THE BOLAND JURY REACHES A VERDICT

Understood That It Is One Acquitting the Defendant.

WILL BE OPENED THIS MORNING

Jury Was Out About Two Hours Weighing the Evidence -- Mr. Citizens Testify to His Good Character -- Some Echoes of Up-the-Vallev Disorders -- Victous Assault with a Butcher's Cleaver.

The jury in the embezziement case against ex-Tax Collector T. E. Boland. of Dunmore, agreed upon a verdiet at 4.45 o'clock yesterday afternoon, after being out about two hours, and will report the same to Judge Edwards this corning. It is understood that the finding is not guilty.

Mr. Boland went on the stand yesterday morning and told his story as outlined by Mr. Kelly in his opening for the defense, and explained in yesterday's Tribune. He was in the county commissioners' office one day last December on some personal business, and the subject of the unapproved exoneration list was brought up by Mr. Wagner, the commissioners' clerk. He was quite as anxious to have a settlement of the account as were the commissioners, and at the suggestion of Mr. Wagner, attempted, with the aid of his memory only, to check off such items as had been collected. When ne went home and consulted his books he discovered that he had omitted to check off some few of the names. The amount set opposite these names was figured up and a remittance for the whole was sent to the county treasurer, the county commissioners at the same time receiving notification of this action from Mr. Boland, together with the information that he would make report of the same when he was making his final settlement. In the meantime the prosecution was brought. Fifteen character witnesses, among

them James Young, superintendent of the Pennsylvania Coal company; E D. Swartz, merchant; E. J. Lynett, editor of the Times, Hon T. J. Dugan, ex-burgess; P. H. Morgan, superintendent of the Spencer mines; Thomas J. Golden, Martin Gibbons, C. P. Savage and J. H. Kelly, all swore to Mr. Boland's excellent reputation.

The defense was closed with an eloquent plea by ex-S nator McDonald and the side of the commonwealth was ably presented by Attorney John F. Scragg, Judge Edwards gave a very careful charge and at 2.30 the jury re-

A VICIOUS ASSAULT.

The most victous assault that has been described during the present term of criminal court was that alleged against Mike Yatsko, of the Ridge Archbald, by John Averry, a neighbor and compatriot of the defendant. In February, 1896, Averry, it appears went with a friend to visit Yatsko and staid until early morning. As he became drunk during the night he wanted to sleep on the floor until morning. Yatsko would not allow this and ordered his visitors out. They expastulated but Yatsko was determined and would not yield. Finally Yatske became angry, and seizing a butcher's cleaver dealt the drunken Averry a vicious blow on the head with the sharp edge, inflicting a gash that the hospital physicians for a long time feared would be fatal.

It was also brought out in the testi mony that Yatsko hit his victim a second time with the blunt end of the cleaver, and then threw his senseless form into the road. The man who was with Averry fled at the sight of the cleaver. County Detective Leyshon, who worked up the case, appeared as

The defense all ged that the blows were struck in self defense. Ex-Judge Ward and John M. Harris appeared for Yatsko. The jury arrived at a verdict after court adjourned.

Powell Barna, George Glick and Warnick Lezok, also from the turbulent Ridge, were tried before Judge Mc-Clure for aggravated assault and battery on Larry Goelschuck. When the testimony had been unravelled through Interpreter Martin Woyshner, Judge McClure told the jury that they had better conclude it was a free fight, and divide the costs. The jury did this. Attorney M. F. Conroy appeared for the defense.

The embezzlement case in which C. L. Rice was defendant and Martin Clark prosecutor was amicably settled. The case, which is a technical one, has been tried several times with varying results.

CASE TRIED TWICE.

John Harmody, of Winton, was tried before Judge Gunster once and Judge Edwards again on charges of assault and battery Constable John Drake was the prosecutor in each case. In the first case, wherein Drake was the assaulted party, the costs were divided. alleged, Harmody struck with a fence picket. The jury did not reach a verdict in the latter case.

The case against the two notorious

Taylor women, Mary Moran and Mag- dispose of the matter: First, the firm, gie Montgomery, accused of being common scolds, was called before Judge Gunster. The people of Taylor. who are prosecuting the case through Nappe Thornton, got rid of the unwelcome pair by the burning down of their home two months ago and as this was the only purpose the prosecutors had in view, they agreed to a withdrawal of the charge. The Montgomery woman did not appear and consequently did not share in the good fortune of her friend. She will be formally freed, however, when she puts in an appearance, providing she can make up some good excuse for her

non-appearance yesterday.

Peter Snyder, of Peckville, was convicted before Judge McClure of cruelty to a horse and was sentenced to pay fine of \$20 and undergo imprison-

ment for ten days. Patrick Cunningham, one of the youths implicated, or supposed to have been implicated, in the robbery of the Ontario and Western station at Mayfield, last full, was allowed to go, the evidence against him being insufficient warrant pressing for a conviction.

Katherine Smullen, charged by I. J. Levigne, of Carbondale, with larceny and receiving was acquitted, the prosecutor failing to appear.

WERE RETURNED GUILTY. John Casper and Charles Eliskey were returned guilty of the accusation brought by Constable Edward Dolph, that they stoned a Carbondale Traction company car from which they had been ejected at Richmond. Judge Gunster sentenced them to five months

each in the county jail. John S. Jones withdrew the charge Chicago, Ill.

of assault, and battery preferred against Lucy Jones and Mary J Rich-ards upon the defendants agreeing to FOOT BALL GAMES pay the costs.

COURT HOUSE NEWS NOTES.

Court yesterday granted a divorce in the case of Blanche Reed against Martin

the defendant was yesterday enjoined from disposing of the property in dispute and the deed under which he received it was declared null and void.

In court yesterday Sheriff Clemons ac-knowledged a deed to Frances A. Winton Boland Tells His Story and Several and others, heirs of Catherine Silkman, for land sold as the property of Daniel Silkman, June 10, 1889, for \$10,550. On the estate of Mary A. Mills, late of Fell township, letters of administration were yesterday granted by Register Hopkins to Irving Davis and Jennie E. Davis In the estate of Martin Walsh, late of Scranton, letters of administration were granted to Fannie McLaughlin. In the estate of Thomas McAndrew, late of Dunmore, letters of administration were granted to P. J. Grady.

BUNCOERS ABROAD : BEWARE !

It is the trick of the Bryanized Democracy this fall to make false charges against Republican methods, raise a big dust, hire Republican maicontents to organize Republican bolts and then coax individual Republicans to desert their party on the representation that "party ties needn't count for anything in an off year." By this trick, if it shall work, the Bryanites will get a foothold for a hopeful fight in national campaigns, and make just so much more trouble for McKinley, the Republican congress and the cause

You now see through this trick. Are you going to let it work?

TONIGHT'S GREAT CONCERT.

John T. Watkins and Miss Sadie

Kniser Will Be Heard. The success which has followed Miss Kaiser's, Miss Parker's and Mr. Watkin's concerts through Wyoming and Lackawanna valley, presages for those who will avail themselves of this evening's concert, an artistic treat rarely afforded our people.

Mr. Sousa, in speaking of Miss Kaiser's work with his band, predicts for her a bright future, and that her brilliant singing was a pleasant surprise to the whole band.

Miss Parker, the elecutionist, is a graduate of the Emerson School of Oratory, Boston, and a worthy successor of Miss Breakstone as a teacher of elocution at Wyoming seminary, Her reading is natural and appeals powerfully to her audience, both alike in pathos and humor.

Miss Julia C. Allen, since her last appearance at the Frothingham, has some time pursued her studies at Paris, with flattering improvement, Mr. Beynon, tenor soloist at the Second Presbyterian church, needs no introduction. His sweet voice is heard upon numerous occasions to great ad-

We are all anxious to hear Mr. Watcins again. His pure enunciation and musical voice has upon all occasions won him the plaudits of his hearers, but since his work abroad we are doubly eager to hear him once more. The corrected programme is given be

"Lend Me Thine Aid" (La Reine de

Miss Julia Clapp Allen. Song, "Ocean, Thou Mighty Monster,"

Miss Sadie E. Kaiser. Recitation, "Silence" Miss Bessie E. Parker.

Recit and Aria(a) "Thus Saith the Lord"....Handels Violin Solo . Julia C. Allen, Song, "Polonnaise" (Mignon),

Ambroise Thoma Miss Kulser. Recitation, "Marriage of the Flowers."

Miss Parker. Songs-

(a) "O, Tu Palermo", Verdi's Vespers (b) "Dio Possenti",...,Gounod's Faust John T. Watkins. Song, "Lo; Hear the Gentle Lark,"

CITY MERCHANTS SEE THE MAYOR.

Want Provisions of Temporary Merchandise Sale Ordinance Imposed. Mayor Bailey has been importuned number of the city's clothing merchants to have enforced common council ordinance, No. 68, 1893, which provides for the payment of heavy license upon the temporary sale of merchandise and imposes a penalty for non-conformance with the same. The request of the merchants arises from the locating here of a clothing concern

which is advertising extensively a sale of goods at a price below wholesale, Mayor Bailey had the matter under advisement yesterday. The ordinance providing for the collection of a \$500 license and a penalty of at least \$100 fine and not more than thirty days in jail relates to firms doing a temporary in the second case Drake prosecuted business. Its passage was based upon for Michael McLaughlin, whom, it is an act of the legislature making it legal for cities, boroughs and towns to

operate such an ordinance. There are, however, two questions which trouble the mayor in trying to against whom the efforts of the local merchants are directed, claim the supreme court has declared the state act unconstitutional; second, the firm does not advertise that it is temporarily locating here-it advertises a ten-day

Mayor Bailey tried to get a legal opinion yesterday afternoon from City Solicitor McGinley, but the latter could not be found until it was too late in the day to give an answer.

GRADING CAUSES TROUBLE.

Phelps Street Property Holders Suc

tor \$5,000 Damages. Through Attorneys H. E. Hand and E. A. Thayer, Michael and John J. Ruddy, of Phelps street, yesterday prought a \$5,000 trespass suit against the city of Scranton.

workmen in grading the street for the laving of sidewalks and gutters, cut down the grade in front of Ruddy property to such an extent that it is alleged it damaged the propcrty to the extent named.

California Excursions.

Personally conducted. Leave Chicago every Wednesday. Burlington Route to Denver, thence via Denver & Rio Grande Ry, (the scenic line of the agents of long expension, agents of long exp

PLAYED YESTERDAY

Big Elevens Failed to Make Any Big Scores.

YALE WAS THREATENED BY BROWN

The Latter Furnished the Surprise of the Season and the Blues Won by Only Four Points -- Lehigh Made but Five Points Against Dickinson and State College Held Pennsy Down to Twenty-four.

There were two pronounced surprises in yesterday's college foot ball games Brown made holes in the line of the brawny blue of Yale and the latter won by only four points. It was a goal rom the field that Lehigh won from Dickinson. State college was able to make frequent gains by plunging against Pennsylvania's line. The red and blue won on end plays.

Pennsylvania Defeats the State College Team.

Philadelphia, Oct. 20.-The Pennsylvania foot ball team, composed of seven regulars and four substitutes, defeated the State college team this afternoon by the score of 24 to 0, in twenty minutes halves. Three touchdowns were made in the first half and two in the second. The heavy rain of last night and today put the grounds in bad condition, gains throughout the line by Pennsylvania's comparatively light team being almost impossible. The red and blue resorted mainly to end skirting. The State team averaged ten pounds heavier to the man than the university boys, and frequently gained from five to ten yards by plunges into the line. There was considerable fumbling, but this was partially due to the slippery ball. Captain Minds, Jackson, Dickson and Carnett, all of whom will go in against Lafayette on Saturday, watched the game from the side lines. On one occasion State created cheers by successfully when the ball was only two feet from State's goal. The teams lined up as

Pennsylvania, Positions, State College Boyle, Goodman, left endRuble Goodman, DeSilver, left tuckleScholl ... centerMurray ... right guardEssten MeCracken. DeSilver, Outland.right tackle ... Clapper Hedges right end Curtin

Weeks quarter back Heckel
Armbruster left half Sheffstahl
Diehl, Futton
Morice right half CurWalker, full back MeChesney
Teuchdowns-Walker, Hare, DeSilver,
Itedges, McCracken, Goals-Walker, Z.
Iteferee-McCurdy, Princeton, UmpireWard, Princeton.

Princeton, 54; F. and M., O.

Princeton, N. J., Oct. 20.-Princeton rolled up the biggest score of the season against Franklin and Marshall on the 'varsity gridiron this afternoon, and defeated the Pennsylvanians by a score of 54 to 0. Franklin and Marshall's average weight is 150 pounds, that of the Tigers 194. The Tigers loomed up like giants as compared with their opponents. At no point in the game was Franklin and Marshall able to hold the ball. The Princeton forwards frequently broke through and downed the backs for losses. The visitors' quarter back was also so slow in passing the ball that several of Weisner's punts were blocked in their beginning. zle made the field and pigskin heavy and slippery, causing continual fumbles by both quarter backs. Baird was an offender in this respect, but his punting and goal kicking were superb. No real estimate of the Tigers' play could be made, but the undergraduates are jubilant over the fact that a larger score was rolled up than Pennsylvania could make. King Kelly made the first touchdown within two minutes after play commenced, on a 20-yard buck through the center. The Franklin and Marshall line melted like hot butter before the fierce Tiger rushes, and in the first half Kelly was sent over three times, while Reiter and Baird contributed two and one on brilliant runs and line bucking. Baird crossed the line on a trick pass. Score at the end of the first half, 32 to 0.

The second half was a repetition of the first, with new players on the 'varsity. Kelly hurt his troublesome ankle and retired in favor of Lathrop, who too was knocked out. Ayers taking his place. Touchdowns were made by Ayers. Poe and Wheeler. Every man on the Princeton team played finely, but every man had a weaker one against The scrub would have given far better practice. The game ended with the ball on F. and M. fifteen-yard line.

The line up follows: Princeton. Positions. Schwartz left endSchneider left tackleKiefer Crownis. left guardThomas Edwards. centerStonewood

Armstrong... right guardHershey Hildebrand.... right tackle ...Zimmerman

Craig, Lathrop....right endKiniser Baird...... quarter backLoeher Poe, Rosengarten. Bannard..... left half back .. Hosterman

right half back .. McLaughlin Kelly .. Ayers, Lathrop. Paker. Touchdowns-Kelly, S; Reiter, 2; Baird, 1; Ayers, 2; Wheeler, 1; Poe, 1. Goals from touchdowns-Baird, 6; Wheel-

Yale, 18; Brown, 14. New Haven, Conn., Oct. 20,-The sur-

r, 1. Times of halves-30 and 15 minutes.



DR. E. C. WEST'S NERVE AND BRAIN TREATMENT

THE ORIGINAL, ALL OTHERS IMITATIONS,
Is sold under positive Written Guarantee,
by authorized agents only, to cure Weak Memory,
Dirniness. Wakefulness. Fits, Hysteria, Quickness, Sight Losses, Evil Dreame, Lack of Contdeuce, Nervousness, Lassitude, all Drains, Youthful Errors, or Excessive Use of Tobacco, Opium,
or Liquor, which leads to Misery, Consumption,
insanity and Death. At store or by mail, Et a
box; six for Ex; with written guarantee to
cure or refund money. Hample package, containing five days treatment, with full
instructions, 25 cents. One sample only sold to
each person. At store or by mail.



prise of the season in the football world was furnished by Brown here today when Captain Fultz's men broke through the Yale line almost at will and ran up a total score of 14 points,

scoring three touchdowns against the home team, the largest score ever made on the Yale field over a Yale eleven. It was a terrific shock for Yale to ce her line swept away by the Brown backs after the manner in which Princeton found it all holes last fall. Gammons and Fultz were the twin

stars of the Brown firmament. Cammons got two of the visitors' touchdowns, and Fultz the other. made it possible, by magnificent in-terference for the other to gain ground effectively, and Richardson, Brown's quarter, made a run of 40 yards in the last half, only because of the interference of the two half backs, who joggled along down the field by his side and brushed off the Yale tacklers.

For Yale, Klefer alone seemed able o gain ground. Benjamin found the Brown line an irresistible bar, and also fumbled badly. The score was: Yale, 18; Frown, 14. The line up; Positions.

hamberlain, Hazen left end Murphy

Rogers (Capt .left tackle Melandy Haprood, Cadwalader.... left guard WheelerChesbro Cullen..... center ... Brown..... right guard Eddy right tackle Whittemore

DeSaults quarter back Richardson

Keffer left half Gammons

Benjamins right half Fultz (Cap.)

Golmore McBette Cap. Post, Chadwick .. right tackle .. Whittemore

McBride, Corwin. full back Touchdowns-Gammons, 2; Fultz, 1; Keffer, 2; Rodgers, 1. Goals from touchdowns-Cadwalader, 5; Hall, 1. Referes-Knapp, Elizabeth A. C. Umptre-Rock-well, Tufts college. Linesmen- Hume, of Yale, and Gifford, of Brown, Time-Two 20-minute balves.

Lehigh, 5 : Dickinson, 0.

Bethlehem, Pa., Oct. 20,-With the ball in Lehigh territory most of the time, Dickinson had the hard luck this afternoon to be scored upon, and lost the game by a goal from the field, with the score five to nothing. Just four minutes before time was called, Holderness was given the ball on the forty-yard line, and, aided by the strong wind, sent it between the posts for the only points scored in the entire holding Pennsylvania for four downs game. The game was one of fumbling and loose playing from beginning to end. The teams lined up as follows:

Lehigh, Positions, Dickinson, Chamberlain..... left end Hoover Butler..... left tackle Becarra..... left guardSteets McCarthy center Gilbert, Payne, right guard Ralston right tackle W. James..... Denise quarter back Houston ork.......right halfLowther unfield, H. Janes, left halfDevail Mork. Holderness... full backJones

Harvard, 24; Newton, A. A., O. Cambridge, Mass., Oct. 20.-Harvard

defeated the Newton Athletic association's eleven on Soldiers' field this afternoon, 24 to 0. In the first half Harvard scored but once, and that was on good long gains down the field in the first two minutes of play. During the rest of the half the ball would be worked gradually down to Newton's 15-yard line, and then lost on downs and the work began over again. This happened four times. In the second half three touchdowns were scored, two of them owing to poor passing by Newton's quarter back. Cochran kicked every goal. The playing of the Harvard team showed a marked improve ment in offensive work, Score-Harvard, 24; Newton A. A., 0. downs-Cabot, 2; Warren, Moulton. Goals from touchdowns-Cochran, 4.

Haverford, 10; Johns Hopkins, 0. Baltimore, Oct. 20 .- Haverford beat Johns Hopkins at foot ball today with comparative case, as the score shows, The field was deep with mud, which revented good playing. In the first half the visitors made a touchdown, but missed goal. Toward the end of the second half a touchdown and goal for the visitors added six to their score,

Length of halves-20 and 15 minutes,

SALE OF BELMONT'S HORSES.

The Blooded Animals Bring Over \$18,000, an Average of \$890.

10; Johns Hopkins, 0.

New York, Oct. 20 .- The sale of carriage horses and hackneys, the properry of O. H. P. Belmont, took place today at the American Horse Exchange. The sale was well attended. Some of the prices paid were:

Wales, dark b. g., 9 years, and York, br. g., 7 years, to Sidney Smith, Union League club Walsingham, b. g., 9 years, to R. F. Carmen, Long Island Rockingham, b. g., 8 years, to George R. Hulme, New York Sundown, b. g., pacer, to James Till-man, New York

Hurlingham, b. g., 9 years, to James
Tillman, New York 1,500
Blue Ribbon, b. m., 9 years, by Eyeshawk, with Fife, b. m., 8 years,
mate to Blue Ribbon, to James A.

man, Staten Island Miss Anybody and Jersey chestnut mares, to M. H. Herbert, New York Dusk and Vixen, to H. Creedman, Boston 1,000 Four Stripes, b. s., by Cadet-Blue Ribbon, to F. A. Bergen, Wilkes-

Barre, for Forest Hill stud ... The total amount realized was \$18,-855, and the average price was \$890. Among those present was Vice-President Hobart, Mr. and Mrs. O. H. P. Belmont, T. Suffern Tailer, Fred. Gebhardt, J. Sargent Cram, C. S. Bates and E. Waln, of Philadelphia.

Battimore Loses at Peoria.

Peoria, Ill., Oct. 20,-Ten hundred and ifty people saw a pretty game between he Baltimore and All-American teams his afternoon, The features were Firen's batting and the work at short Jennings and in center by Lange, ore: R.H.E.

Donahue. DON'T RUN ANY RISKS about health. Avoid coughs, colds, fevers, pneumonia, and all other similar ailments by keeping your blood rich and pure with Hood's Sarsaparilla.

HOOD'S PILLS are purely vegetable and do not purge, pain or gripe. All druggists.

Inflammatory Rheumatism Cured in

3 Days. Morton L. Hill, of Lebanon, Ind., says: "My wife had Inflammatory Rheumatism in every muscle and joint, her suffering was terrible and her body and face were swollen almost beyond recognition; had been in bed for six weeks and had eight physicians but received no benefit until she tried MYS-TIC CURE FOR RHEUMATISM. It gave immediate relief and she was able to walk about in three days. I am sure it saved her life." Sold by Carl LoSHERIFF'S SALES.

SHERIFF'S SALE.

-OF-

Valuable Real Estate

FRIDAY, NOVEMBER 12, 1897.

By virtue of sundry writs of Fieri Facias, Levari Facias and Venditioni Exponas, Issued out of the court of common pleas of Lackawanna county, to me directed, I will expose to public sale by vendue or outery, to the highest and best bidder, for cash, as the court house, in the city of Scranton, Lackawanna county, on FRIDAY, the TWELFTH DAY OF NOVEMBER, A. D. ISP, at io o'clock in the forenoon of said day, all the right, title and interest of the defendants in and to the following described lots, piece or parcels of and, viz.:

to the folowing described lots, piece of parcels of and, viz.;

No. 1.—All the right, title and interest of the defendant, James J. Walsh (of Welsh) in and to all the following described pieces or parcels of land, situate in the borough of Olyphant, in the county of Lackawanna and state of Pennylvania, bounded and described as follows, to wit: All that certain lot, piece or parcel of land, situate, lying and being in the borough of Olyphant, county of Lackawanna, and state of Pennsylvania, bounded and described as follows, to wit: Containing a front of sixty 660 feet northwestward on Delaware street and bounded northeastward at right angles from Delaware street one hundred and fifty (150) feet by lot No. 35 on Delaware street; southeastward parallel with Delaware street; and southwestward at right angles from Delaware street; and southwestward at right angles from Delaware street; and southwestward at right angles from Delaware street one hundred and fifty (150) feet by lot No. 32 on Delaware street; and southwestward at right angles from Delaware street one hundred and fifty (150) feet by lot No. 32 on Delaware street, as designated by survey and maps of building lots belonging to the Delaware and Hudson Canal company in the borough of Olyphant, county and state aforesaid. Coal and other minerals reserved. Being the same property conveyed to said James J. Walsh by Augustus F. Gebhard by deed dated April 15, 1833, and recorded in the office for recording deeds, etc., in and for said county, in deed book No. 36, page 61, etc. Improved with two-story frame dwelling house and outbuildings.

Seized and taken in execution at the suit of Augustus F. Gebhardt vs. James J. Walsh, Debt, 31,400.00, Judgment No. 531, May Term. 1897. Alias B. fa. to November Term, 1897.

CAREY, Atty.

ALSO

No. 2.—Ail the right, title and interest of the defendant, Horatio N. Patrick, in and to all that lot and tract of land situate in the township of South Abington, Lackawanna county, Pennsylvania, bounded and described as follows, to wit.; Beginning at a point in line of lands of the estate of Susan A. Vosburg, deceased (late lands of Samuel Mycrs); thence along said lands of said Vosburg criate across the road south three and a half (3/2) degrees west, twenty-three hundred and ten (2310) feet to a corner post; thence south seventy-five (75) degrees cast, along land late of Henjamin Swallow four hundred and sixty-two (462) feet to a post and stones corner; thence south forty-two and one half (425) degrees cast, four hundred and one (401) feet; thence along the same north forty-eight (48) degrees east, six hundred solventy-ine could forty-two and one-half (12½) degrees east, six hundred and seventy-me (671) feet to a corner past and seventy-me (671) feet to a corner past and stones; thence south forty-two and one-half (12½) degrees east, sixteen hundred and thirty-four (1634) feet to a corner in a vacated public road; thence along said vacated road north thirty (30) degrees cast, fourteen hundred and seventeen (1417) feet to a corner in line of land now or laste the estate of William G. Knapp estate and lands of said sknap, estate and lands of the estate of Charles Vosburg, deceased (late George Swallow), and lands of said Horario N. Patrick, north forty-two and one-half (12½) degrees west, thirty-five hundred and fifty (3250) feet to lands of the estate of said Susan A. Vosburg, deceased; and thence southwesterly along lands of said susan A. Vosburg estate five hundred and thirty-five acres of land, be the same more or less.

Excepting and reserving therefrom, however, all of the land lying northwesterly side of the dooryard fence (a stone wall) enclosing the Atherton farmshouse dooryard, and on the northwesterly side of the dooryard fence (a stone wall) enclosing the Atherton farmshouse dooryard, and on the northwesterly side of the dooryard fence as stone wall-enclosing the Atherton farmshouse dooryard, and the premises hereby intended to be conveyed, and to the line of land heretofore conveyed by the said Atherton to the said Patrick.

Excepting and reserving also all lands heretofore released by the said Atherton for Pleased by the said william morthly side of the premises hereby intended to be conveyed, and to the line of land heretofore conveyed by the said Atherton for Please of the land by the said William Matherton from the line of a certain morthly side of the premises hereby intended to be conveyed, and to the line of land heretofore conveyed by the said Atherton for the land william morthly side of the premises hereby intended to be conveyed, and to the line of land heretofore conveyed by the said William Ma

to the said Patrick.

Excepting and reserving also all lands heretofore released by the said William Atherton from the lien of a certain mortgage given by said Horatio N. Patrick to said Atherton to secure an unpaid balance of purchase money on the said land, said mortgage recorded in the office of the recorder of deeds, etc., of the said county in mortgage book 66, at page 450.

Improved with a large two-story frame dwelling house, one small dwelling, three barns, sheds, granaries, outhouses and fruit trees thereon; a part of said premises having been plotted into building lots. Seized and taken in execution at the Seized and taken in execution at the sult of William Atherton vs. Horatio N. Patrick. Debt, \$14,742.00. Judgment No. 872. September Term. 1897. Alias fi. fa. to November Term, 1897. DEAN, Att'y.

ALSO

No. 3.—All the right, title and interest of the defondant, Zemiah Phillips, administratrix of the estate of Jeremiah J. Philips, in and to all those certain described iots, pieces or parcels of land, situate in the city of Scranton, county of Lackawanna, and state of Pennsylvania, bounded and described as follows, to wit. The first thereof beginning at a corner of Van Buren avenue and Washington (now Lafayette) street: thence north thirty-nine and one-quarter (394) degrees east, two hundred (200) feet to a corner in line between lots Nos. 31 and 30: thence south fifty and three-quarters (504) degrees east, two hundred and forty-two and one-half (2424) feet to a corner on an alley; thence south thirty-nine and one-quarter (394) degrees cast, two hundred and forty-two and one-half (2424) feet to a corner on an alley; thence south thirty-nine and one-half (2424) feet to the place of beginning. Containing forty-eight thousand five hundred square feet of surface, be the same more or less being lots Nos. 34. 33, 32 and 31, in square or block No. 33, according to William Swetland's plot or map of town lots in Hyde Park. Coal and minerals excepted and reserved.

The second thereof, beginning at a corner on Washington (now Lafayette) street; one hundred and forty-five and one-half (4454) feet from Van Buren avenue: thence along said Washington (now Lafayette) street, one hundred and forty-five and one-half (4454) feet from Van Buren avenue: thence along said Washington (now Lafayette) street, one hundred and lot No. 17: thence along line between said lots north thirty-nine and one-half (4644) feet to a corner hetween lat No. 1642 and lot No. 17: thence along line between said lots north thirty-nine and one-half (4654) feet from Van Buren avenue hundred and forty-five and one-half (4654) feet from Van Buren avenue; thence along fine between said lots north thirty-nine and one-quarter (354,) degrees east, one hundred and forty-five and one-half (4654) feet from Van Buren avenue hundred and forty-five and one-half (4654) f

tween int No. 1615 and lot No. 17: thence along line between said lots north thirty-nine and one-quarter (355) degrees cast, one hundred and 5fty (150) feet to a corner on line between lots Nos. 14 and 15; thence along said last mentioned line south fifty and three-quarters (555) degrees east, forty-eight and one-rail (1835) feet to a corner; thence south thirty-nine and one-quarter (355) degrees west, one hundred and fifty (150) feet to the place of beginning. Containing 7.275 square feet of land, more or less; being lot No. 1615 in square or block No. 25 on William Swetland's plot or map of lots in Hyde Park. Coal and minerals excepted and reserved.

The third thereof, being in the Fifth ward of the city, county and state afore-said, bounded on the west by Main avenue, and containing in front on said Main avenue twenty-five (25) feet and is one hundred and fifty (150) feet in depth. It being the partherly half of lot No. 2 in block No. 2 on J. Heerman's map of Seuth Hyde Park. Containing 3.750 square feet of land, be the same more or less. All improved with a two-story frame dwelling house, fruit trees, outhouses, etc. Coal and taken in execution at the

served.

Seiged and taken in execution at the suit of Murgaret Phillips, executrix, of the estate of Henry J. Phillips, deceased, vs. Zemah Phillips, administratrix of the estate of Jereman J. Phillips, deceased. Debt. \$2.000.00. Judgment No. 264, November Term, 1897. Fl. fa. to November Term, 1897. Fl. fa. to November Term, 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. a. 1897. Fl. (a. 1897. Fl. a. 1897. Fl. a

SHERIFF'S SALES.

tate of Lewis E. Jones, deceased, in and to all that certain lot of land, situate, lying and being in the city of Scranton (formely the berough of Hyde Park), county of Lackswanna, and state of Pennsylvania, bounded and described as follows, to wit.: Beginning at a point on Main street, now Main avenue, at the corner of lands formerly owned by H. B. Powell; thence south 41½ degrees cost, along said Powell's line sixty-five (55) feet; thence by same lands north forty-eight (85) degrees east, nine (9) feet; thence by same lands north forty-eight (85) degrees east, nine (9) feet; thence by same lands south forty-eight (85) degrees east, seventy-five (75) feet to line of lands now or late of W. H. Heath; thence along line of said Heath north forty-nine and one-half (49½) degrees east, twenty (20) feet to lands belinging to the estate of M. Bemis, deceased; thence along line of said lands north forty-eight (18) degrees west, one hundred and fifty (150) feet to Main avenue south forty-nine and one-half (19½) degrees west, ten (10) feet to the place of beginning. Containing three thousand one hundred and seventy-four square feet of land, be the same more or tess. All improved with a two-story frame hotel building and outbuildings thereon.

Setzed and taken in execution at the suit of Wilsam M, Davis, vs. Ellen Jones, deceased. Debt, \$300.06. Judgment No. 40. November Term, 1897.

TAYLOR & LEWIS, Att'ys.

No. 5.—All the right, title and interest of the defendants in and to all that certain lot, piece or parcel of land situate in the borough of Winton, in the county of Lackawanna, and state of Pennsylvania, on what is known as the "David Brown" tract, described as follows, viz.: Being lot No. 25 in square or block "G," and situate on Third avenue, as shown on map intended to be recorded; said lot being 28 6-10 feet in front on said avenue, 29 feet in width in rear, 150 feet in depth on the northerly line along lot 24 and 150% feet in depth on the southerly line, parallel with Church street, and being the land conveyed by Isaac P. Hand, trustee, to Fred Kunz, by deed dated '6th March, A. D. 1895, recorded in Lackawanna county in deed book 128, page 133, etc. Improved with a two-story frame dwelling house and other outbuildings thereon.

Seized and taken in execution at the suit of Spruks Brothers vs. Fred Kunz and Henry J. Kunz. Debt, 44,000.00. Judgment No, 655, November Term, 1896. Alias fi. fa. to November Term, 1897.

P. W. STOKES, Att'y.

No. 6.—All the right, title and interest of the defendants, A. L. Rice and John Rice, in and to all that certain lot, piece or parcel of land in Petersburg, in the city of Scranton, Lackawanna county, Pennsylvania, bounded and described as follows: Commencing at a stake and stones corner on Jackson avenue (now called Taylor), in line of lands of George Brown; thence northerly along said line 150 feet, more or less, to line of lands of Lackawanna. Iron and Coal company; thence westerly along said line forty feet to stake and stones corner line of lands of A. B. Silkman; thence southerly along said line 150 feet, more or less, to Taylor avenue; thence easterly forty feet to the place of heginning. Being lot 12, block "B." as shown on that part of the map of Scranton known as A. B. Silkman's addition. All improved with a two-story frame dwelling house, a barn and other outbuildings thereon. buildings thereon.

buildings thereon.
Selzed and taken in execution at the suit of New Schiller Building and Loan Association of Scranton, Pa., vs. A. L. Rice and John Rice. Debt, \$800.09, Judgment No. 357, November Term, 1897. Lev.

frame bara, outburning, thereon
Scized and taken in execution at the suit of J. P. Staibird, assigned to H. G. Staibird vs. Nathan Vidaver, administra-tor of E. A. Staibird, Debt, \$1,688.05. Judg-ment No. 162, May Term, 1897. Lev. fa. to November Term, 1897.
J. ELLIOTT ROSS, Att'y.

ALSO

No. 8.—All the right, title and interest of the defendant, Richard Dougherty, in and to all that piece or parcel of property, situate in the village of Stark, Lackawanna county, near Moosie, Pennsylvania, described as follows: Being lot No. 4 on Scott street in the village of Stark, as shown on map or piet of lots of the Pennsylvania Coal company, intended to be duly recorded. Said lot being lot feet in front on said Scott street and extending at right angles with the said street in feet in depth to an alley in the rear, and being rectangular in shape, containing 9,500 square feet of fand. Improved with a two-story frame dwelling house and outbuildings. Minerals reserved.

Selzed and taken in execution at the suit of J. J. Mangan vs. Richard Dougherty. Debt, 1228-88, Judgment No. 916, May Term, 1897. Vend, ex, to November Term, 1897.

ALSO No. 9.—All the right, title and interest of the defendant, Charles A. Yoos, in and to all that certain parcel or lot of land, situate in the Fifth ward of the city of Seranton, county of Lackawanna, and state of Pennsylvania, being a piece 2 feet wide in from tand rear and 134 feet in depth, taken from the westerly portlood. state of Pennsylvania, being a piece 21 feet wide in from and rear and 134 feet in depth, taken from the westerly portloa of lot No. 41 in square or block No. 14, on Price & Pancoast's addition to the city of Scranton, and situate upon street called and known as Washburn street. Soid lot being bound westerly by land now or late of John Lewis, northerly by land now or late of Henry P. Evans, easterly by the remaining portion, being 24 feet of said lot numbered 41, now or late of Peter Luxemburger, and southerly by Washburn street aforesaid. Coal and minerals excepted and reserved. Being same premises conveyed to Charles A. Yoos by deed dated 23d June, 1890, and recorded in Lackawanna county in deed book No. 76, at page 11, etc. All improved with a two-story frame dwelling house, which said house is part of a two-bouse block, fruit trees, outhouses and other outbuildings, etc.

etc. Scized and taken in execution suit of Frank Stetter, assigned to Harry Stetter vs. Charles A. Yoos. Debt. \$1,009.00 Judgment No. 899, September Term, 1897. Alias fl. fa. to November Term, 1897. DAVIS & EDWARDS, Att'ys.

ALSO

No. 10.—All the right, title and interest of the defendants, M. J. Tobin and Ann T. Lenhy Tobin in and to all the following described lot or varcel of land, situate, lying and being in the city of Scranton, county of Lackawanna, and state of Pennsylvania, described as follows, viz.: Being let number six (6) in square or block number fifty (50) and situate upon screet called and known as Vale (now Irving avenue) street, i pon the town plot of the city of Scranton, intended to be duly recorded. Said let being forty (40) feet in front, forty (40) feet in rear, and one hundred and forty (10) feet in depth. Improved with one-story frame dwelling house, with stone basement and outbuildings.

Seized and taken fff execution at the suit of James J. Healey vs. M. J. Tohin and Ann T. Leahy Tohin. Debt. \$1,000.00. Judgment No. 428. November Term, 1897. Ft. fa. to November Term, 1897. D. W. BROWN, Att'y.

of Margaret Phillips, executity, of state of Henry J. Phillips, deceased, temiah Philips, administratrix of the e of Jeremiah J. Phillips, deceased, \$2,000.00. Judgment No. 264, November 1, 1897. Fl. fs. to November 1, 1897. Fl. fs. to November 1, 1897. ALSO

ALSO

ALSO

4.—All the right, title and interest definition of the defendant, Bridget Sciler, in and to all those certain bits or parcels of land, situate in the city of Scraunton, in the county of Lackswanna. Pennsylvania, bounded and described as follows, viz.:

ALSO

ALSO

4.—All the right, title and interest bounded on the westerly side by Moltke avenue, said lots are contiguous and each forty (40) feet in front on said avenue, the same width in rear, and one hundred and forty

SHERIFF'S SALES.

(140) feet in depth, and is the land conveyed by John J. Faher. Sheriff, to Bridget Salier by deed duly scknowledged in open court. 21st day of September, A. D. 1894. All improved with a one and one-half story frame dwelling house and other outbuildings thereon.

Solzed and taken in execution at the suit of New Beluitable Building and Loan Association vs. Bridget Salier. Debt. 196.00. Judgment No. 429. November Term, 1897. Fi. fa. to November Term, 1897.

TERMS OF SALE.

STOKES, Att'y.

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-JOURNMENT.

FRANK H. CLEMONS, Sheriff.

Sheriff's office, Scranton, Pa., Oct. 21.

JUST PUBLISHED.

The Fugitives And Other Poems

By John E. Barrett.

For sale by all booksellers, and at the Business Office of The Scranton Truth. Price, \$1.50.

AMUSEMENTS.

Academy of Music

Reis & Burgunder, Lessees, H, R. Long, Local Manager,

Thursday, Friday, and Saturday, Oct. 21, 22, 23. Matinees Friday and Saturday, EL. MER E. VANCE'S Brand New and Up-

to-Date Realistic Comedy Drama Patent Applied For

With Tons of Marvelous Scenic and Mechan-ical Effects. A Great Cast Headed by the Wonderful BEATRICE.

The Phenomenal Dancer. New Muste, New Songs and Specialties Ga-ore. A Klondike Mine of Fun. Stake Your Jaims Early. Don't Fail to See the Horseess Carriage,

Lyceum Theater.

Friday and Saturday Evening, Saturday Matinee, Oct. 22-23.

The Legitimate Irish Comedian, **JOSEPH** MURPHY

"Kerry Gow" Friday Evening "Shaun Rhue" Saturday Evening

Saturday Matinee

Regular Prices.

"Kerry Gow"

DAVIS' THEATER Thursday, Friday and Saturday,

New White Crook Extravaganza Co.

Reveiling in its greatest ecstacy of success.

A sunburst of splendor, entrancing har-

mony, mirth, melody and move-

October 21, 22, and 23,

ment, in motley magnificence. Gaudiest, wittiest and prettiest, Feast for the senses, Regular Prices, 10, 20 or 30 Cents All opera chairs sold reserved for evening performances. Secure them afternoons at the box office or by 'phone, 3872, or after



Stetson Hats

Have Brains in Them Yes, there are brains in Stetson Hats-brains in making them and brains in wearing them.

New Fall Styles in Stiff and Soft

Hats on sale. It's a wise head

that wears a Stetson Hat. These and Other Good Styles Sold by

CONRAD, 305 Lackawanna Avenus

WE MAKE A SPECIALTY OF **OYSTERS**

Fancy Rockaways, East Rivers, Maurice River Coves, Mill Ponds, &c., &c. Leave your order for Blue Points to be delivered on

the half shell in carriers.