant. We carry them in marching," "We'll Raily Round the stock and make them to order. Flag, Boys," and many other war ballads. Like the late Henry C. Foster he was gifted as a poet as well as a musical composer. Some of his songs were full of inelody and inexpressibly sweet,

One of the incidents of last Sunday's excursion to Glencairn over the Low Grade railroad, was the loss by Isaiah Johns, of \$350. That Sunday trip cost Tailors, Hatters, Furnishers and Shirt him in eash the savings of a year, and more of hard labor. He cannot tell 25 AND 29 SENECA AND 12 ELM STS. whether he dropped his pocket-book or had it stolen. The pocket-book contained three one hundred dollar bills, two twenties, a five and five ones. He will New Feed Store pay fifty dollars for the return to him of the money.—Brookville Democrat.

The Cochranton Times, which is an authority on the subject, says: "As before stated in the Times, the oats crop will be the largest and best harvested in this section for five years. Reports of big yields are already coming in. Me-Closkey & Hays threshed thirty-one dozens for W. C. Pegan, Saturday, that yielded sixty-five bushels. The Pattisons on Monday threshed forty-two bushels from twenty dozens. A bushel to the dozen is more than an average yield.

The Titusville correspondent of the Crawford Journal relates the following: Jerry Kightlinger, a prosperous farmer, living one-half mile south of the Diamond, in Venango County, lost a valuable cow last week Thursday, by her eating the leaves from a cherry tree that he had cut down in the pasture. The cow ate the leaves and did not go more than 200 feetifrom the spot and laid down and died. Why the eating of cherry leaves

will cause death is not quite clear, but several owners of stock have reported esses at one time or another by eating herry leaves out during dog days. If this is the case farmers should be careful how their stock is allowed to get at this vegetable."

The lost art of welding copper to Iron and steel has been discovered by three Pittsburg iron workers. They show sev-Pittsburg iron workers. They show several samples of the metals perfectly welded. The last record history gives us of these metals having been welded was in Scandinavia 500 B. C. The value of the discovery comes in the fact that copper offers greater resistance to the action of offers greater resistance to the action of salt water than any other metal. The Carnegie company has offered the men a fixed price for the secret. A shop has been fitted up for the men at the Homestead plant, where they propose to weld a plate of copper to an ingot of nickel steel armor plate. The Carnegie comof 100 days, each ton producing an pany hopes to be able to cover all armor plates for the big battle ships with cop-

#### Sidewalk Ordinance.

SECTION I. Be it ordained by the Burgess and Town Council of the Borough of Tionesta, and it is hereby enacted by the authority of the same. That a sidewalk be built on the west side of Elm Street, from the Cemetery gate to the N. E. corner of the Cemetery lot. Said walk to be built of Pine or Hemlock boards, 14 inchs thick, 5 feet and 4 inches wide, with three stringers or supports under the walk.

the walk,
SEC. 2. That a sidewalk be built on the
east side of Elm Street, commencing opposite the N. E. corner of the Cemetery
lot, and ending at the north line of Mrs.
Clyde Smith's lot, Said walk to be built
of Pine or Hemlock boards, 13 inches
thick, and 4 feet wide, with three stringers or supports under said walk.
SEC. 3. Said walks to be built within
sixty days from this date by the owners SEC. 3. Said walks to be built within sixty days from this date by the owners of land fronting thereon, or it will be built for them at their expense.

PASSED—August 12th, 1895.

G. W. ROBINSON, Pres. of Council.

Attest, D. W. CLARK, Clerk.

APPROVED—August 13th, 1895.

R. M. HERMAN, Burgess.

### SHERIFF'S SALE.

posed to sale by public vendue or outcry, at the Court House, in the Borough of Tionesta, Forest County, Pa., on

MONDAY, AUGUST 26, A. D., 1895, at 1 o'clock, p. m., the following described real estate, to-wit:

1 o'clock, p. m., the following described real estate, to-wit:

A. J. SIGWORTH, J. S. HENDERSON, vs. JAMES ALBAUGH, alias Vendil. Ex. No. 1, August Term, 1895.

All the right, title, interest and claim of the defendant of, in and to the following described property situate in Hickory Township, Forest County, Pa., viz. Bounded and described as follows: Beginning at the southwest corner at a post; thence by lands of Pownell north 45 west 187 rods to a post; thence by lands of William Albaugh south 45 east 195 rods to white pine stump; thence by lands of William Albaugh south 45 east 195 rods to a post; and stones; thence by Furnace Tract south 45 west 195 rods to the place of beginning. Said to contain 50 acres, more or less, 40 acres of which are cleared, with one barn 40X60, one two-story dwelling house, and out-buildings erected thereon and small orehard.

Taken in execution and to be sold as the property of James Albaugh, at the suit of A. J. Sigworth, J. S. Henderson.

TERMS OF SALE.—The following must be strictly complied with when the property sold, together with such lies oreditor's receipts for the preceeds of the sale or such portions thereof as he property sold, together with such lies oreditor's receipts for the preceeds of the sale or such portions thereof as he may claim, must be furnished to the furnished to the may claim, must be furnished to the may claim, must

I. When the plaintiff or other lies creditors become the purchaser, the costs on the writs must be paid, and a list of the liess including mortgage searches on the property sold, together with such lies creditor's receipts for the preceeds of the sale or such portlons thereof as he may claim, must be furnished to the Sheriff.

## QUICKPUTON.



shirts for outing. MCCUEN & SIMON.

in Tionesta.

OIL CITY, PA.

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In fact everything in that line, which he proposes to sell at the lowest possible margin. Customers will receive fair treatment and prompt attention. When in need call.

C. W. CLARK,



## SHERIFF'S SALE.

WEDNESDAY, AUG. 21, A. D., 1895, at 10 o'clock a. m., the following describ-

A. W. and T. B. COOK, Administrators of A. Cook, deceased, vs. J. B. AG-NEW, Fl. Fa., No. 19, August Term, 1895.—T. F. Ritchey, Atterney.

All the right, title, interest and claim of the defendant of, in and to all that undivided one-eighth part of all that certain tract of land situate in Howe Township, Forest County, Pennsylvania, being the North-East part of Warrant No. 3197 bounded and described as follows: Beginning at post on the Warren and Forest County line, the North-East corner of Warrant No. 3197, thence South by the West line of Warrant No. 3198, one hundred and forty rods to a post, the North-East corner of lands set apart to Rosenblatt et al. thence West by line of land of said Rosenblatt, Stein and others, two hundred and forty-four rods to a post, being the North-West corner of lands set apart to Waldheimer on the line of lands formerly W. L. Chrisman. Thence North along said Chrisman lands one hundred and forty rods to a post on the Warren and Forest County line; Thence East by said County line two hundred and forty-four rods to the place of beginning. Containing two hundred and thirteen acres more or less.

Also—The undivided one-fourth; part of all that certain piece or parcel of land situate in the Township of Jenks and County of Forest and State of Pennsylvania, bounded and described as follows, viz: Being lot No. 7 as by deed of Partition between David S. Eldridge et all recorded in Forest County in Deed Book No. 13, page 521, &c. Beginning at a post the Southwest corner of this lot No. 7, and the Southeast corner of lot No. 4, thence by line of said lot No. 4 North 109 1-3 perches to a post the Northeast corner of lot No. 4, thence by line of said lot No. 4 North 109 1-3 perches to a post the Northeast corner of lot No. 4 on line of Warrant All the right, title, interest and claim of the defendant of, in and to all that un-

thence by line of said lot No. 4 North 109 1-3 perches to a post the Northeast corner of lot No. 4 on line of Warrant No. 3890, thence by said tract line East 190 9-10 perches to a cherry the original Northeast corner of Warrant No. 3642 of which this is a part, thence by line of said lot West 190 9-10 perches to the place of beginning. Containing one hundred and thirty acres more or less—excepting the fee of thirty acres reserved by Eldridge subject to oil right as per deed.

property sold, together with such lien creditor's receipts for the proceeds of the sale or such portions thereof as he may claim, must be furnished to the Sheriff.

2. All bids must be paid in full.

3. All sales not settled immediately will be continued until 2 o'clock p. m., of the same day of the sale, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold.

"See Purdon's Digest, Ninth Edition, page 466, Smith's Forms, page 384.

JOHN T. CARSON, Skerift.

Sheriff's Office, Tionesta, Pa., Aug. 5, 1895.

Sheriff.

2. All bids must be paid in full.

3. All sales not settled immediately will be continued until 2 o'clock p. m., of the next day, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold.

See Purdon's Digest, Ninth Edition, page 486 and Smith's Forms, page 384. JOHN T. CARSON, Sheriff. Sheriff's Office, Tionesta, Pa., July 30,

## PROCLAMATION.

Whereas, The Hon. Charles H. Noyes 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 of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Last Monday of August, being the 28th day of Augu

## TRIAL LIST.

List of causes set down for trial in the Court of Common Pleas of Forest County, Pennsylvania, commencing on the Last Monday of August, 1895.

1. J. A. Neil, Nancy Church, Julia N. Berry and S. T. Neill, for use of Narcy Church, Julia N. Berry and S. T. Neill, vs. B. F. Shamburg and H. W. Shamburg, Administrators of G. Shamburg, deceased. No. 28, September Term, 1891. Summors in Assumers!

Summons in Assumpsit.

2. C. F. Fox, Frank Crain, Bruce Crain, doing business as Fox, Crain & Co., vs. J. M. Edwards. No. 52, August Term, 1894. Appeal from J. P.

3. Marietta Shipe vs. Charles J. Harris, Cordelia Harris. No. 1, May Term, 1895. Summons in an Action of Tres-

pass.
4. Carl W. Schofield, use First National Bank, Jamestown, N. Y., vs. John A. Waterhouse. No. 26, February Term, 1894. Seire Facias Sur Mortgage.
5. Carl W. Schofield, use First National Bank of Jamestown, N. Y., vs. John A. Waterhouse. No. 27, February Term, 1891. Seire Facias Sur Mortgage.
6. H. L. Hepler vs. W. H. Eggey. No. 80, February Term, 1893. Appeal from J. P.

Charles Leech, vs. J. B. Watson. 15, May Term, 1894. Appeal from 8. Turner Brothers, vs. W. R. Dawson, io. 2, August Term, 1895. Appeal from

Attest, CALVIN M. ARNER, Prothonotary. Tionesta, Pa., August 5, 1805.

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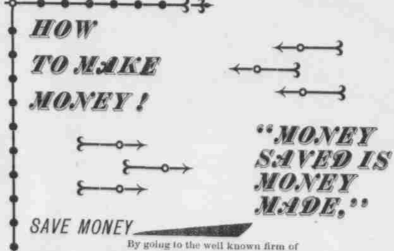
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## **NEW YORK** PENNSYLVANIA

TIME TABLE in ffect June 2, 1895. Trains leave Tio

No. 31 Buffalo Express............. 12:10 noon, No. 31 Way[Freight] (carrying For Hickory, Tidioute, Warren, Kinzua,

Radford, Olean and the East:
No. 30 Olean Express daily... 8:44 a. m.
No. 32 Pittsburgh Express... 4:17 p. m.
No. 50 Way Freight (carrying
passengers to Irvineton).... 9:50 a. m. Get Time Tables and full information from S. Q. CLARK, Agent, Tionesta, Pa. R. BELL, Gen'l Supt.

J. A. FELLOWS,
Gen'l Passenger & Ticket Agent,
Buffalo, N. Y.

C. M. Whiteman,

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Having purchased the store formerly wned by J. F. Overlander, next door to W. N. Y. & P. R. R. Station, I am pro-pared to furnish the public with anything in the line of

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