The Home Reading Circle



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SYNOPSIS. | and he wanted to get both by losing as The firms of "Perkins & Gage" and few men as possible. During the nalf Brown & Phillips," traders, of Salgon, hour allowed us we barricaded the "Brown & Phillips," traders, of Salgon, China, want to establish branches at Saras cabin skylight and made the windows wak, Borneo, and for this purpose are to send \$5,000 each, in silver, by a steamer. more secure, and we were ready for trouble when Wong-Lee came off and The crew of this steamer desert at the last isked us what we had decided on, "We are going to fight!" was the

minute because the story of the money has leaked out and the sailors are afrain of Wong-Lee, a noted pirate. To outwit the latter it is decided to send the money by a small American brig, the "Guil," Capt. John Rayror, commander. The crew be obtained from another American bris, the "Huntress," then at Saigon, which and a crew of six Chinese sations is sulp-ped estensibly for a voyage in Corea. As soon as the "Gull" is out at sea, the Americans appear and the Chinese are imprisoned below. All the presentions are in vain, however, and before long Capt. Paynor realizes that the junk of Wong-Lee is in pursuit. The chase is kept up, with various maneuvering, for several day's until thanly the brig is boarded by the pirate and his crew. After a short test, in which several are killed. Americans retreat to the cabin and borri-cade theoselves in. Wong-Lee leaves a crew on the brig and starts to tow it to-Americans began to think that all is up with them.

PART III.

We peoped out at daybreak to find that we were approaching an islandone of the group of three hundred scattered along the shore of the China Sea. We could make out about twenty pirates on the main deck, and knew that at least half that number were aft. The junk had east us off, and the bark was working slowly past the island to make an anchorage to the west of it. Captain Raynor was for opening fire at once, but we dissuaded him. If the pirates had been anxious to murder us they would have attacked long ago, and it seemed wiser to let them show their hand before there was any more bloodshed. By and by the anchor went down, the sails were elewed up, and of a sudden every pirate deserted the ship. We at first regarded this as a ruse to draw us out of hiding, but after half an hour had passed we, carefully stole out on deck. A beautiful green island lay on our

starboard side, only a pistol shot away. while there were about fifty huts scattered along the beach. We could see women and children among the men, and the junk was at anchor further to the west of us. As to the man who on the rall. As the boats got alongside had been aloft when the fight began, we gave them a last volley and ran for we could see nothing of him, nor were the cabin. The pirates tumbled aboard fate. It is likely that after finding the work of us, but they soon found thempirates in possession he leaped overwas taken of us by those on the junk | could not get at us through the skyor beach for a full hour, and we had light because of the planks. They were time to go over the bark. The pirates aboard of the bark about ten minutes had robbed her forecastle of all cloth- and then withdrew, and we tossed over ing and bedding, emptied the scuttle- board four of their number who had butt of water and carried off all the been killed. We had scarcely cleared lair to another island at once, and a provisions they could lay hands on, the decks when Wong-Lee came along-There was no way into the hold from side again. He was still in a pleasant forecastle or they would have found and released our prisoners When he had had a bite to eat we went down to give them the same. They had a shrewd idea of what had happened, and Wong-Lee's brother boastingly said:

"We shall not be here long, and I will make you pay well for the way we have been treated. You will all be dead before noon!"

At the end of an hour a boat with a white flag pulled off the shore, and of the three men in it we easily recognized Wong-Lee. He came alongside and on board, sheltered by his flag,

and he appeared to be in great humor. "Captain," he began, after looking u over, "I am a pirate, but am sick of shedding blood. We could have killed you all last night, but I had a better plan. There is my junk with fifty men aboard. There are over one hundred on the island. If there were forty of you the bark could not be taken out of here against us. I don't want her, and I don't care to shed more blood but I want the money and will have it." "Then you'll have to fight for it as long as we have a man alive!" replied

Captain Raynor, "You are not a fool!" continued the pirate leader. "We can run the junk lown and board you, or do the same with our boats. If you take shelter in the cabin one stink-pot sent through the skylight will drive you all out and you can be off at once."

Not a dollar of it shall you have while I can fire a gun!" was the captain's answer, and desperate as was the outlook we gave him three cheers and swore to stand by him.

"I'll give you half an hour to think it over," said Wong-Lee as he made ready to go, and he shook hands all around as he went over the rail,

We would right. That was decided, The fact was, no one believed the pirate's word. The idea was that he meant to put us to death, surrender or no surrender. It would be the breaking up of his island haunt to let us return to Saigon and report. He wanted the money and he wanted our lives.

itching, burning, bleeding, scaly, and pimply with CUTICURA SOAP, a single nonlication of CUTICURA (ointment), the great skin cury,



he prepared to follow.

nearer this gang of pirates will want a SHERIFF'S SALE.

"But what is this?" "You came aboard as a hostage, and ou will remain until we feel safe Signal that junk!"

Wong-Lee raised his head and uttered a shout, and the junk dropped her anchor. Then, acting under in-structions, be said to those in the boat which had started to pull off for the

"You will have the rest of the money sent aboard as the price of my life Tell the people that if the bark is attacked I shall be killed at once!"

The next half hour was full of excitement. There was communication between the junk and the shore, a great deal of shouting and running about, and for a time we expected to be attacked. Two boats finally came off with the boxes, and Wong-Lee said to the people:

"You see how it is. These Americans are full of tricks. They will take ma flye miles out to sea with them, and then put me in a boat to be picked up by the junk. If you interfere with them I am a dead man. We must hope for better luck next time.

Not a man murmured, though it must have been like pulling teeth to give up that money. As soon as the boats were clear we lifted the anchor, made plain sail, and Wong-Lee himself pi-loted us around the island and out to prompt reply, and the wrate held up sea. Not a musket was fired at us as his hand erasignal and ten boats, each we went, nor did the pirates shout and menace. When we were a good five beach. We opened fire at once, and miles off shore we made a boat ready twice we brought them to a standstill. and then swung our yards. There were just been sold to an English trading firm. If we had had nine more men the gang several sails in right, and we no longer could never have reached us. I believe | feared the junk. we killed or wounded twenty-five of

"It was well done," said Wong-Lee them in the course of five minutes. The as he made ready to leave us, "You range was close and we had a dead rest | Americans are a sharp people,"



WE GAVE THEM A LAST VOLLEY AND RAN FOR THE CABIN.

afterward able to ascertain his with the determination to make short selves in a hornet's nest. Our fire swept mood, and had a smile for everyone as | sea.

holding seven men, pulled off from the

"You made a good fight, but don't ou see the situation? We can set fire o the bark and burn you out. Give up he money and you may be off in an

When Captain Raynor replied that a drate's word was worth nothing, and hat we might better be killed fighting, he fellow drew himself up with great

dignity and said: "Wong-Lee is a pirate, but not a liar!

di remain aboard untu ...
at and you are ready to sail away,
at will have me as a hostage against
tack."

I saw the twinkle in Captain Rayaor's eye, but there was no chance to
let me into his plan. He agreed to give
up the money on those terms, and a
quarter of an hour later the first boxes
were being lowered into a boat. Not a
offered to come aboard of us,
of to the

seed to bother with
meed to bother with that a trick was being played, though Wong-Lee continued to look as innocent as a babe. When the last box was over the rait he said:

'You are now at liberty to sail away. You are brave men, and I am sorry to have killed any of the crew. wish you a speedy voyage to Saigon. "Don't be in a hurry to go," re-

plied the captain, as the pirate extended his hand for a shake. "I have several persons aboard who will be glad to see you.

"Boys, rouse up those chaps from below.

Four men descended into the hold, while the other five of us kept guard over Wong-Lee. He was considerably startled, and we saw him casting furtive glances toward the junk. When the prisoners were on deck and he recognized his brother among them there was a bit of a scene. He wanted to signal for a boat to convey them ashore, but Captain Raynor grimly said:

"Mr. Wong-Lee, this is a cash deal. Is the life of your brother, with the rest of these skunks thrown in, worth

"I mean that when half of the money has been returned we will pass them over into a boat. If you don't want to deal that way we'll kill every man of the gang within five minutes!"

The pirate pondered for a moment. If the men were released, they would add to his numbers. If half the money was returned it would only make a little extra trouble, and it would soon be in his possession again. He tried to look chagrined, but he simply looked cunning, and we all knew how he was figuring. He called a boat and ordered twelve of the boxes returned, and while they were coming over the rail I noticed that the junk was drifting slow-

ly down upon us. "Well, I am pleased, and now I will bld you good-by," said Wong-Lee as the prisoners went over the side and

"But we can't spare you just yet!" replied the captain. "Your junk is drifting too near. Be kind enough to signal her that if she comes a foot

"What was your plan?" asked Captain Raynor. "To let you go just as I promised," smiled the pirate. "I am sorry to have

lost the money, but we must take chances." "Yes, and I lost. You are a very

sharp people. were hull down when the junk picked up Wong-Lee, and none of us ever saw him again. He shifted his year later a British man-of-war sent him and his gang to the bottom of the I have often wondered if he would have kept his word with us. But for our holding him on board, the junk would have come down upon us and we would have been exterminated. If there was a plan to pursue us after he was picked up, it was abandoned, or at least he failed to overtake us.

THE END.



comes when hope ends, and the black shadow despair ecasts the oming of death. Thoutors say that consumption Thousands

of consumptives believe that there is "nothing much is no need to bother with medicine." Both are wrong. Consumption is the most deadly of diseases but it is distinctly curable. It has its inception, like all other wasting dis-eases, in disorders of the digestive organs, and the first step towards its cure must be the relief of these disorders.

Ninety-eight per cent. of all cases of con-sumption are cured by Dr. Pierce's Golden Medical Discovery. Thousands of con-sumptives have testified to their complete and permanent recovery through its use, after they were given up by the doctors and all hope was gone. It corrects all disorders of the digestion, makes assimilation perfect, fills the blood with the life-giving elements that build up new, firm and healthy tissues, and acting directly upon the lungs drives out all disease germs. It is a specific for all lingering, bronchial, throat and lung affections.

The best medical book ever published in any language is Dr. Pierce's Common Sense Medical Adviser. Over 680,000 copies of this book have been sold for \$1.50 each. It contains 1.008 pages and 300 illustrations. It gives suggestions for treatment of all allowed to the contains 1.000 pages of the contains 1.000 ments. There are also prescriptions. This valuable book, in paper binding, may now be had FREE for the asking. Send 21 one-cent stamps to the World's Dispensary. Medical Association, Buffalo, N. Y., to pay the cost of mailing only. If fine cloth binding larger of the cost of contact at the cost of mailing only. ing is desired, send to cents extra, 31 cents



Valuable Real Estate

-ON-

FRIDAY, JUNE 4, 1897.

By virtue of sundry writs of Fieri Fa-cias, Levari Facias and Venditioni Ex-ponas, issued out of the court of common pleas of Lackawanna county, to me di-rected, I will expose to public sale by ven-due or outery, to the highest and best bidders, for cush, at the court house, in the city of Stranton, Lackawanna coun-ty, on FRIDAY, the FOUTH DAY OF JUNE, A. D., 1897, at 10 o'clock in the fore-neon of said day, all the right, title and interest of the defendants in and to the following described lots, piece or pareals of land, viz.;

of land, viz.;

No, I.—All the right, fittle and interest of the defendant, Eva Pilger, administrative of Prederick William Pilger, deceased, in and to all the following described lot of land with the improvements thereon, stunte in the Tenth ward of Seranton, Lackawanna county, Pennsylvania, Beginning at a corner on Richter street and land of Peter Wendian, deceased, thence south 50 feet to land of John C. G. Richter, thence cast along said Roaring Brook, 40 feet to land of Peter Wendian, deceased; thence west along said Roaring Brook, 40 feet to land of Peter Wendien, deceased; thence west along said wendien land, 150 feet to land of Peter Wendien, deceased; thence west along said wendien land, 150 feet to the place of beginning said lot being a part of a large tract of land conveyed by Silkman to John C. G. Richter by deen. Said deed being duly recorded in the office for recording deeds in an for the county of Luzerne. Said lot being improved with a two story frame dwelling house and outbuildings. Seizel and taken in execution at the suit of the South Seranton Building and Luan association vs. Eva Pilger, administratrix, of the estate of Frederick William Pilger, Debt, 3462.25, Judgment No. 812, May T., 1897. Ft. fn. to May T., 1897.

Railroad company.

All Improved with three fwo story frame dwelling houses and other outbuildings thereon. Seized and taken in execution at the suit of Lackawanna Euilding and Loan association of Seranton. Pa., vs. Thomas P. Harris. Debt. \$1,400 Juligment No. 1622. September T., 1857, alias fifa, to May Term, 1807.

STOKES & REYNOLDS, Atty's.

No. 3.—All the right, title and interest of the defendant. Patrick Healey, in and to all those certain lots, pieces or parcels of land in Olyphaut, Lackawanna county, Pa., known as lots number four, six and eight in square or block number one (i), and fronting on Hill street, each being fitty (50) feet in front by one hundred and fitty (150) feet in depth, according to a plan entitled Throop's Addition to Olyphant. All improved with two two story frame dwelling houses and other outbuildings thereon. Seized and taken in execution at the suit of Suruks Bros. vs. Patrick Healy. Debt 856. Judgment No. 87, March Term, 1897. Ft. fa to May Term, 1897.

No. 4.—All the right, title and interest of the defendant, John Cubina or John Kubina, in and to all that certain lot, piece or parcel of land in the borough of Archbaid, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit. Beginning at the southern corner of White Oak out lot number twenty-five (25) thence south seventy-one and three fourths (12) degrees west one hundred and fifteen (15) feet along a road to a corner; thence by the westerly part of White Oak out lot number twenty-nine (29) north eighteen and one-fourth (184) degrees west two hundred and thirty-seven (237) feet to a corner; thence by lands of the Delaware and Hudson Canal company north sixty-three (63) degree cast two hundred and twenty-cight (228) feet to a corner; thence by White Oak out lot number twenty-line (23) south fourteen (14) degrees east eighteen and five tenths (18 5-10) feet; thence by said out lot number twenty-nine (23) as the same is defourth (54) degrees west two hundred and seventy-five (275) feet to the place of beginning. All improved with a two-story frame dwelling and out houses. Being the castern part of White Oak out lot number twenty-nine (29) as the same is designated on the map of out lots on land of the Delaware and Hudson Canal company in said Borough of Archbald. Being part of two tracts of land in the warrantee mames of Elizabeth Keilog and Oliver mith. Coal and minerals reserved. Heing the same and conveyed to John Cubina by John R. Jones and Elizabeth E. Jones by deed dated March 31, 1837, recorded in Lackawanna county in deed book No. 45, p. 121, etc.

\$1.000. Judement Sec. Fi. fa to May Term 1897. VIDAVER & BAUMAN, Attys.

No. 7.—All the right, title and interest of the defendant, Sophia Bremer, administrative of the estate of Henry Weingard, deceased, in and to the following described let, piece or parcel of land dituate in the Tenth ward, etty of Scranton, and state of Pennsylvania, bounded and described as follows, to wit. Beginning at a post or stake on Ash atreet at the dividing line of lands of John Butterman and George Frey, thence easterly along said dividing line one hundred and eight and one-half (1932) feet to the lands of Timotheus Schneider; thence along said Schneider's lands northerly fifty feet; thence westerly at right angles one hundred and eight and one-half (1934) feet to Ash street; thence along Ash street southerly fifty (59) feet to the place of beginning, being fifty (59) feet in front or Ash street and one hundred and eight and one-half (1934) feet the depth, and being the land conveyed by George Frey to Henry Weingard by deed dated 25th February, 1826, and being part of lots 8 and 5, as shewn in A. B. Silkman plot of lots in Tenth ward and known as lot No. 1, block 39, on the city assessment man of Scranton, said ward, improved with a two-story frame dwelling house and other outbuildings thereos. WEANNESS OF MEN

Quickly, Thoroughly, Forever Cured

by a new perfected scientific method that cannot fall unless the case is beyond hammer all You feet in the first test to Ash street to City of Stranton, Lackawanna County, Fennsylvania, known as lots numbers fill method that cannot fall unless the case is beyond hammer all You feet in the first to Ash street and to convey for the Ash street and the street of East Market street. Said lots being the depth and being the land conveyed by the feet and 25th February. 1893, and being the land conveyed with a two-story frame dwelling or lost, are restored by this treatment. All west proofs be not sealed. Write for our book, who seed and street and town as lots to the City of Carbondale, feet in width in the rear and the conveyed with a two-story frame dwelling or lost, are restored by this treatment. All west proofs have and other outbuildings thereon.

FRIE HEDICAL CO., 61 NIAGARA 57.

FRIE HEDICAL CO., 61 NIAGARA 57.

STATEST OF THE STATEST OF THE ASSOCIATION ASSO

P. W. STOKES, Att'y,

ALSO

No. S.—All the right, title and interest of he defendant, Thomas F. McCormick, in and to all that certain messuage, tene-ment and tract of had, situate, lying and being in the borough of Blakely, county of Lackawanna and slate of Pennsylva-ha, being his number 2 and 3 in Square or Block number 2 and situate spon First street in Hull's addition to said borough of Blakely, said lots being together 100 feet in front and 150 feet in depth, with a frame dwelling house, large frame founfeet in front and 186 feet in depth, with a frame dwelling house, harge frame foundary, out-buildings and fruit trees and other improvements thereon. Selred and taken in execution at the suit of Anglo-American Sacings and Loan association vs. Thomas F. McCormick, Debt. 51,8954, Judgment No. 524, May Term, 1867. Fl. fa to May Term, 1867. CARPENTER & FLEITZ, Attys.

No. 9.—All the right, titls and interest of the defendants, Henry Bruning, William Bruning, Charles Bruning, and Freederick Bruning, in and to all that piece or parcel of land, being part of a city lot, situate in the city of Carbondale, county of Lackawanna and state of Pennsylvania, on the west side of Main street, known as lot number five 65, bounded on the north by a lot late of Bilger and White, on the southern part of lot number three (3) and commencing four (4) feet south of the southern part of lot number three (3) on said street; thence westerly along the line of the said Bilger and White one hundred (100) feet; thence north four (4) feet to the lot late of Thomas Kerwin; thence westerly fifty (50) feet; thence south Thirty-secon (3) feet eight (5) inches to the alley; thence cast along the horth side of said alley near in line of the house and barn thereon, one hundred and lifty (150 feet to said Main street; thence north along said street thirty-three (3) feet and eight (5) inches to the place of beginning. The foregoing described premises being the said street thirty-three (3) feet and eight (8) inches to the place of beginning. The foregoing described premises being the said street with the described premises being the said willow, No, S, page 319, etc.

Improved with two-story brick building, occupied for stores and dwelling, and two story frame swelling thereon.

Selzed and taken in execution at the suit of William Bruning, Charles Bruning, and Frederick Bruning, Deb, \$21,686.71, Judgment No, 755, ft, fn, May Tern, 1897.

T. F. WELLS, Atty.

No. 19.—All the right, title and interest of the defendants, in and to all that certain lot, plece or parcel of land situate in the township of North Abington (now West Abington, Lackawanna county), and state of Pennsylvania, bounded and described as follows, viz. Beginning at a Hemlock corner; thence north forty-four degrees east one hundred perches to a corner by a road; thence north forty-six degrees west lifty-three perches to a trock corner; thence south ten degrees west fourteen and two-tenths perches to a rock corner; thence south six degrees west fourteen and two-tenths perches to a rock corner; thence south six degrees west fourteen and two-tenths perches to a rock corner; thence south seventy-free and three-fourths degrees west one perch to a corner in the brook; thence south seventeen and one-quarter-degrees west eight perches to a post and stones corner; thence south sixty-one degrees west twenty-one perches to a post and stones corner; thence south seventeen and one-quarter degrees west interpretents the perches; thence north fifty-nine and three-quarters degrees fourteen perches to a corner; thence south forty-six degrees fourteen perches to a corner; thence south forty-six degrees east one hundred and fifty-eight perches to a homlock; thence north forty-four degrees east six ty-six perches to a hemlock; thence north forty-four degrees east six ty-six perches to a hemlock; thence north forty-four degrees east six ty-six perches to a hemlock; thence north forty-four degrees east six ty-six perches to a hemlock; thence north forty-four degrees east six ty-six perches to a corner and the place of beginning. Containing eighty-seven acres and eighty-five and one-half degrees west forty-six perches; thence south north forty-four and one-half degrees west twenty perches; thence south forty-five and one-half degrees west forty-six perches; thence south north forty-five and one-half degrees west forty-six perches; thence south forty-five and one-half degrees west forty-six perches; thence south forty-five

and conveyed by Isaac Dean to William Barton by deed of assignment dated the 15th day of January, A. D., 1879. Recorded in Lackawanna county beed Book, No. page 50t, etc. It also being the same premises sold and conveyed by William Barton and wife to Webster S. and Alva L. Ross by deed dated the 5th October, A. D., 1883. Recorded in Deed Book, No. 25, page 179, etc. All improved with two-story wood dwelling house, barn and other outbuildings, fruit trees, etc.

Selzed and taken in execution at the suit of George W. Barton, administrator of William Barton, deceased, vs. Webster S. Ross and Alva L. Ross, Debt, \$2.460. Judgment No. 373. March Term, 1897. Lev. fa to May Term, 1897.

No. 11 .- All the defendant's right, titl and interest of, in and to all that certain lot, piece or parcel of land situate, beins and lying in the City of Seranton, County of Lackawanna and State of Pennsylvania, bounded and described as follows, to wit: Beginning at the westerly corner of is

wit:

Beginning at the westerly corner of lot numbered one (l), in square or block No. 122, according to the Lackawanna Iron and Coal Company's plot of the said City of Scranton; thence running along the line of said Lot No. 1, in a southeasterly direction one hundred and thirty-five (135) feet, to a stake corner in an alley, sixteen (16) feet wide for public use; thence running along said alley in a southwesterly direction thirty-sight (38) feet, more or less, to the Slocum division line; thence running along said division line in a north-westerly direction, to the intersection of lot No. 3 in said block; and thence along line of said lot No. 3 to Prospect avenue; thence in a northeasterly direction forty (40) feet to the place of beginning. Being a fractional part of lot No. 2 in square arbick 122, and fronting on said Prospect avenue. Being the same property which the Lackawanna Iron and Coal Company granted and conveyed to the said John Joseph Hark, by deed dated the 14th day of April, A. D., 1884, recorded in the recorder's office of Lackawanna County in Deed Book No. 23, page 134.

Said lot being improved with a one-story frame dwelling, with basement and other outbuildings.

Seized and taken in execution at the suit of Citizens' Building and Loan Association vs. John Joseph Hark, Debt, 200,98.

barn, lee house and the thereon.
Setzed and taken in execution at the suit of the Land Title and Trust Company, trustee of the loan fund of the Mutual Guarantee Buibling and Loan Association vs. P. J. Burke and Annie M. Burke. Bobt. 887,88, Judgment No. 885. March Term, 1897, lev. fa. to May Term, 1897.

THOMAS, Auy.

and seventy-five feet and seven inches (175 ft. 7 in.) more or less; the depth of jot sixteen on the northerly side being one, hundred and seventy-two (172) feet and six (6) inches, more or less, Coal re-

served.

Seized and taken in execution at the suit of Rossaga Tripp, et. al., executors, vs. John Griffin, Debt, \$1,09.70, Judgment No. 729. May Term 1897.

WARREN & KNAPP, Attys.

No. II.—All the right, title and interest of the defendant, Joseph Powhelit, in and to all the following described to proceed of land situate in the Twentieth ward of the City of Scranton, in the Conference of the City of Scranton, in the or parcel of land situate in the Twentiern ward of the City of Scranton, in the Country of Lackswanna, Permssiyania, viz.; Being the southerly one-half of hit number twenty-eight (28) in square or block number twenty-eight (28) and situate upon Stone svenue upon the town plot of Scranton. Said one-half lot being twenty (20) feet in front, twenty (20) feet in rear and one hundred and forty (140) feet in depth, being the land conveyed by George Fisher and wife to Joseph Powlicky by deed dated 8th February, 1839, duly recorded.

All improved with a twe-story frame

All improved with a two-story fran-dwelling house, and other outbuilding thereon.

Selzed and taken in execution at the suit of Mexicow Brook Building and Loan Association vs. Joseph Powlicki. Debt. Brook. Joseph Powlicki. Debt. Brook. J. R. W. Brook. J. C. B. W. Brook. J. May Term, 1897.

'P. W. STOKE'S, Atty.

No. 15.—All the right, title and interest of the defendant. John Vogelbacher, in and to all the following piece of land situate in the Township of Madbon, County of Lackawanna, and State of Pennsylvania, bounded and described as follows, viz. Beginning in the center of a public road leading from Moscow to Salem and line of Reuben Nonck; thence by the same south fifty (60) degrees east, one hundred (100) rods more or less to corner of land of George Krotzer, deceased; thence by the same north forty (40) degrees east, forty-nine (40) rods more or less to a made corner and land deed to Mohetable Frasier; thence by the same north fifty (30) degrees west, sixty-nine and one-fourth (69a) rods to made corner; thence north thirty-sevēn and one-half (37b) degrees east, five and one-half (37b) rods to a made corner of said Mehetable Frasier; thence by the same north fifty (60) degrees west, intry and one-half (30b) rods to enter of afore-said road and from drove into the ground for corner; thence along center of said road south forty (40) degrees west, intry and one-half (30b) rods to center of afore-said road south forty (40) degrees west, intry and south forty (40) degrees west, intry and south forty (40) degrees west, intry four and one-fourth (54b) reds to place of beginning. Containing thirty-two (22) acres more or less.

Excepting and reserving the use of the water privilege at and from a spring of water near the old barn, said privilege being for the use and benefit of the said Mehetable Frasier, her heirs and assigns forever; that is to say, the privilege of larging a three-fourth (55) luch pipe under ground, or in make a trensh on the top of the ground and the privilege of entering said grounds and to make repairs and arrange pipe or water duck free from said conveying or carrying water from said contents. ALSO

f conveying or carrying water from said tring to the grounds of the said Frasier, (14) story frame dwelling and outbuildings thereon.

Selzed and taken in execution at the suit of H. Biesecker, et. al., assigned to P. P. Carter vs. John Vogelbacher. Debt, \$1,000; Sheriff to collect \$500, and interest and costs. Judgment No. 637. March Term, 1837, ft. fa. to May Term, 1837.

WATSON & ZIMMIERMAN.

WOODRUFF,

Attys.

No. 16.—All the right, title and interest of the defendant, Joshua Zacharias, in and to all that certain lot of land situate in the Township of Lehigh, County of Lackawanna. State of Pennsylvania, on a public road leading from Thornhurst to Gouldsboro Station, adjoining lands of Henry Mensch, William Speigel, Joseph Bochman and tract of unseated Mand in name of John Dunwiddle, containing 18 acros more or less, being the same premises which Cornelius Strainer and wife, by deed deted April I, 1882, and recorded in the office for recording of deeds, etc., at Scranton in and for the county aforesaid in Deed Bock No. 18, page 519, etc., granted and conveyed unto Joshua Zacharias in fee the said building is a balloon frame dwelling house, 28x3i feet, 2 stories high, with frame addition 18½x30 ft., two stories high, cellar under main building; further improved with outbuildings, fruit trees, etc. Setzed and taken in execution at the suit of the Tobyhanna and Lehigh Lamber Co. vs. Joshua Zacharias, Debt, \$125.8. Judgment No. 644. May Term, 1895, by, fa. to May Term, 1896. No. 16.-All the right, title and interest umber Co. vs. Joshua Zacharios, Debt. 8.98. Judgment No. 644. May Term. 6. lev. fa. to May Term. 1897. 1896, Sev. fa. to May Term. 1897. SHAPER, WATSON, DIEHL, HALL &

No. 17.—All the right, title and interest of the defendant, Merrit Scott, in and to all the following piece, parcel or tract of land situate in the Township of Spring Brook, County of Lackswanna and State of Pennsylvania, bounded and described as follows to wit:

Bounded on the south by the public roa flounded on the south by the public roal leading from Daleville to Moscow; on the north by lands of John Scott and William Fembridge; on the west by land of James Stoat; on the east by land of Charles Haven; containing about one hundred and six acres of land, be the same more or less, all improved with a two-story frame dwelling house, barns and outbuildings. The said premises were bequeathed to the above named defendant by will of the above named defendant by will of buila A. Scott, dated the 14th day of July, 1889, and registered in Will Book No. 10, pages 27 and 28, in the Register's office of Larkwanna county.

Lackawanna county.

Selzed and taken in execution at the suit of A. C. Schmidt & Co. vs. Merritt Scott. Debt. \$46.35. Judgment No. 418. January Term. 1897, alias fi. fa. to May Term. 1897. WATSON & ZIMMERMAN, Attys.

ALSO

No. 18.—All the right, title and interest the defendant, Philip Gogats, in and to all that certain lot, plece or parcel of land situate in the Township of Fell, County an that rertain lot, piece or parcet of land situate in the Township of Fell, County of Lackawanna and State of Pennsylvania, hounded and described as follows:

Being lot number eight (8) in block No. six (6) as the same is represented on plot of lots of J. J. Albright, surveyed by James Archbald, jr., and lying on the southerly side of Morss avenue in said township, being fifty (9) feet in front on said Morss avenue and fifty (60) feet in rear, and one hundred and fifty (60) feet deep at right angles to said Morss avenue. Subject to all conditions and reservations contained in deed from J. J. Albright of record in Lackawanna County in Deed Book No. 8; page 33. Improved with two frame buildings used as dwelling houses.

Also all that certain lot, piece or parcet of land situate in the Township of Fell, County of Lackawanna and State of Pennsylvania, bounded and described as follows:

ows; Being lot number seven (7) in block No Being lot number seven (7) in block No. six (6) as the same is represented on map of lots of J. J. Albright, surveyed by James Archbaid, Jr., and lying on the southerly side of Mores avenue in said township, between Rittenhouse Place and Ontario street, being a triangular lot, six-ly-five (63) feet in front on said avenue, one hundred and fifty (150) on the southeast along lot number eight on said plot, and one hundred and fifty (150) on the southeast along lot number eight on said plot, and one hundred and sixty-four (160) feet more or less on the west, along an alley. Subject to conditions and reservations contained in deed from J. J. Albright.

Improved with a large two-story frame building used as hotel and dwelling house. Selzed and taken in execution at the suit of White & Murchy vs. Philip Gogats, Debt, \$1,500, Judgment No. 372, June Term, 1892, ii, fa. to May Term, 1897.

No. 19.—All the right, title and interest of the defendants, William Kinback and Gustavus Kinback, in and to all that certain lot, piece or parcel of land situate in the City of Carbondale, County of Lackawanna and State of Pennsylvania, bounded and described as follows:

Beginning at the southerly corner of let number 25 on street No. 2, as the same is represented on map of lots of the Pelaware and Hudson Canal Company; thence north 79's degrees west one hundred and twenty-tiwe (12) feet; thence south 50 degrees west twenty-tirese (23) feet; thence south 58 degrees and 40 minutes cast one hundred and twenty (12) feet; thence north 33's degrees east seventy-oight (78) feet along South Main street, to place of beginning. Containing 5.52 square feet of land, more or less.

Being lot number 25's on street No. 2 on said map of Delaware and Hudson Canal Company. Improved with a planing mill and outbuildnass.

Also all that certain lot, piece or parcel of land situate in the City of Carbondale, County of Lackawanna and State of Pennsylvania, bounded and described as follows:

ing part of lot of land conveyed by W. P. Jones to William Kinback by Jeed dated April 18, 1892, and recorded in Lackswamma County in Deed Book No. 101 at page 250.

Improved with a dwelling house and outbuildings thereon. Seized and taken in execution at the suit of T. C. Robinson vs. William Kinback and Gustavia Kinback, Debt. 250, Judgment No. 276, January Term, 1896, n. fa. to May Term, 1877.

R. D. STUART, Atty.

TERMS OF SALE.

FIFTY DOLLARS CASH WHEN PRO-PERTY IS STRUCK OFF AND BALANCE IN CASH IMMEDIATELY AFTER SALE IS CONCLUDED. WHEN SOLD FOR COSTS, COSTS MUST BE PAID WHEN STRUCK OFF.

ALL PROPERTIES ON WHICH ABOVE TERMS HAVE NOT BEEN COMPLIED WITH WILL BE RESOLD BEFORE AD-

Sheriff's office, Scranton, Pa., May 12th,

PROFESSIONAL CARDS.

Physicians and Surgeons.

DR. C. L. FREY HAS REMOVED HIS offices to the Jewell Building, 365 Spruce

street.

MARY A. SHEPHERD, M. D., HOME-opithist, No. 228 Adams avenue. DR. A. TRAPOLD, SPECIALIST IN Discases of Women, corner Wyoming avenue and Spruce street, Scranton. Or-fice hours, Thursday and Saturdays, 9

a. m. to 6 p. m. DR. W. E. ALLEN, 512 NORTH WASH-

DR. ANNA LAW, 308 WYOMING AVE, Office hours, 9-11 a, m., 1-3 p. m., 7-8 p. m.

DR, L. M. GATES, ROOMS 207 AND 208 Hoard of Trade building. Office hours, 8 to 9 a. m., 2 to 2 and 7 to 8 p. m. Resi-dence 309 Madison avenue. DR. C. L. FREAS. SPECIALIST IN Rupture Truss Fitting and Fat Reduc-tion. Office telephone 1263. Hours: 10 to 12, 2 to 4, 7 to 9.

DR. S. W. L'AMOREAUN, OFFICE 234 Adams, Residence, 1318 Mulberry, Chron-ic diseases, lungs, heart, kidneys, and genito-urinary organs a specialty, Hours I to 4 p. m.

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Architects

PERCIVAL J. MORRIS, ARCHITECT, Board of Trade Building.

EDWARD H. DAVIS, ARCHITECT, Rooms 24, 25 and 25, Commonwealth building, Scranton.

LEWIS HANCOCK, JR., ARCHITECT, 435 Spruce St., cor, Wash, ave., Scranton. FREDERICK L. BROWN, ARCHITECT, Price building, 126 Washington avenue Scranton.

T. I. LACEY & SON, ARCHITECTS, Traders' National Bank.

Lawvers.

FRANK E. BOYLE, ATTORNEY AND counsellor-at-law. Burr building, rooms 13 and 14, Washington avenue.

EDWARD W. THAYER, ATTORNEY, Rooms 312-13-14 Commonwealth Bidg. JEFFREYS & RUDDY, ATTORNEYS-at-law, Commonwealth Building.

WARREN & KNAPP, ATTORNEYS and Counsellors-at-law, Republican building, Washington avenue, Scranton,

JESSUP & JESSUP, ATTORNEYS AND Counsellers at law, Com-building, Washington avenue

W. H. JESSUP, W. H. JESSUP, JR, PATTERSON & WILCOX, TRADERS' National Bank Building. ALFRED HAND, WILLIAM J. HAND,

Attorneys and Counsellors, Common-wealth building, Rooms 19, 20 and 21. FRANK T. OKELL, ATTORNEY-AT-Law, Room 5, Coal Exchange, Scranton, Pa.

JAMES W. OAKFORD, ATTORNEY-at-Law. Rooms 514, 515 and 516, Board of Trade Building. SAMUEL W. EDGAR, ATTORNEY-AT-Law. Office, Wyoming ave., Scranton. L. A. WATRES, ATTORNEY-AT-LAW,

423 Lackawanna ave., Scranton, Pa.

C. R. PITCHER, ATTORNEY-AT-LAW, Commonwealth building, Scranton, Pa. C. COMEGYS, 221 SPRUCE STREET.

D. B. REPLOGLE, ATTORNEY-LOANS negotiated on real estate security. Mears building, corner Washington ave-nue and Spruce street.

JAS. J. H. HAMILTON, ATTORNEY-at-Law, 45 Commonwealth bldg., Scran-WATSON, DIEHL, HALL & KEMMER-ER-Attorneys and Counsellors-at-Law: Traders' National Bank Building; rooms 6, 7, 8, 9 and 19; third floor.

BARRING & M'SWEENEY, COMMON-wealth building, Interstate Secret Ser-vice Agency. Dentists.

DR. F. L. M'GRAW, 305 SPRUCE DR. H. F. REYNOLDS, OPP. P. O. DR. E. Y. HARRISON, 113 S. MAIN AVE. DR. C. C. LAUBACH, 115 Wyoming ave.

R. M. STRATTON, OFFICE COAL EX-WELCOME C. SNOVER, 421 LACKA, ave. Hours, 9 to 1 and 2 to 5.

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MRS. M. E. DAVIS, 420 Adams avenue, Schools

CHOOL OF THE LACKAWANNA, Scranton Pa., prepares boys and girls for college or business; thoroughly trains young children. Catalogue at re-

MISS WORCESTER'S KINDERGARTEN and School, 412 Adams avenue. Spring form April 13. Kindergarten \$10 per term.

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