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CHEBOYGAN, MICH., JUNE 25, 1885.

SMALL-POX, having been brought to the port of New York by emigrants from Europe, who immediately spread all over the country, by various railway routes, is beginning to appear in other cities. Two such cases were discovered in Milwaukee the other day the patients having just arrived from Europe.

THE appointment of Senator Carl Jonas as consul to Prague, will be revoked, the Austrian government objecting to the appointment. When a young man, a student at Prague, Jonas' liberal views excited the ire of the Austrian government to such an extent it appears, that time has failed to erase the memories of the imagined wrong.

IN 1883 the manufacture of steel nails was begun, and the output for that year was 18,224 kegs. Since then it has made great progress. During last year there were 393,482 kegs of steel nails manufactured, the production of the three leading nail growing states being as follows: West Virginia, 204,335 kegs; Ohio, 149,636 kegs, and Pennsylvania 20,324 kegs.

IN pursuance of the policy adopted by Secretary Manning of cutting down expenses in the various bureaus of the Treasury Department wherever possible without detriment to the public business, 300 persons employed as storekeepers, gunners, etc., in the internal revenue service have been removed since March 20. The average per diem pay of these employes was \$4.

THE administration in order to keep the hungry applicants from becoming completely discouraged makes a few appointments about every day, thus encouraging them to hope that their turns will come next. It is true that most of the offices are of minor importance but occasionally a big fish secures a position and thus the rank and file are kept from giving up to despair entirely.

THE Democratic papers are claiming the advent of Cleveland's administration the rule of bosses had to go. We would ask how it is in Michigan? How is it that when "Boss Dickenson" is absent from Washington there are no important appointments given to Michigan men, but as soon as he shows up there the wheels begin to move? Dickenson is "boss" in Michigan and has to be consulted everytime.

CHOLERA is rapidly increasing in Spain and has again invaded France. The deaths in Spain begin to be numerous; and the disease is assuming a malignant form. People able to do so are fleeing from the cities and villages into the country. In one Spanish province on Monday there were eighty cases and sixty deaths. This tremendously large proportion of deaths is sufficient cause for the panic which has been created by the appearance of the plague.

THE Missouri Wool Growers' Convention, which has been in session at Sedalia, was as strong on the subject of protection as the National Wool Growers' Convention which recently sat in St. Louis. We beg to call the attention of our two Missouri Senators to this fact, and to suggest to them that they proceed to place themselves in line with their constituents on the tariff question. Missouri is a tariff state on a square issue every time a vote is fairly polled.—St. Louis Globe Democrat.

THE Greenbackers of Michigan demand of Cleveland's administration some recognition. They feel sore that their services in securing the election of Grover has not been recognized in a substantial manner, some important political office given them, and intimate unless some such reward is given them in the near future they will burst the machine. They are devoted to principle and nothing less than a good fat office will satisfy their longings and devotion. Office is what they are after and office is what they must have or their allies, the Democrats, must suffer the consequences. The result is terrible to contemplate and it is to be hoped it may be averted by a speedy compliance to their demands.

Now that a Democrat has been appointed Collector of Customs, district of Huron, the Democrats at Bay City are in a turmoil over the deputy collectorship of that port.

THREE months ago a man was killed at the point where Old Mexico, New Mexico, and Texas join. His body being in three States three coroners quarreled over the matter, and the skeleton still lies there as a monument to the international boundary line.

SENATOR McPHERSON, of New Jersey, is reported to be greatly disgusted with the President's obstinacy in making appointments. Senator McPherston is troubled the opposite way from most of 'em; what they complain of is the President's obstinacy in not making appointments.

SOME Philadelphia boys gathered about an empty gasoline barrel in Philadelphia, and one of them fired a toy pistol into the bung-hole of the barrel; the barrel promptly fired back; and four or five of the boys were carted to the hospital. There is not so much of them as there was; but what is left of them holds a great deal more wisdom.

THE Indian exhibit at the New Orleans exposition will probably be presented to the French government, as representatives of that nation have indicated a desire to secure the collection, which exhibits the progress made by Indian tribes toward civilization. The entire government exhibit is now being transported to Washington, 1,300 cars being required for the purpose. A part of the exhibit will probably be turned over to the Smithsonian institution for permanent exhibition.

NOTWITHSTANDING the discouragements to the New Orleans Exposition from the unprecedentedly bad weather, the people of that city have awakened to the fact that it resulted in a large blessing. This estimated in dollars and cents they reckon at the lowest \$20,000,000. Other results are regarded as of equal value to the business interests of the South, and the people are still making the effort, with some promise of success to continue the exposition during another winter.

GENERAL GRANT, it is said, knows the whole truth as to the progress of his disease, and is fully conscious that his strength is falling. Those who have met him lately have been impressed by his courage and cheerfulness, but it now appears that, however his friends may have been deceived by the temporary improvement, the General himself has been facing the truth and economizing his strength to accomplish the desired completion of his memoirs.

ROCHESTER Democrat and Chronicle: The administration tries the gravity of the people severely. It plays a roaring farce, and seems to expect to have the audience take it seriously. The pretense that is in the word "offensive partisanship" is to shallow to deceive even the most credulous of "mugwumps." Everybody understands that, when the administration has made up its mind to turn out a cross-roads postmaster, at the best of local partisan clamor, the outgoing official is bound to be an "offensive partisan."

EVERY employe of the city government of Chicago, has been requested by Mayor Harrison, through the various chiefs of departments, to hand in a written resignation. Similar action was taken in one or two departments recently, but now the order has been made general. No special reason is assigned except Mr. Harrison's belief that the Mayor should be free if he chose upon assuming office to appoint such subordinates as may meet his views. The general handing in of resignations does not necessarily imply that any or all of the employes will be removed.

SOME of the Democratic papers have announced that Don Henderson, of the Allegan Journal and Tribune had renounced allegiance with the Republican party and gone over to the Democracy. Don has long been a shining light in the Republican party, and such a withdrawal from the ranks was hailed with the greatest delight and of course there was great rejoicing in the Democratic ranks, but their happiness was of short duration as Don thus forcibly expressed himself on the question:

We are proud to have belonged to the Grand Republican party; we were in it at its birth and helped to rock it in its cradle and have stood by the noble political organization in defeat and victory, have seen no cause to regret that party's work, or reason for us to change our party relation—much less to become a modern sham Democrat or an unprincipled, spineless political fusionist.

THE appointment of W. L. Baueroff as collector of customs at Port Huron is a sore disappointment to numerous other applicants for the position and the various factions in the Democratic party in that district do not take to it kindly. Cleveland finds it a difficult task to harmonize matters in his party in Michigan. There are so many applicants for every office at his disposal that many must needs be disappointed and almost every important appointment he has thus far made in the state has been severely criticized by disappointed applicants and their backers.

As for Secretary Bayard's present claim that his grandfather "contributed more than any other man, except Hamilton, to the defeat of Barr and election of Jefferson," we are afraid that he is again the victim of an inaccurate reporter, and that he can not publish any letters sustaining the proposition. All the letters that have been published indicate that the Delaware man never dropped Burr until the latter positively refused to "shackle himself with Federal principles," and there was no longer any hope of making a bargain with him.

It is said that Chili, threatens to aid Ecuador in resisting the demand of the United States for the release of Santos, and that the Chilean naval officers talk of having a "picnic" with the American wooden ships. This may be funny, but since in such a case our Government certainly could not hope to try conclusions with the Chilean navy, it involves awkward possibilities. As a matter of fact, Chili can protect Ecuador against the United States, at least for a considerable time, and the state of things is not a pleasant one for the Americans to contemplate. The question is, if Ecuador thus backed, refuses to release Santos, what are we going to do about it?

THE silver dollar law does not require the coinage of 2,000,000 silver dollars per month, but no less than \$2,000,000 worth of silver bullion a month. This gave a total coinage of 23,111,119 silver dollars in 1883 out \$24,000,000 worth of bullion, and 28,099,930 in 1884. At the present price of bullion, the coinage for 1885 may reach 29,000,000 silver dollars. At the close of the present month the amount of silver coined under the act of February 28, 1878, will exceed \$200,000,000, to say nothing of over \$80,000,000 subsidiary and other silver coin of the country in circulation. The gold coin, October 1, 1884, was estimated by the Secretary of the Treasury at \$557,000,000.

THE second annual report on the "Mineral Resources of the United States," gives the following statistics: The total amount of coal produced in 1884 was 143,767,066 long tons, over a million tons less than in 1883; the total output of all coals showed a net gain in tonnage of 4,038,326 long tons and a decline in value of \$15,726,277. There were 4,873,805 tons of coke made in 1884 worth \$7,242,878; 24,089,758 barrels, of forty-two gallons each, of petroleum produced, worth \$20,476,294, over half a million barrels more than in 1883, although of less value. The value of pig iron made was \$73,761,624, or over 18,000,000 less than in 1883; the product of copper was 145,221,934 lbs., worth \$17,689,657, a larger amount but of less value than in 1883. The grand total of the metallic and non-metallic mineral product of 1884 was \$413,103,620, a falling off of \$30,100,008 compared with 1883.

IN September, 1860, two young men entered the Naval Academy at Annapolis, Md., as cadets; one came from Maryland, the other from Louisiana. The one from Maryland remained true to his country, graduated, joined a vessel on the blockade, and served through the war. He is now a commander on the active list of the navy, and commands a sloop of war which recently visited Australia and the Pacific Islands. The one from Louisiana resigned early in 1861 and cast his fortunes with the Confederacy, serving in both its army and navy. He has recently been appointed Consul General to Melbourne, Australia. Had the sloop of war spoken of above made her Australian cruise a little later these classmates would have met. The one who remained loyal would have been obliged to receive the other on board his vessel and given him a Consul General's salute. In the compensation of these two gentlemen there is a difference of \$1,000 in favor of the Consul General.

Auction Sale. I shall offer for sale at public auction, at the late residence of M. W. Horne, deceased, on Friday the 3rd day of July next at two o'clock in the afternoon, all of the personal property then remaining undisposed of, belonging to the estate of said deceased, consisting in part of one buggy, farming mill, cutter, skillets, harnesses, saddles, robes, straw-cutter, chains, stoves, lot of carpenter's tools, eveners and whiplashes, scow boat, cross cut saw two guns, horse hay rake, mowing machine, plow, drag, and a variety of farming tools, etc., etc. GEO. W. BELL, Administrator. Cheboygan, June 16th, 1885.

Administrators Sale.

(First publication June 18, 1885.) STATE OF MICHIGAN, County of Cheboygan. In the matter of the estate of Moses W. Horne, deceased. Notice is hereby given, that in pursuance of an order entered to the undersigned administrators of the estate of said Moses W. Horne, by the Hon. Judge of Probate for the county of Cheboygan, on the 24th day of January, A. D. 1885, there will be sold at public vendue, to the highest bidder at the front door of the court house in the village of Cheboygan, in the county of Cheboygan, state of Michigan, on Saturday, the first day of August, A. D. 1885, at ten o'clock in the forenoon of that day, (subject to the encumbrances by mortgage or otherwise existing at the time of the death of said deceased, and also subject to the right of dower of the widow of said deceased therein the following described real estate, to-wit: Lots 7, 8, 9, 10, 11, 12 and 13 of block 6; lot 1, block 9; lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 of block 10; lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13 of block 11; lots 1 and 2 of block 9, and twenty feet front of the south side of lot 3 of block 4, all of the foregoing being in M. W. Horne's Third Addition to the village of Cheboygan, according to the recorded plat thereof, and being situated in the village of Cheboygan in said county of Cheboygan; also the south half of the northwest quarter of section eight (8) township thirty-seven (37) north of range two (2) west, the southeast quarter of section nine (9) township thirty-seven (37) north of range one (1) east and the east half of the southeast quarter of section thirty-five (35) in township thirty-five (35) north of range two (2) west, in the county of Cheboygan, Michigan. GEO. W. BELL, Administrator. Cheboygan, June 10th, 1885.

Mortgage Sale.

(First publication May 21.) Whereas default has been made in the payment of the money secured by a mortgage dated the 11th day of September, 1883, executed by Henry G. Davis to a married man, of the county of Cheboygan, Michigan, to Charles Kriedman of the village and county of Cheboygan, State of Michigan, which said mortgage was recorded in the office of the Register of Deeds for said county of Cheboygan in Liber "B" of Mortgages on page 196, on the 11th day of September, 1883, and whereas the amount claimed to be due on said mortgage is fifty-three dollars, principal and interest, (and the further sum of fifteen dollars, as an attorney fee, stipulated for in said mortgage) and in pursuance of the statute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises therein described at public auction, to the highest bidder at the front door of the court house in Cheboygan, in said county of Cheboygan on the 17th day of August, 1885, at 10 o'clock in the forenoon of said day, which said premises are described in said mortgage as follows, to-wit: The southeast corner of the northeast quarter of section nineteen (19) in town thirty-six (36) north of range one (1) west, containing forty acres more or less. H. PERKINS & CHARLES KRIEDMAN, Mortgagees. Attorneys for Mortgagee. Dated May 19th, 1885.

Probate Order.

(First publication June 11, 1885.) STATE OF MICHIGAN, County of Cheboygan. At a session of the Probate Court for the county of Cheboygan holden at the Probate Office in the village of Cheboygan on Saturday, the 21st day of June, in the year one thousand eight hundred and eighty-five. Present—Edwin Z. Perkins, Judge of Probate. In the matter of the estate of Jackson Corey, deceased. On reading and filing the petition, duly verified, of Arthur W. K. Herts, praying that administration of said estate may be granted to him. Thereupon it is ordered that Friday, the 3rd day of July, 1885, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Cheboygan, in the year one thousand eight hundred and eighty-five. If any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof by causing a copy of this order to be published in the NORTHERN TRIBUNE, a newspaper printed and circulated in said county of Cheboygan, three successive weeks previous to said day of hearing. EDWIN Z. PERKINS, Judge of Probate. (A true copy.)

Chancery Sale.

(First publication May 28.) State of Michigan, the Circuit Court for Cheboygan County, in Chancery: Malinda McArthur, comp't. vs. Henry Greuling and John Marx, Defendants. In pursuance and by virtue of a final decree of the said court made and entered in the above entitled cause on the 23rd day of October, 1883, which has been duly enrolled, there will be sold at public auction, to the highest bidder under the direction of the subscriber, at the front door of the Court House in the village of Cheboygan, in the said county of Cheboygan, on the 25th day of July, 1885, at two o'clock in the afternoon, all that certain piece of land situated in the township of Hebron in said county, described as the southwest quarter of the northwest quarter of section twenty-five (25) in township thirty-eight, north of range three west. FRANK SHEPHERD, Circuit Court Commissioner, Cheboygan Co., Mich. Dated May 27, 1885.

Probate Order.

(First publication June 11, 1885.) STATE OF MICHIGAN, County of Cheboygan. At a session of the Probate Court for the county of Cheboygan holden at the Probate Office in the village of Cheboygan, on Tuesday, the 2nd day of June, in the year one thousand eight hundred and eighty-five. Present—Edwin Z. Perkins, Judge of Probate. In the matter of the estate of George W. Stimpson. On reading and filing the petition, duly verified, of Olivia Stimpson praying among other things that this Court may adjudicate and determine the heirs, or were the legal heirs of said deceased at the time of his decease. Thereupon it is ordered that Monday, the 6th day of July, 1885, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Cheboygan, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof by causing a copy of this order to be published in the NORTHERN TRIBUNE, a newspaper printed and circulated in said county of Cheboygan, three successive weeks previous to said day of hearing. EDWIN Z. PERKINS, Judge of Probate. (A true copy.)

For Sale Cheap.

A first-class, large size, fire proof safe with burglar proof chest. Enquire at First National Bank.

Mortgage Sale.

(First publication June 11, 1885.) Whereas, default has been made in the condition of a certain mortgage, made by John Marx and Lucy Marx of the township of Beaumont, Cheboygan county, Michigan, to John R. Williams, of the city of Newburg, New York, dated the 20th day of March, 1881, and recorded in the Register of Deeds office for the county of Cheboygan on the 28th day of March, A. D. 1883 in Liber "D" of mortgages on pages 574, 575 and 576, and Whereas, it was and is provided in said mortgage that should any default be made in the payment of any interest when due and payable, and should the same remain unpaid and in arrears for the space of thirty days, then, after the lapse of the said thirty days, the principal sum of six hundred dollars secured by said mortgage, with all arrearage of interest thereon, shall, at the option of the obligee, his heirs, executors, administrators or assigns, become due and be due and payable immediately thereafter, although the period limited for the payment thereof may not then have expired; and Whereas, installments of interest have been due and payable in said mortgage, and the note secured thereby, for a period of more than thirty days, and have remained unpaid and in arrears for more than thirty days, and still remains unpaid; And the said obligee, the said John R. Williams, the present owner of said mortgage, has elected, and does elect, that the principal sum secured by said mortgage, to-wit: The sum of six hundred dollars, and all arrearage of interest thereon, to-wit: The sum of one hundred and thirty-nine and 33-100 dollars, has become and is now due and payable: There is, therefore, claimed to be due on said mortgage, and the note secured thereby, at the date of this notice, principal and interest, the sum of seven hundred, thirty-nine and 33-100 dollars, and an attorney fee of fifty dollars provided for in said mortgage; And no suit or proceedings at law having been instituted to recover the moneys secured by said mortgage, or any part thereof: Now, therefore, by virtue of the power of sale contained in said mortgage, and the statute in such case made and provided, notice is hereby given that on Tuesday, the 8th day of September, A. D. 1885, at two o'clock in the afternoon, will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Cheboygan, Cheboygan county, Michigan, (that being the place where the Circuit Court for Cheboygan county is holden) the premises therein described in said mortgage to-wit: All that certain piece or parcel of land situate and being in the township of Beaumont, county of Cheboygan, and state of Michigan, known and described as follows, to-wit: A piece of land commencing on the upper Black River road at the southwest corner of a piece of land owned by George Norton; thence north along the west line of said George Norton's land six (6) chains and thirty-seven (37) links to the north-west corner of said Norton's land; thence east along the north line of said Norton's land three (3) chains and ninety (90) links to the town line between the town of Beaumont and Benton; thence north along said town line seven (7) chains and ten (10) links to land owned by S. Harris Embury; thence west along the south line of said Embury's land nine (9) chains and forty-four (44) links to a street; thence south along said street eight (8) chains and sixty-four (64) links to a piece of land owned by Henry G. Davis; thence east along the north line of said Davis' land two (2) chains to the northeast corner of said Davis' land; thence south along the east line of said Davis' land two (2) chains to said upper Black River road; thence east along said road four (4) chains and thirty-seven (37) links to the place of beginning, said land being a part of the south half of the southeast quarter of the northeast quarter of section thirty-six (36), in town thirty-eight (38), north of range two (2) west, containing 9 33-100 acres, excepting from above description a piece of land heretofore conveyed to Henry G. Davis, and contract, containing about one acre and three-quarters (1 3/4) and lying along the west side of said town line. JOHN R. WILLIAMS, GEO. E. FROST, Mortgagee. Attorney for mortgagee, Dated, June 10th, 1885.

Mortgage Sale.

(First publication June 11, 1885.) Whereas, default has been made in the payment of the money secured by a mortgage dated the fourteenth day of April, 1884, executed by Jacob L. Lindsay and Emily H. Lindsay, his wife, of Cheboygan, Cheboygan county, Michigan, to Mrs. Emily Monahan, of Toronto, Ontario, Canada, which said mortgage was recorded in the office of the Register of Deeds of the county of Cheboygan, in Liber "D" of mortgages, on pages 223 and 224, on the 19th day of April, in the year 1884, at ten o'clock a. m., and whereas it was and is provided in said mortgage that in case of the non-payment of any principal or interest at the time limited therefor, then after thirty days the whole amount shall become due and payable, and whereas an installment of interest has become due and payable on said mortgage and the note secured thereby, for a period of more than thirty days, and has remained unpaid for more than thirty days and still remains unpaid, and the said Mrs. Emily Monahan has elected and does elect that the principal sum secured by said mortgage, to-wit: The sum of two hundred dollars and all arrearage of interest thereon, to-wit: The sum of one hundred and 33-100 dollars has become and is now due and payable. There is therefore claimed to be due on said mortgage and the note secured thereby at the date of this notice principal and interest, the sum of two hundred and twenty-three and 33-100 dollars and an attorney fee of thirty dollars provided for in said mortgage; and no suit or proceedings at law have been instituted at law to recover the debt now remaining secured by said mortgage, or any part thereof, whereby the power of sale contained in said mortgage has become operative. Now, therefore, notice is hereby given, that by virtue of the said power of sale, and in pursuance of the statute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises therein described, at public auction to the highest bidder, at the front door of the court house in the village of Cheboygan, in said county of Cheboygan, on the fifth day of September, 1885, at two o'clock in the forenoon of that day, which said premises are described in said mortgage as follows, to-wit: The south half of the southeast quarter and south half of southeast quarter of section nineteen (19) in town thirty-five (35), north of range three (3) west, in the county of Cheboygan and state of Michigan. MRS. EMILY MONAHAN, Mortgagee. Attorneys for Mortgagee. Dated, June 11th, 1885.

Probate Order.

(First publication June 11, 1885.) STATE OF MICHIGAN, County of Cheboygan. Notice is hereby given that by an order of the Probate Court for the county of Cheboygan, made on the 9th day of June, 1885, six months from that date were allowed for creditors to present their claims against the estate of William Marx, late of said county, deceased, on or before the 9th day of Dec. A. D. 1885, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate Office in the village of Cheboygan, for examination and allowance, on or before the 9th day of Dec. A. D. 1885, and that such claims will be heard on the 28th day of July next, and on the 9th day of December, 1885 at ten o'clock in the forenoon of each of those days. EDWIN Z. PERKINS, Judge of Probate. Dated, Cheboygan, June 9th, 1885.

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