MUNICIPAL CLAIMS.

CITY AND COUNTY OF PHILADELPHIA, SS .-The Commonwealth of Pennsylvania, to the Sherial of Philadelphia county, greating:

Whereas, The City of Philadelphia filed a claim in Whereas,

our Court of Common Pleas for the city and county of Philadelphia against PHILIP S. BUNTING, owner or reputed owner, or whoever may be owner, and ISAAU N. WILPONG, registered owner, for the sum of thirty dollars and eighty-five cents, for city taxes for the year 1869—On tank certain lot or piece of ground, situated on the east side of Twenty. second street, in the Tenth ward of the city of Phuadelphia, at the distance of twenty feet nine inches north of Cherry street, containing in front on said Twenty-second twenty feet nine inches, and extending in depth eastward one hundred and twenty N. B .- On this lot there is erected a machine

And whereas it is alleged that the said sum still And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said PHILIP S. BUNTING and ISAAUN. WILFONG, and to all such persons as may hold or occupy the said building and lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of Polymers. of February next, to show if anything they know or have to say, why the said sum of thirty dollars and eighty-five cents should not be levied on the said building and lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALU-Witness the Honorable JOSEPH ALU-SON, President of our said Court at Phila-delphia, the twenty-first day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, SS .-

No. 378. December Term, 1870.

The Common wealth of Pennsylvania, to the Sherist of Philadelphia County, greeting:

Whereas, The city of Philadelphia flied a claim in our Court of Common Pleas for the City and County of Philadelphia against JOHN M. MOLE and P. TICKNER, owners or reputed owners, or whoever may be owners, and JOHN M. MOLE, registered owners, for the sum of stephy sevend delivered. owners, for the sum of eighty-seven dollars and seventy-four cenis for city taxes for the years 1868 and 1869—On that certain lot or piece of ground situated on the west side of Twenty-lirst street, in the Tenth ward of the city of Philadelphia, at the distance of thirty six feet southward from the south side of Winter street, containing in front or breadth on the said Twenty-first street twenty feet, and extending in depth westward ninety-seven feet.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said JOHN M. MOLE and P. TICKNER, and to all such persons as may hold or occupy the said lot, of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say whe the said say. thing they know or have to say, why the said sum of eighty-seven dollars add seventy-four cents should not be levied on the said lot of ground to the use of the said claimants according to the form and effect of the Act of Assembly in such case made and pro-

you then there it shall seem expedient. And have you then there this writ.

(L.S.) President of our said Court at Philadelphia, the twenty-first day of December, in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, SS.- No. 379. December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff

The Commonweath of reansylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against JOHN HALEY, owner or reputed owner, or whoever may be owner, for the sum of forty-five dollars and thirty-seven cents for city types for the sum of the county of the sum of the sum of the county of the sum of t cents, for city taxes for the years 1868 and 1869—On that certain lot or piece of ground situated on the north side of Drinker's alley, in the Sixth ward of the city of Philadelphia, at the distance of one hunired and forty-two feet three inches westward from the west side of Front street, containing in front on said Drinker's alley fifteen feet, and extending in

depth northward twenty-six (25) feet more or less.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said JOHN HALEY, and to all such persons as may hold or occupy the said building and lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything know or have to say why the said sum of live dollars and thirty seven cents should not be levied on the said building and lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and rovided, if to them it shall seem expedient. And

have you then there this writ.

Witness the Honorable JOSEPH ALLI-(i. s.) SON, President of our said Court at Philadelphia, the twenty-first day of December.

in the year of our Lord one thousand eight hundred R. DONAGAN,

Prothonotary. CITY AND COUNTY OF PHILADELPHIA, SS .-

No 3go. December Term, 187c. The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia County, greeting:—
Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against CHARLES W. KINSMAN wher or reputed owner, or whoever may be owner, or the sum of thirty-eight dollars and eleven cents or city taxes for the year 1868.—On tast certain lot or ece of ground situated on the west side of Chanery lane, in the Sixth ward of the city of Philadel-nia, at the distance of ninety-six feet eleven inches athward from the south side of Arch street, conaining in front on said Chancery lane sixteen feet

ix inches, and extending in depth westward fiftyne feet nine inches, more or less.

And whereas it is alleged that the said sum still renains due and unpaid to the said claimants, now we command you, that you make known to the said PHARLES W. KINSMAN, and to all such persons may hold or occupy the said building and lot of round, that they be and appear before the Judges of our said court at a court to be held at Philadel-phia on the first Monday of February next, to show f anything they know or have to say, why the said sum of thirly-eight dollars and eleven cents should not be levied on the said building and lot of ground to the use of the said claimants, according orm and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLI-

L.S. SON, President of our said Court at Philadel phia, the twenty-first day of December, in the year of our Lord one thousand eight hund and seventy. R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPIA, SS .-No. 381, December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against JOHN CLEGGETT, owner or reputed owner, or whoever may be owner, and estate of JOHN CLEGGETT registered owner, for the sum of forty dollars and twenty-two cents' for city taxes for the year 1868—On that certain lot or piece of ground situated on the north side of Craven street, in the Sixth ward of the city of Philadelphia, at the distance of one hundred and twenty-six feet five and one-half inches eastward from the east side of Second street, containing in front on sail Craven street fortleen feet seven and one-half inches, and in depth northward ninety feet more or less.

N. B.—On this lot there is erected a three story

brick house, being No. 14) Craven street.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now JOHN CLEGGETT fand estate of JOHN CLEG-GETT, and to all such persons as may hold or oc-cupy the said building and lot of granted, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the first Monday o February next, to show if anything they know or have to say, why the said sum of forty dollars and twenty-two cents should not be levied on the said diding and lot of ground to the use of the said of Assembly in such case made and provided, if them it shall seem expedient. And have you n there this writ. Witness the Honorable JOSEPH ALLISON. (L.s.) President of our said Court at Philad liphia, the twenty-first day of December, in the

year of our Lord one thousand eight hundred and R. DONAGAN.

CITY AND COUNTY OF PHILADELPHIA, SS. -No. 382. December Term, 1870. The Commonwealth of Pennsylvania, to the The Commonwealth of Foundations, to the Sheriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia fied a claim in our Court of Common Pleas for the city and county of Philadelphia against ROBERT B. AYRE and BETHEL CHURCH, owners or reputed owners, or whoever may be owners, for the sum of seventynine dollars and forty-seven cents, for city taxes for

the years 1867 and 1869 - On that certain lot or piece of ground situated on the north side of Lombard

street, in the Fifth ward of the city of Philadelphia, at the distance of about fifty-four feet, containing

in front or breadth on the said Lombard street thirty-eight feet, and extending in length or depth

seventy.

MUNICIPAL CLAIMS.

northward thirty-nine (39) feet, more or less, bounde deastward by ground now or late of MARY A. ADAMS, and westward by ground now or late of WILLIAM F. SIMES.

WILLIAM F. SIMES.

And whereas it is alieged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said ROBERT B. AYKE and BETHEL CHURCH, and to all such persons as may hold or occupy the said buildings and lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the brst Monday of February next to show if saything they know or February next, to show if anything they know or have to say, why the said sum of seventy-nine dol-lars and forty-seven cents should not be levied on the said buildings and lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and proto them it shall seem expedient. And have

you then there this writ.

Witness the Honorable JOSEPH ALLIS SON, President of our said Court of Philadelphia, the twenty-first day of December, in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, St .-CITY AND COURTY OF PHILADELPHIA, 85.—
No. 883, December Term, 1876.
The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia County, greeting:—
Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against STLAS EDSON, owner or reputed owner, or whoever may be owner, and JOHN SAUNDERS et al., Trustees, registered owners, for the sum of seventy-nine dollars and thirty-nine cents for city taxes for the year 1869—On that certain lot or piece of ground situated on the southeast side of Edward street, in the Sixteenth ward of the city of Philadelphia, at the distance of fifty (50) feet wortheast of Sophia street, containing in front on said Edward street twenty-five feet six inches, and extending in depth southeastward ninety-eight feet.

N.B.—On this lot there is erected a four-story brick building, being Nos. 126 and 128 Edward street.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said SILAS EDSON and JOHN SAUNBERS et al , and to all such persons as may hold or occupy the said building and lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of seventy-nine dollars and thirty-nine cents should not be levied on the said building

Witness the Honorable JOSEPH ALLI-Witness the Honorable JOSEPH ALLI-SON, President of our said Court at Phila-delphia, the twenty-first day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN, Prothonotary.

and lot of ground to the use of the said claimants, according to the form and effect of the act of Assem-

olvin such case made and provided, if to them it hall seem expedient. And have you then there this

SITY AND COUNTY OF PHILADELPHIA, SS .-CTTY AND COUNT YOF PHILADELPHIA, SS.—
No. 385. December Term, 1870.
The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:—
Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against W. J. WALLACE, owner or reputed owner, or whoever may be owner, and MARGARET DOUD, registered owner, for the sum of thirty-six dollars and Chirty-aix cents, for city taxes for the year 1868—On that certain tot or piece of ground situated on the north side of South piece of ground situated on the north side of South street, in the Seventh ward of the city of Palladel phia, at the distance of eighty-six feet eastward from the east side of Welsh street, containing in front on said South street sixteen feet, and extending in length or depth northward eighty-eight feet, N. B.—On this lot there is erected a three-slory

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said W. J. WALLACE and MARGARET DOUD, and to all such persons as may hold or occupy the said building and lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of Feb-ruary next, to show if anything they know or have to say, why the said sum of thirty-six dollars and thirty-six cents should not be levied on the said building and lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLISON,

brick honse.

Witness the Honorane court at Philadelphia, the 21st day of December, in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, SS. No. 401. December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff

of Philadelphia county, greeting:—
Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against GEORGE H. HUTCHINS, owner or reputed owner, or whoever may be owner, and JOHN L. KATES, registered owner, for the sum of forty-seven dollars and twenty-five gents, for city taxes for the year 1867.—On that certain lot or piece of ground situated on the west side of Twenty-fifth street, in the Seventh ward of the city of Palladel-phia, at the distance of one hundred and twenty-live feet four inches south of Pine street, containing in front on said Twenty-fifth street thirty-one feet four inches, and extending in depth westward one hundred and fifty feet to a twenty feet wide court.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said GEORGE H. HUTCHINS and JOHN L. KATES, and to all such persons as may hold or occu-said lot of ground, that they be and appear the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show, if anything they know or have to say, why the said sum of forty-seven dollars and twenty-five cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case

made and provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLISON, President of our said Court at Palladeiphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, 88 .-No. 402, December Term, 1870.

The Commonwealth of Peansylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, 7 he city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against GRACE SWEENEY, owner or reputed owner, or whoever may be owner, and WIL IAM ROTAN, registered owner, for the sum of lifty-two dollars and seventeen cents for State taxes for the year 1865, and city taxes for the years 1865, 1866, and 1867. On that certain lot or piece of ground situated on the southwest side of Palmer street, in the Eighteenth ward of the city of Phila delphia, at the distance of twenty feet northwest-ward from the northwest side of Moyer street, containing in front or breadth on the said Palmer street twenty feet, and extending in length or depth southwestward one hundred and forty-five feet.

N. B.—On this lot there is erected a two-story

And whereas it is alleged that the said sum still remains due and impaid to the said claimact, now we command you, that you make known to the said GRACE SWEENEY and WILLIAM ROTAN, and to all such persons as may hold or occupy the said building and lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the sald sum of fifty-two dollars and seventeen cents should not be levied on the said building and lot of ground to the use of the said claimants, according to the form and effect of the Act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there

Witness the Honorable JOSEPH ALLI-(L.s.) SON, President of our said Court at Phila-delphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN,
Prothonotary.

MITY AND COUNTY OF PHILADELPHIA, SS .-483. December Term, 1870. The Commonwealth of Pennsylvania, to the Sherin

The Commonwealth of Pennsylvania, to the Saeriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a cialm in our Court of Common Pleas for the city and county of Philadelphia against JOHN McCREA, owner or reputed owner, or whoever may be owner, for the sum of ninety-six dollars and thirty-three cepts for State taxes for the year 1865, and city taxes for the years 1865, 1866, 1867, 1868, and 1869.

On that certain lot or piece of ground situated on the west side of Twenty-fifth street, in the Seventh ware of the city of Philadelphia, at the distance of ware of the city of Philadelphia, at the distance of one hundred and nine feet eight inches northward from the north side of Lombard street, containing in from on said Twenty-fifth street fifteen feet more or less, and extending in depth, westward, one hundred and lifty feet to a twenty feet wide court, bounded northward by ground of John L. Kates, southward by ground now or late of Islac Roach, eastward by said Twenty-fifth street, and westward by said twenty feet wide court.

oy said twenty feet wide court.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said JOHN McCREA, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a MUNICIPAL CLAIMS.

Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of ninety-six dollars and thirty-three cents should not be levied on the said lot of ground to the use of the said claimants according to the form and effect of the Act of As-sembly in such case made and provided, if to them it shall seem expedient. And have you then there

Witness the Honorable JOSEPH ALLISON. (i. 8) President of our said Court at Philadel-phia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN, Prothonotary.

TITY AND COUNTY OF PHILADELPHIA, SS .-The Commonwealth of Pennsylvania, to the Sheriff

The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, The City of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against J. B. STEIN, owner or reputed owner, or whoever may be owner, for the sum of forty-three dollars and seventy-five cents, city taxes for the years 1866, 1867, 1868 and 1869.—On that certain lot or piece of ground situated on the northeast side of Chew street, in the Twenty-second ward of the city of Philadelphia, at the distance of four hundred and fifty-three feet ten inches northfour hundred and fifty-three feet ten inches north-westward from the northwest side of East Washing-ton avenue, thence north forty-three degrees thirtythree minutes, east one hundred and ninety-five feet eleven inches to a corner; thence north fifty degrees west, one hundred and fifty feef five inches, thence south forly-three degrees fourteen minutes west, one hundred and eighty-six feet five inches to Chew street, and thence by same southeastward one hun-dred and fifty feet to the place of beginning."

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you; that you make known to the said J. B. STEIN, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of forty-three dollars and seventy five cents should not be levied on the said lot of ground to the use of said claimants, ac-cording to the form and effect of the act of Assembly Is such case made and provided, if to them it shall seem expedient. And have you then there this

Witness the Honorable JOSEPH ALLA-(i.s.) SON, President of our said Court at Philadelphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, SS.— No. 405. December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff

of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against MARY L. HALLOWELL, owner or reputed owner, or whoever may be owner, for the sum of twenty-five dollars and sixty-seven cents for State taxes for the year 1865, and city tax for the years 1865, 1866, 1867, 1868, and 1869—On that certain lot or piece of ground situated on the north side of Wyoming avenue, in the Twenty-second ward of the city of Philadelphia, at the distance of three hundred and seventy-five feet four and one-eighth inches eastward from the east side of C street, containing in front or breadth on said Wyoming avenue seventy-five feet, and extending of that width in length or depth between parallel lines at right angles to Wyoming avenue two hun-dred and seventy feet.

And whereas, it is alleged that the said sum still

And whereas, it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said MARY L. HALLOWELL, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court, at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of twenty-five dollars and sixty-seven cents should not be levied on the said lot of ground to the should not be levied on the said lot of ground to the use of the said claim auts, according to the form and effect of the act of Assembly in such case made and

effect of the act of Assembly in such case made and provined, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLIL.S. SON, President of our said Court at Philadelphia, the twenty-seventy day of December, in the year, of Lord one thousand eight hundred and seventy.

R. D.JNAGAN,
Prothonorary

CITY AND COUNTY OF PHILADELPHIA, SS.—
No. 406, December Term, 1870.
The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting: --Whereas, The city of Philadelphia flied a claim in whereas, The city of Philadelphia fied a claim in our Court of Common Pleas for the city and county of Philadelphia against J. L. PERRY, owner or reputed owner, or whoever may be owner, for the sum of forty-eight dollars and forty-three cents, for sum of forty-eight dollars and forty-three cents, for State taxes for the year 1865, and city taxes for the years 1865, 1866, 1867, 1869.—On that certain lot or piece of ground situated on the northeastern side of Chew street, in the Twenty-second ward of the city and county of Philadelphia, at the distance of three hundred and three feet ten inches north-westward from the northwest side of East Washington Avenue, thence north forty-three degrees thirty-three minutes east, two hundred and five feet six inches to a cerner, thence north fifty degrees, west one hundred and fifty feet three inches to a corner, thence south forty-three degrees thirty-three min utes west, one hundred and ninety-five feet eleven inches to Chew street, and thence southwestward along the same one hundred and fifty feat to the

lace of beginning. And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said J. L. BERRY, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a irt to be held at Philadelphia on the first Mo of February next, to show if anything they know or have to say, why the said sum of forty-eight dollars and forty-three cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And you have then

there this writ. Witness the Honorable JOSEPH ALLI-SON, President of our said Court at Phila-delphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN.

CITY AND COUNTY OF PHILADELPHIA, SS.-No. 407. December Term, 1879.
The Commonwealth of Pennsylvania, to the Sheriif of Philadelphia county, greeting:— Whereas, The City of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against PATRICK HAVILAND, owner or reputed owner, or whoever may be owner, for the sum of thirty-nine dollars and seventy-one cents for city taxes for the years 1868 and 1869—On that certain lot or piece of ground situated on the north side of Laurel street, in Twenty-second ward of the city of Philadelphia, at the distance of two hundred and forty-seven feet four and one-quarter inches, northeastward

from Germantown avenue, thence along the north-west side of Laurel street, northeastward diffeen feet

eleven inches, thence northwestward one hundred and fifty-five feet, thence northwestward lifteen feet

eleven inches, and thence southeastward one hunared and five feet to the place of beginning.

And whereas, it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said PATRICK HAVILAND, and to all such persons as may hold or occupy the said building and lot of ground, that they be and appear before our Judges of said Court at a court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of thirty-nine dollars and seventy one cents should not be levied on said building and lot of ground to the use of said claimants according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLI-

Witness the Honorable JOSEPH ALLI-(---) delphia, the 27th day of December, in the year of our Lord one thousand eight hundred and

R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, 88. No. 408, December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia County, greeting:— Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the City and County of Philadelphia against MAHLON LEEDS, owner of Philadelphia against MAHLON LEEDS, owner or reputed owner, or whoever may be owner, for the sum of twenty-four dollars and ninety-two cents, for State taxes for the year 1865 and city taxes for the years 1865, 1866, 1867, 1865, and 1869.—On that certain lot or piece of ground situated on the northest side of Wison street, in the Twenty-second ward of the city of Philadelphia, at the distance of thirty-one feet nine inches northeast of Centre street containing in front or present on said Wilson street.

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hold or occupy the said lot of ground, that they be and appear before the Judges of our said Coart at a Court to be held at Philadelphia on the first Mon-day of February next, to show if anything they know or have to say, why the said sum of twenty-four dollars and ninety-two cents should not be levied on the said lot of ground to the use of the said cinimants, according to the form and effect of the act of Assembly in such case made and pro-

vided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLI-{i.s.} SON, President of our said Court at Philadelphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, SS.-No. 409. December Term, 1870, The Commonwealth of Pennsylvania, to the The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against F. H. SMITH, owner or reputed owner, or whoever may be owner, for the sum of thirty-one dollars and thirty-five cents, for State taxes for the year 1865 and city taxes for the years 1865, 1866, 1867, 1868, and 1869—On that certain lot or piece of ground situated on the north side of Wyoming avenue, in the Twenty-second ward of the city of Philadelphia at the distance of three huncity of Philadelphia, at the distance of three hundred and five feet seven and one-half inches eastward from the east side of Broad street, containing in front on said Wyoming avenue eighty-six feet one incb, and extending of that width in length or tepth, between parallel lines at right angies to Wyoming avenue, two hundred and seventy feet.

Wyoning avenue, two hundred and seventy feet.

And whereas, it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said F. H. SMITH and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of their core delices. have to say, why the said sum of thirty-one dollars and thirty-uve cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assemby in such case made and provided, if to them it shall seem expedient. And have you then there this

Witness the Honorable JOSEPH ALLI-Witness the Honorable JOSEP A ALIAL. S. SON, President of our said Court at Philadelphia, the twenty seventh day of December, in the year of our Lord one thousand eight
hundred and seventy.

R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, SS.-No. 410. December Term, 1870.

The Commonwealth of Pennsylvania, to the Sheriff

of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against GOTTLEIB KOLB, owner or the city and county of Philadelphia against GOTTLEIB KOLB, owner the city and county of Philadelphia against GOTTLEIB KOLB, owner the city and county of Philadelphia against GOTTLEIB KOLB, owner the city and county of the city and or reputed owner, or whoever may be owner, for the sum of seventy-nine dollars and fifty-five cents, for city taxes for the year 1869—On that certain lot or piece of ground situated on the northwest side of Wister street, in the Twenty-second ward of the city of Philadelphia, at the distance of two hundred and pinety-six feet one inch southwestward from Wakefield street, thence along the northwest side of Wister street southwestward one hundred feet thence northwestward two hundred and thirty-six feet to a corner, thence northeastward one hundred feer, thence southwestward two hundred and thirty-six feet more or less to the place of beginning.

N. B.—On this lot there is erected a two-story rough-cast house and frame barn.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said GOTTLEIB KOLB and to all such persons as may hold or occupy the said but longs and lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of seventy-nine dollars and fifty-five cents should not be levied on the said buildings and lot of ground to the use of the said claimants, according to the ferm and effect of the act of Assembly in such case made

and provided, if to them it shall seem expedient.
And have you then there this writ.

Witness the Honorable JOSEPH ALLISON, President of our said Court at Philadelphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN.

Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, SS.—
No. 412. December Term, 1876.
The Commonwealth of Pennsylvania, to the Sherid of Philadelphia county, greeting: Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against THOMAS DONNIGA, owner or reputed owner, or whoever may be owner, and JACOB W. BOCKIUS, registered owner, for the sum of ninety dollars and forty-three cents, for taxes for the years 1866, 1867, 1868, and 1809—On that certain lot or piece of ground situated on the east corner of Fast Washington avenue and Chew street, in the Twenty-second ward of the city of Philadel-phia, thence along the southeast side of East Washington avenue northeastward two hundred and sixty-two feet, thence south forty-five degrees afteen minutes east, four hundred and thirty feet to a teen minutes east, four hundred and thirty feet to a corner on the side of the Chesnut Hill Railroad, thence westward along same ninety-two feet two inches to a corner on the northwest side of East Tulpehocken arrest, thence by same southwestward two hundred and one feet to the northeast aide of Chew street, and thence along the same northwestward five hundred feet to the place of be-

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said THOMAS DONNELL and JACOB W. BOCKIUS, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of ninety dollars and forty-three cents, should not be levied on the said lot of ground to the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ,

Witness the Honorable JOSEPH ALLI-

(L.E.) SON, President of our said Court at Philadelphia, the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN, Prothonotary. VITY AND COUNTY OF PHILADELPHIA, 88 .-

No. 415. December Term, 1879. The Commonwealth of Pennsylvania, to the heriff of Philadelphia county, greeting:— Whereas, The city of Philadelphia filed a claim in ir Court of Common Pleas for the city and county Philadelphia against JOSEPH FOX, owner or reputed owner, or who ver may be owner, for the sum of thirty-eight dollars and thirty-three cents, for city taxes for the year 1869-On that certain lo or piece of ground situated on the south side of Richmond street, in the Sixteenth ward of the city of Philadelphia, at the distance of two hundred at d seventeen feet eastward from the east side of Front street, containing in front or breadth on said Rich-mond street twenty-three feet, and extending in depth southward between lines parallel with Front street on the east line one hundred and forty-one feet one and seven-eighth inches, and on the west line one hundred and thirty-seven feet, more or less,

to Canal street.

And whereas it is alleged that the said sum still And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said JOSEPH FOX, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the first Monday of February heavity above the surphis within day of February next, to show if anything they know or have to say, why the said sum of thirty-eight dollars and thirty-three cents should not be levied on the said lot of ground to the use of the said claimants according to the form and effect of the act of Assembly in such case made and pro-yided, if to them it shall seem expedient. And you have there this writ.

\(\lambda_{\text{i.s.}}\) \(\begin{array}{l} \text{Witness the Honorable JOSEPH ALLI-SON, President of our said Court at Philaber, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN, Prothonotary.

TITY AND COUNTY OF PHILADELPHIA, SS. No. 421. December Term, 1870.

The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia fied a claim in our Court of Common Pleas for the city and county of Philadelphia against EDWIN J. HAWKS, owner or reputed owner, or whoever may be the owner. or reputed owner, or whoever may be the owner, and ANN E. HAWKS, for the sum of seventy-nine and ANN E. HAWKS, for the sum of seventy-nine dollars and fifty-two cents, for city taxes for the years 1868 and 1869, all that certain lot or biece of ground situated on the northeast side of Sorgeant street, in the Nineteenth ward of the city of Philadelphia, at the distance of eighty-soven feet six inches northwest of Emerald street, containing in front or breadth on said Sergeant street one hundred feet, and extending in length or depth northeastward eighty-six feet six inches.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said EDWIN J. HAWKS and ANN E. HAWKS, and to

MUNICIPAL CLAIMS.

phia on the first Monday of February next, to show If anything they know or have to say, why the said sum of seventy-nine dollars and fifty-two cents should not be levied on the said lot of ground to the use of the said claimants according to the form and effect of the act of Assembly in such case made and

provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLIL. S. SON, President of our said Court at Philadeuphia, the twenty-eighth day of December, in the year of our Lord one thousand eight hundred and sevents.

hundred and seventy.

R. DONAGAN. Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, 88 .-No. 422, December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff

of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against WILLIAM and JAMES WALKER, owners or reputed owners, or whoever may be owners, for the sum of ninety-six dollars and nifty-two cents, for State taxes for the year 1865, and city taxes for the years 1865, 1866, 1867, 1868, and 1869, against all that certain lot or piece of ground situated on the west side of Sepviva street, two hundred and forty feet southward from the south side of Lehigh Avenue, containing in front or breadth on said Sepviva street sixty feet and extending in depth westward along the south line of Jackson street (intended to be opened) seventy-nine feet more or less.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said WILLIAM and JAMES WALKER, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadel-phia on the first Monday of February next, to show if anything they know or have to say, why the said sum of hinety-six dollars and sixty-two cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And you have then there this writ.

Witness the Honorable JOSEPH ALLIdelphia, the twenty-eighth day of December, in the year of our Lord one thousand eight hun-

dred and seventy.

R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, SS.—No. 424 December Term, 1870.
The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greating:—
Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against BENJAMIN WILSON and H. C. GRIERSON, owners or reputed owners, or whoever may be owners, and JOHN T. HAMPTON, registered owner, for the sum of thirty-six dollars and thirty-seven cents, for State taxes for the year 1865 and city taxes for the years 1865, 1866, 1867, and 1869—On that certain lot or piece of ground situated on the west side of Apple or Lawrence street, in the Nineteenth ward of the city of Philadelphia, at the distance of one hundred and five feet north from the north side of Dauphin, containing in front on said Apple street fifteen feet and extending in depth westward sixty five feet.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said BENJAMIN WILSON, H. C. GRIERSON, and JOHN T. HAMPTON, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of thirty-six dollars and thirty-seven cents should not be levied on the said lot of ground to the use of the said claimants. according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ.
Witness the Honorable JOSEPH ALLI-

(L s) SON, President of our said Court at Phila-delphia, the twenty-ninth day of December, in the year of our Lord one thousand eight hundred and seventy.

R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, SS.-No. 425. December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:— Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against SAMUEL RANEY, owner or reputed owner, or whoever may be owner, and WILLIAM HILLARY, assignee of Premium Loan Association, registered owner, for the sum of sixty-Association, registered owner, for the sum of sixty-seven dollars and lifty cents, for taxes for the year 1869—On that certain lot or piece of ground situated on the northeast corner of Norris and Amber streets, in the Nineteenth ward of the city of Philadelphia, containing in front on said Norris street fifty-two reet, and in the rear, on Berges street, eighteen feet eleven and one-quarter inches, and extending in depth on the northwest line along the southeast side of Amber street one hundred and five feet and three-quarter inches, and on the southeast line at right-angles to said Norris street, one hundred feet

to Berges street
And whereas it is alleged that the said sum still remains due and upaid to the said claimants, now we command you that you make known to the said WILLIAM HILLARY, assignee, etc., and SAMUEL RANEY, and to all such persons as may hold or occupy the said let of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of sixty seven dollars and fifty cents should not be levied on the said lot of ground to the use of said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this Writ.

Witness the Honorable JOSEPH ALLI-[1.s. | SON, President of our said Court at Phusdelphia, the twenty-ninth day of December in the year of our Lord one thousand eight hundred and seventy. R. DONAGAN.

Prothonotory. CITY AND COUNTY OF PHILADELPHIA, SS. -No. 544. December Term, 1870. The Commonwealth of Pennsylvania, to the Sheriff

of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the City and County of Philadelphia against BENJAMIN F. UstWILER for the sum of twenty-six dollars and sixty-seven cents for city taxes for the year 1868—On that certain lot or piece of ground situated on the northeast corner of Norris and Taggert streets, in the Nine-teenth ward of the city of Philadelphia, containing in front or breadth on said Norris street fifty (50 feet, and extending in depth northeast on the northwest line along Taggert street eighty-eight feet four and three-eighths inches, and on the southeast line sevents one feet five and one-eighth inches, and in the rear forty-seven feet four and one quarter

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said BENJAMIN F. URWILER, and to all such persons as may hold or occopy the said lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of twenty-six dollars and sixty-seven cents should no be levied on the said lot of ground to the use of the said chimants, according to the form and effect of the Act of Assembly in such case made and pro-vided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLISON, L. s. President of our said Court at Philadelphia, the sixteenth day of January, in the year of our Lord one thousand eight hundred and seventy-

R. DONAGAN, Protendary,

TTY AND COUNTY OF PHILADELPHIA, SS .-CPTY AND COUNTY OF PHILADELPHIA, SS.—
No. 545. December Term, 1870.
The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia County, greeting:—
Whereas, The City of Philadelphia filed a claim in our Court of Common Pleus for the City and County of Philadelphia against JOHN HILL, owner or reputed owner, or whoever may be owner, for the sum of forty-six dollars and three cents, for State sayes for the year 1805 and eith taxes for the year 1805 and eith taxes for the years.

taxes for the year 1865 and city taxes for the years 1865, 1866, 1867, 1868, and 1869—On those three certain loss or pieces of ground strated on the east side of Apple or Lawrence street, in the Twenty fifth ward of the city of Philadelphia, at the dis tance of forty feet north from the north side of Verango, containing together in front or breadth on said Lawrence street sixty feet feach lot twenty feet, and extending of that width in length or dopin eastward between lines parallel with said Venango street one hundred and five feet, being lots Nos. 158, 154, and 155 on the plan of the Franklin Land Association.

certain lot or piece of ground situated on the northeast side of Wuson street, in the Twenty-second
ward of the city of Philadelphia, at the distance of
thirty-one feet nine inches northeast of Centre
street, containing in front or breadth on said Wilson street thirty feet, and extending of that width
in length or depth northeastward between lines at
right angles with said Wilson street on the northwest line one hundred and nineteen feet three
inches and en the southeast line one hundred and
nineteen feet six inches.

And whereas, it is alleged that the said sum still
remains due and unpaid to the said claimants, now
we command you that you make known to the said

EDWIN J. HAWKS and ANN E. HAWKS, and to
all such persons as may hold or occupy the said lot
of ground, that they be and appear before the Judges
of our said Court at a Court obe held at Philadellarge to the plan of the Frankin Land
Association.

And whereas, it is alleged that the said sum still
remains due and insert of entry of Philadelphia, at the distance of eighty-seven feet six
inches northwest of Emerald street, containing in
front or breadth on said Sergeant
street, in the Nimeteenth ward of the city of Philadelphia, at the distance of eighty-seven feet six
inches northwest of Emerald street, containing in
front or breadth on said Sergeant street one handred feet, and extending in length or depth northsalt whereas, it is alleged that the said sum still
remains due and inspect of eighty-seven feet six
inches northwest of Emerald street, containing in
front or breadth on said Sergeant
street, the Nimeteenth ward of the city of Philadelphia, at the distance of eighty-seven feet six
inches northwest of Emerald street, containing in
front or breadth on said Sergeant
street, inthe Nimeteenth ward of the city of Philadelphia, at the distance of eighty-seven feet six
inches northwest of Emerald street, containing in
front or breadth on said Sergeant
street, on the plan of the Frankin Land
Association.

ISB, 153, 184, and 165 on the

MUNICIPAL CLAIMS.

seem expedient. And have you then there this writ. Witness the Honorable JOSEPH ALLI-SON, President of our said Court at PhRa-delphia, the sixteenth day of January, in the year of our Lord one thousand eight nundred and seventy-one. R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, SS .-No. 547. December Term, 1870. he Commonwealth of Pennsylvania, to the

The Commonwealth of Pennsylvania, to the Sheriff of Philadeiphia, greeting:—
Whereas, The city of Philadeiphia filed a claim in our Court of Common Pleas for the city and county of Philadeiphia against TERENCE DONNELLY, owner or reputed owner, or whoever may be owner, for the sum of thirty-four dollars and fifty-three cents, for city taxes for the year 1850—On that certain lot or nece of ground situated on the northeast tain lot or piece of ground situated on the northeast corner of Trenton avenue and Huntingdon street, in the Nineteenth ward of the city of Philadelphia, containing in front on Huntingdon street fifty-two feet six and one-half inches, and in depth north-casterly between a line on northeast line of said lot

casterly between a line on northeast line of said lot parallel with Sepviva street and the line of said Trenton avenue one hundred feet.

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said TERENCE DONNELLY, and to all such persons as may hold or occupy the said tot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadelphia on the first Monday of Februsry next, to show if anything they know or have to say, why the said sum of thirty-four dollars and fifty-three cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then them it shall seem expedient. And have you then there this writ. Witness the Honorable JOSEPH ALLI-

L.s. SON, President of our said Court at Philadelphia, the sixteenth day of January, in the year of our Lord one thousand eight hundred and seventy-one, R. DONAGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, SS. No. 548, December Term, 1870.
The Commonwealth of Pennsylvania, to the Sheriff

The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:

Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against THOMAS RYAN, owner or reputed owner, or whoever may be owner, and JEREMIAH McLAUGHLIN, registered owner, for the sum of seventy-seven dollars and mnety cents, for city taxes for the years 1867, 1868, and 1869—On that certain lot or piece of ground situated on the southwest side of Tucker street, in the Nineteenth ward of the city of Philadelphia, at the distance of ward of the city of Philadelphia, at the distance of one hundred and hineteen fest three and three-quar-ters inches northwest from Cedar street, containing in front on said Tucker street sixty feet, and extend-ing in depth southwesterly, between lines at right angles with said Tucker street on the southeast line, eighty-four feet eight and one-quarter inches, and on the northwest line eighty-one feet nine and one-

And whereas, it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you, that you make known to the said THOMAS RYAN and JEREMIAH MCLAUGHLIN, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a Court to be held at Philadeiphia on the first Monday of February next, to show, if anything they know or have to say, why the said sum of seventy seven dollars and ninety cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient. And have you then there this writ.

Witness the Honorable JOSEPH ALLI-

(L.s.) SON, President of our said Court at Phila-delphia, the sixteenth day of January, in the year of our Lord one thousand eight hundred and R. DONAGAN, Prothonotary.

CHTY AND COUNTY OF PHILADELPHIA, SS .-The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia County, greeting:

Whereas, The City of Philadelphia field a claim in our Court of Common Pleas for the City and County of Philadelphia against WILLIAM DEAL, owner or reputed owner, or whoever may be owner, and ANN E. HAWKS, registered owner, for the sum of thirty-eight dollars and conference outstor city to year for the year. dollars and eighteen cents for city taxes for the year 1869—On that certain lot or piece of ground situated on the southeast corner of Hazzard and Jasper streets, in the Nineteenth ward of the city of Phila-delphia, containing in front or breadth on said Hazzard street eighty six feet six inches, and in depth southward of that width along said Jasper street sixty feet (6) six inches.

And whereas it it alleged that the said sum still renams due and unpaid to the said claimants, now we command you, that you make known to the said WILLIAM DEAL and ANN E. HAWKS. and to all such persons as may hold or occupy said lot of ground, that they be and appear before the Judgesof our said Court at a Court to be held at Philadelphia on the first Monday of February next, to show if anything they know or have to say, why the said sum of thirty-eight dollars and eighteen cents should be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of Assembly in such case made and pro-vid, if to them it shall seem expedient. And have

you then there this writ.
Witness the Honorable JOSEPH ALLI-(i. s.) Son, President of our said Court at Phila-delphia, the sixteenth day of January, in the year of our Lord one thousand eight hundred and seventy-one.

R. DONAGAN,

CITY AND COUNTY OF PHILADELPHIA, 88. No. 550. December Term, 1870.
The Commonwealth of Pennsylvania, to the

Sheriff of Philadelphia county, greeting:— Whereas, The city of Philadelphia filed a claim in our Court of Common Pleas for the city and county of Philadelphia against WILLIAM DEAL, owner or reputed owner, or whoever may be owner. and ANN E. HAWKS, registered owner, for the sum of forty-six dollars and forty-two cents, for city taxes for the year 1869—On that certain lot or piece of ground situated in the Nineteenth ward of the city of Philadelphia, on the northeast side of Sergeant street and southeast side of Jasper, con-taining in front on said Sergeant street eighty-six feet six inches, and in depth northeastward of that width along the southeast side of Jasper street

And whereas it is alleged that the said sum still remains due and unpaid to the said claimants, now we command you that you make known to the said WILLIAM DEAL and ANN E. HAWKS, and to all such persons as may hold or occupy the said lot of ground, that they be and appear before the Judges of our said Court at a court to be held at Philadel-phia on the first Monday of February next, to show if anything they know or have to say, why the said snm of forty-six dollars and forty-two cents should not be levied on the said lot of ground to the use of the said claimants, according to the form and effect of the act of the act of Assembly in such case made and provided, if to them it shall seem expedient.

And have you then there this writ.

Witness the Honorabie JOSEPH ALLI-(7.8) SON, President of our said court at Phila-delphia, the sixteenth day of January, in the vest of our Lord one thousand eight hundred and R. DONAGAN, Prothonotary.

NITY AND COUNTY OF PHILADELPHIA, 88 .-CITY AND COUNTY OF PHILADELPHIA, 88.—
No. 1576. December Term, 1570.
The Commonwealth of Pennsylvania, to the Sheriff of Philadelphia county, greeting:—
Wherens, The city of Philadelphia filed a claim in our District Court for the city and county of Philadelphia against CHARLES MULLIKEN, owner or reputed owner, or whoever may be owner, for the som of one hundred and ninety-saves dollars and the county for wife for registered taxes. native three cents, to wit, for registered taxes against all that certain let or plece of ground situated on the south gide of Mount Vernon street, in the Fitteenth ward of the city of Philadelphia, at the distance of one hundred and eighty-seven feet eastward from the east side of Sheeteeuth street, containing in front or breadth on said Mount Ver-noe street twenty-three feet four beches, and extending in length or depth southward between parallel lines at right angles with said Mount Ver-

parallel lines at right angles with said Mount Vernee street one hundred feet nine inches,
N. H.—On this lot there is erected a three-story
brick building, with three-story brick back buildings, being No. 1820 Mount Version street,
And whereas it is alleged that the said sum still
remains doe and unpaid to the said claimants, now
we command you that you make known to the said
CHARLES MULLIXEN, owner, etc., and to all
such nersors as may hold or occapy the said building and lot of ground, that they be and appear before the Judges of our said Court, at a District ing and lot of ground, that they be and appear before the Judges of our said Court, at a District Court to be held at Philadelphia, or the first Monday of February next, to show if anything they know or have to say, why the said sum of one handred and hinety-seven dollars and thirty-three cents should not be levied of the said brinding and lot if ground for the use of the said columnates according to the form and effect of the said of mants' according to the form and effect of the said of Assumbly in such case made and provided, if to them it whall seem expedient. And have you then there this writ.

Winness the H norable J. I. CLARK

[a] HARK, Dector of Laws, Frontient of our

said (Surf of Filladelphin, the stuth day of

Jacourty, in the Year of our Lord one one and eight

bunded and seventy-one. SAMUPL B. WELSH. Pro Prothogofaty.

Continued on the Sixth Page.