# CARBONDALE.

[The Carbondale correspondence of The Tribune has been placed in the hands of Mr. C. R. Munn, Salem avenue and Church street, to whom news items may be addressed. All complaints as to ir-regular delivery, etc., should be made to regular delivery, etc., should i W. J. Roberts, news agent.)

#### AFTER THE PLUMS.

Elections Will Soon Occur for Clerk of Common Council, Sanitary Policeman and Secretary of the Health Board.

On the first Monday in April elections will be held for clerk of the common council, sanitary policeman and secre-tary of the health board. These offices which yield a few dollars to the holders are sharply contested for each year

about this time. The board of health which was organized in 1890-if select council confirms Mayor O'Neill's recent appointments-be Democratic for the first time. For nearly eight years M. F. Barrett, formerly chief of police of the city, has ably performed the duties of sanitary policeman. A share of the credit for the excellent sanitary condition which Carbondale now enjoys

is due him. Hon. S. S. Jones, who was largely instrumental in organizing the board, was its secretary for more than five years, embracing the period during which most opposition to the work was manifested. He held the place until a state law made the office incompatible with that of alderman.

His successor is the present secre-tary, C. R. Munn, who will conclude his second term on the first of April. However, on the ground that to the victors belong the spoils, the Democrats intend electing new officers at the annual meeting. It is understood that Thomas Missett will be the sanitary policeman and J. P. Collins has had his son. Frank, slated for the secretaryship since he became a member

As the office does not pay enough to warrant the hourly presence of a secretary at the municipal building, it is probable the permit books will be kept at Mr. Collins' clgar manufactory, which is conveniently situated on Sa-

As to the office of clerk of the common council, the incumbent, George Evans, is a candidate for re-election, His is the only name which has yet been mentioned in connection with the

That office is worth about \$150 a year. The sanitary policeman gets \$600 annually, and the secretary of the board of health \$200.

Many more aspirants are likely to spring up between now and April 1.

#### HAS HYDROPHOBIA.

#### Little Italian Boy of Electric Alley

Suffering the Awful Disease. Emilio Mancusco, a little Italian boy three years of age, is suffering with a developed case of hydrophobia caped being lynched. and while alive at a late hour last night it is feared he cannot survive The boy's parents, Mr. and Mrs. Luigi Mancusco, live at No. 2 Electric alley, the former being a cheese maker. About five weeks ago Emilio, who had been left alone for a moment, came running to his parents and said that

he had been bitten by a dog.

The wound was inflicted just below dressed and the parents thought little about it, although the child has complained from time to time that the member pained him. Monday the child became feverish. It grew worse rapid-

ly and Dr. Bailey was called yesterday. The symptoms indicated hydrophobia and the doctor at once questioned the parents to learn if the child had been bitten. They had almost forgotten the

incident which they had not connected with the present illness. The little fellow suffered intens towed by convulsions which racked his pain. He was unable to drink, the

atempt to swallow water being fol-

# CLEAN THE STREETS.

The paved streets of this city ought to be cleaned without delay. The work can be done as easily as in midsummer and by it the public will be saved a great deal of muddy annoyance which will follow the spring rains. Street Foreman Killeen thinks it would be a good plan to flush Main street and then clean the catch basins which can be done for less than ten dollars

# MR. BARNES OF NEW YORK.

The Van Osten Three Star Comedy company played "Mr. Barnes of New York" in the presence of a large au-dience at the Grand last night. The good dramatic work of the company is being appreciated and its popularity promises to increase. The matinee was

A doctor who pre-scribes a dozen dif-ferent rem-edies for ferent remedies for the symptoms of one disease is like an old-time turn-key lugging about a ponderous bunch of keys, each one to open a different door. When anyone's blood is thin and twatery and poisoned with billious impurities this condition will condition will show itself in ev-ery part of the body and the av-

erage doctor gives one medicine for the stomach, another for the head, a third or the lungs and so on; as if each particular symptom was a separate dungeon of misery to be unlocked with its own particular.

lar symptom was a separate dungeon of misery to be unlocked with its own particular key; but the scientific, experienced physician looks deeper and seeks the one master-key which unlocks them all.

Thirty years ago Dr. R. V. Pierce, of Ruffalo, N. Y., found the wonderful "Golden Medical Discovery" which has since made him famous: It is the perfect master-key which unlocks every torture chamber of weakness and pain caused by faulty action of the digestive system. It gives the stomach and blood-making glands power to produce the healthy blood which drives out all impure disease germs and waste products, and builds up healthy tissue, solid muscular flesh and nerve energy.

lar flesh and nerve energy. Mr. J. W. Brittin, of Clinton, Dewitt Co., Ill., (P. O. Box 475), writes: "For over a year I was troubled with 'liver complaint,' had no appetite, could keep nothing on my stomach and had severe pains in my stomach and bowels. I doctored with home doctors but did not obtain relief until a friend advised me to take Dr. Pierce's Golden Medical Discovery. After taking four bottles I think myself cured, as I cau eat anything I want and my food never hurts me. Thanks for your medicines. I cannot say too much in favor of them."

For constipated conditions Dr. Pierce's Pleasant Pellets are the best simple, com-ortable laxative. They never gripe. Ac-tept no substitutes or imitations.

largely attended. "Miss Galatea" delighted all who saw her.

#### MUST RUSH MATTERS.

select council will meet in pecial session this evening and hear the report of the estimates committee Much work will devolve upon councils within the next four weeks, and they will have to rush matters soon.

#### LOCAL AND PERSONAL.

Harry Wright is suffering a painful wound, sustained while working at a lathe at the Hendrick works, where a heavy piece of steel fell from the machine, severely crushing the toes of the right foot. Dr. Jenkins was at once sent for and dressed the injured member, after which Mr. Wright was taken to his home.

The Lawrence band, of Scranton, are preparing to give a concert of highclass music in that city ere long and naturally turn to Carbondale for some assistance. Our Mozarts have an enviable reputation as musicians and are favorites wherever they appear. The members of that organization who will put the finishing touches to the Lawrence concert are Messrs. Hall, clarionet; Maxwell, cornet, and Douthwaite, trombone. They have practiced in Scranton several times of late.

The Epworth league literary entertainment at the Methodist church last evening was one of the most interesting and instructive ever given. The subject was "Journalism," and some of the shades were roughly treated. John Murray, of Birkett street, has

one to Philadelphia to have a cata-

ract removed. Delegations of Sons of Veterans from Scranton and other places down the valley, more than two hundred strong, are coming to the mustering ceremonies of Major Randolph camp in the Odd Fellows' building, on South Church street, this evening. A special train will be run on the Ontario and Western from Scranton and the excursion car of the Carbondale Traction com-Captain Lafayette Matthews, of Jermyn, will be the mustering officer, Past Captain William Widener, of Scranton, will conduct the installation. Captain Gardner and his Electric City degree team will assist. The occasion will be ought to a close with a banquet, at which a number of addresses will be made by visiting and home members. It is hoped that several of the state

staff will be present. Miss Mame Boylan, of Pike street, is entertaining Miss Julia Newcombe, of Archbald. Mrs. E. C. Porter is visiting in West

Pittston Miss Minnie Bowen has returned from Paterson, N. J., where she has een visiting Mrs. W. M. Lathrop. Mrs. W. G. Cooper, of Green Ridge, is

the guest of Mrs. George Kellow. Rev. James Malone, of Susquehanna, was in this city yesterday.

John Meehan, of Simpson, was com mitted to the county jail Tuesday night by Justice Glenn for an attempted criminal assault on a little girl of that vicinity. The prisoner narrowly es-

### JERMYN AND MAYFIELD.

Misses Eva Jeffrey and Emma Whitbeck left yesterday for Olyphant, where they will open a dressmaking and millinery establishment. friends here wish them success in their new enterprise.

Thomas Harris, of Port Jervis, N. Y. the knee on the right leg. It was was calling on his friends in Mayfield yesterday, Mr. Harris was formerly an old resident of this borough and conducted a bottling business near the Ontario and Western railroad.

Willie Burns, of Mayfield, and J. J. Flanagan attended a party in Archbaid last evening. Conductor Baker, of the Traction

electric road, resigned his position to accept the agency for a liquor firm in Philadelphia.

Miss Celia Callahan, of Scranton, was isiting Mr. and Mrs. Dilmer, of Mayfield, yesterday.

The friends of Mr. and Mrs. John

Davis, of Mayfield, tendered them a birthday party last evening. The usual diversities were indulged in and a most enjoyable time was spent. At the close of the entertainment refreshments were served. The following are those that were present: Rev. and Mrs. Surdival, Mrs. Thomas E. Griffiths, Mrs. Thos Evans, Mrs. Richard Evans, Mr. and Mrs. Jenkins, Mr. and Mrs. Samuel Merritt, Mrs. James Merritt, Mrs. James Lewis, Mrs. William Davis, Mr. Samuel Davis, Mrs. Henry Hadley, Mr. Robert Yundle, Mr. and Mrs. David Powell, Mrs. John T. Williams, Mr. and Mrs. John Davis, Mrs. David Ben-

cough. An interesting letter from C. D. Winter appears on the tenth page of The Tribune today.

# PECKVILLE.

John and Eathen Warren, of the West End, left last Tuesday evening for the Klondike. Mr. and Mrs. William Rooke and children are visiting relatives at Plains-

Rev. F. P. Doty, of Hyde Park, was a caller in town yesterday.

Mrs. Z. P. Travis will leave this morning to spend a week with her daughter, Mrs. William Dougherty, at Carbondale.

Mrs. Stephen Jayne is visiting with elatives at Nantlcoke, The chicken supper that was held at the home of Mrs. M. H. Brown, on Main street, last evening, under the auspices of the Ladies' Aid society of the Methodist Episcopal church, was the council for the coming year: John largely patronized, and a neat sum was realized. After ample justice had been done to the dainty lunch, the following programme was rendered: Recitation, Miss Nora Pickering; solo, Mrs. S. M. Rogers; recitation. Miss Effic

Curtis: duet, Miss Sophie Simpkins and M. B. Wademan; recitation, Miss Mildred Shaffer; solo, Mrs. Jennie Frear; recitation, Miss Maud Treverton. All parties who purchased tickets for the raffle for the gold watch for the benefit of Mrs. Smith, can get their money back by bringing their tickets

# MOSCOW.

to the Harrison House.

A very pleasant surprise party was given Mr. and Mrs. G. S. Brown Mon-day night, March 7. About 8.30 o'clock Mr. Brown's door bell rang and a host of visitors stepped inside and took possession of the surprised couple's home and a merrier crowd never came together. They played games and enloyed music. About 12 o'clock refreshments were served. Among those present were: Mr. and Mrs. F. B. Gardner, Mr. and Mrs. J. E. Loveland, Mr. and Mrs. S. S. Yeager, Mr. and Mrs. S. J. Hornbaker, Mr. and Mrs. Phil Swarts, Mrs. William Lumley, Miss Jennie Cannon, Miss Neille Hinds, B. J. Cannon, Rev. S. Guy Snowden, Rev. R. N. H. Spencer, of Moscow; Mr. and Mrs. C. H. Ives, Rev. Mr. Powell and wife, Mr. and Mrs. W. H. Swarts, Mr.

and Mrs. Enos Swarts, Miss Lillie Swarts, Miss Lucinda Ives and Mr. Hal Barnes, of Madionville. About 1.30 o'clock the crowd dispersed.

#### OLYPHANT.

A satisfactory test of the new fire alarm system was made last night. After the test had been made a short session of the council was held, at which it was unanimously resolved to accept the system. The number of the boxes have been changed since the list was published recently, the correct numbers and locations being as follows:

18-T. J. Kelly, hotel. 16-Farrell's corner. 42-Jordan's corner.

25-Corner Lackawanna and Delaware streets. 23-Corner Lackawanna and Willow streets.

34-Connor's hotel. 32-Corner Ferris and Delaware

streets. 43-Watkina' corner, Hill street. 26-Susquehanna and Church streets. 24-River and Jones streets. Mrs. J. C. Simmons, of Carbondale

s the guest of Mrs. C. S. Tewsley. Undertaker John Sweeney has purchased the Voyle building on Lacka wanna street. Michael Cannon, of Dunmore street, seriously ill with appendicitis.

wanna hospital at Scranton to receive training to become a nurse. D. G. Jones has broken ground for his new furniture store on Lackawan-

Miss Mamie Dougherty, of Dun-more street, has sutered the Lacka-

The members of the Ladies' Aid society of the Presbyterian church conducted a well attended and successful social and entertainment in the church Tuesday evening. A programme which included recitations, vocal and instrumental music was rendered. At the conclusion of the programme cake and coffee were served by the ladies. Mrs. John Ferguson, Mrs. J. J. Cummings and daughter, Miss Irene Cummings are spending a week in New

York. Thomas Jordan, of upper Dunmore street, left Tuesday for Montana where

he will reside permanently.

Miss Lizzie Madden, of Susquehanna, spent yesterday with her brother, Danlel Madden, of Delaware street. Mrs. A. W. Benscoter, of Carbondale, is visiting her parents on the West

Mrs. George Williams and Miss Maggie G. Williams attended the funeral of David Davis at Providence Tuesday.

#### TAYLOR NEWS.

The Fair and Social of the Daughters of America Was Largely Attended. This Evening's Social.

The fair and social of the Liberty ouncil, No. 54, Daughters of America, opened last evening in Weber's rink under most flourishing circumstances, to continue for a period of three nights. The young ladies have tastefully decorated the hall and different booths. They look very pretty, together with the fancy and useful articles which are to e seen during the progress of the fair. This is not all. They also give a firstlass supper for a reasonable price.

The Tribune branch office in Taylor s in the Cobleigh building, where news items and advertising may be left with our representative, E. G. Evans. The Junior Baptist union of the Cal-

vary Baptist church will conduct an entertainment and social this evening in the church auditorium. The programme, which appeared in this column vesterday, consists of good talent. The ne admission will enable the holder o the entertainment and social.

Miss Mary Williams, who has been visiting friends in this place, has returned to her home in Providence. The Taylor colliery will again be idle

for one week for repairs.

Thomas P. Jones, of Hyde Park, cirulated among friends in this place vesterday.

Mrs. Tallie Jones, of Priceburg, is isiting her parents, Mr. and Mrs. John Thomas, of North Taylor. Lackawanna Valley council, No. 81.

Junior Order United American Mechanics, will meet this evening in Van Horn's hall. Mrs. Richard Morris, of Feltsville, is

confined to her home with sickness.

Taylor castle, No. 267, Knights of the Golden Eagle, will meet this evening in Reese's hall. Mr. Henry Davis, of Priceburg, cirulated among friends in this town on

Tuesday. Mrs. John Thomas, of North Main treet, is quite sick at her home. Taylor, Pyne and Holden collieries ill receive their pay for February to-

The board of health held an important business meeting last evening. The apron social held at the Brick church, of Old Forge, on Tuesday evening was successful both socially and fluancially.

# PRICEBURG.

The musicians connected with the temperance society of the Primitive Methodist church have organized an orchestra. All members of the Senior Wesley

eague are requested to be present at a meeting to be held this evening for the purpose of making arrangements for the Wesley league convention to be held in this town on March 29, 1898. A regular meeting of the Dickson City borough council was held at the council rooms last Monday evening. the council for the coming year; John J. Miller, secretary; Jacob Bowman, treasurer; Mr. Perchinsky, supervisor, and William Kennedy, chief of police. The Delaware, Lackawanna and Western mines will work on Friday. That will make three days for this week.

# CLARK'S GREEN.

The members of the Baptist church and Sunday school will give a reception to Mr. Wellington La Mont, on Saturday evening, March 12, at the home of Mrs. N. S. Davis. Mr. La Mont will leave in a fek days for his home in Scranton and his friends in the church wish to give some recognition of their appreciation of his services to the church.

For Smokers. The Lake Shore limited trains are equipped with buffet smoking cars omposed of main and private smoking cooms with buffet, barber shop, bath room and compartments. They are very richly upholstered, are of Circassian walnut richly carved and with a large book case built at one end of the room. The drapings and plan of deco-rations correspond and the car is a blaze of splendor throughout. Commercial travelers and all other men folks should certainly make the Lake Shore their route on trips between Buffalo, Cleveland, Toledo, Chicago and all points in the west and southwest.



#### SHERIFF'S SALES

SHERIFF'S SALE

# Valuable RealEstate

-ON-

FRIDAY, MARCH 25, 1898.

By virtue of sundry writs of Fieri Faclas, Levari Facias and Venditioni Ex-ponas, issued out of the court of common pleas of Lackawanna county, to rected, I will expose to public sale by rected, I will expose to public sale by ven-due or outery, to the highest and best bidder, for eash, at the court house, in the City of Scrant-z, Lackawanna coun-ty, on FRIDAY, the TWENTY-FIFTH DAY OF MARCH, A. D., 1898, at 10 o'clock in the forenoon of said day, all the right, title and interest of the defend-ants in and to the following described lots, pieces or parcels of land, viz.:

No. 1.-All the right, title and interest of the defendant, Joseph Krantz, admin-istrator of Gregoria Ferri, deceased, in and to all that certain piece of land in the Borough of Archbald, Lackawanna counand to all that certain piece of land in the Borough of Archbald, Lackawanna county, Pennsylvania, containing a front of sixty (30) feet northwestward on Laure street. Bounded northwestward ninety and five-tenths (50.5) feet by lot numbered twenty (20) on said street; southeastward seventy-six (30) feet by lot number forty-four (44) and forty-six (45) feet on Pine street, and southwestward eighty-eight and five-tenths (55.5) feet by Monroe street. Comprising lot numbered twenty-one (21) on Laurel street as the same is represented and designated on a map of building lots of the president managers and company of the Detaware and Hudson Canai company in said Archbald. Excepting and reserving the coal to the legal owners thereof. This being the same lot of land conveyed to Gregoria Perri by Thomas P. Fowler, et al., by deed dated the 2rd day of November, A. D., 1893, and recorded in Lackawanna county in Deed Book No. 196, page 300, etc. Improved with a two-story frame dwelling and outhouses thereon.

Selzed and taken in execution at the suit of assigned to Peter Krantz vs. Joseph Krantz, administrator of Gregoria Perri, decensed. Debt, \$350, Judgment No. 1004, January Term, 1898. Lev. fa. to March Term, 1898.

DAVID J. REEDY, Att'y.

ALBO No. 2.—All the right, title and interest of the defendant, Elizabeth Williams, administratrix of Estate of Walter Williams, deceased, and Elizabeth Williams, in and to all that certain lot or parcel of land situated in the township of Old Forge, in Lackawanna county, Pa. Being let No. 51, on draft of upper lots, estate of Thomas Smith, deceased, which said drafts is intended for record, being fifty feet by one hundred and fifty feet, containing seven thousand five hundred containing seven thousand five hundred square feet of land, more or less. Being the same lot of land conveyed to the said Walter Williams, deceased, by John Liewellyn Griffiths, by deed dated Oct. 17, 1896, and recorded in Lackawanna county, in Deed Book No. 12, page 215. Being all improved with one two-story single frame dwelling house, one small harn, authouses

proved with one two-story single frame dwelling house, one small barn, outhouses and fruit trees thereon.

Selzed and taken in execution at the suit of Morgan W. Williams vs. Elizabeth Williams, administratrix of the Estate of Walter Williams, deceased, and Elizabeth Williams. Debt. 5539. Judgment. No. 55. March Term, 1898. Fl. fa. to March Term, 1898.

# TAYLOR & LEWIS, Att'ys.

No. 3.—All the right, title and interest of the defendants, Cynthea Griffin and Joseph Griffin, in and to all that certain lot of inad with the improvements thereon. Situate in the township of Scott, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Beginning at a point in the center of the public highway leading from Green Grove to Olyphant at the corner of land of Edward Oakley; thence north 50% degrees east along same 18 rods to a corner in line of lands of Samuel A. Clark, decrees west 50 feet to a corner in line of lands of said Clark; thence south 50% degrees west 50 feet to a corner in line of lands of said Clark; thence south 50% degrees west along lands of Tabletha M. Callender 18 rods to a point in said public highway; thence alone said highway south 58 feet to the place of beginning. Being part of the lands conveyed by Warren W. Simrell and wife, Frances, to Tabletha M. Callender by deed dated 12th of November, 187, and recorded in Lackawanna county in Deed Book No. 32, Page 288, etc., and by her, the said Tabletha M. Callender to Josephine C. Whitloek by deed dated July 5, 1888, and recorded August 15, 1888, in Lackawanna county in Deed Book No. 53, Page 425, etc. Improved with one two-story frame dwelling house, barn, sheds, outbuildings, and fruit trees, etc., thereon.

Seized and taken in execution at the guit of Josephine C. Whitloek vs. Cynthia ALSO

Seized and taken in execution at the suit of Josephine C. Whitlock vs. Cynthia Griffin and Joseph Griffin. Debt. \$699, Judgment No. 362, January Term, 1898.
Lev. fa. to March Term, 1898.

Lev. In. to March Term. 1882. VOSBURG & DAWSON, Att'ys.

No. 4.—All the right, title and interest of the defendant, John Sharak, in and to all the following described lot of land with the improvements thereon, situate in the city of Scranton, county of Lackawanna and state of Pennsylvania, and being lot No. 14 in square or block No. 23, and situate upon street called and known as Fig street, upon the town plot of the City of Scranton, intended to be duly registered and recorded, said lot being 40 feet in front, 40 feet in rear and 150 feet in depth. Coal and minerals reserved, Improved with a two-story frame building and outbuildings thereton.

Seized and taken in execution at the sult of Daniel Battle vs. John Sharak, Debt. \$294. Judgment No. SS, May Term, 1894. Vend, ex. to March Term, 1895. SANDO AND VIDAVER, Att'ys.

No. 5.—All the right, title and interest of Ann Nealon (formerly Ann Barrett), in and to the following real estate situate in the borough of Dumore, Lackawanna county, Pennsylvania, bounded and described as follows: Beginning at a point on the easterly side of Chestnut street in said borough sixty-five (55) feet from the southeasterly corner of Elm and Chestnut streets; thence north seventy-nine (79) degrees and thirty (30) minutes east one hundred and twenty-one (121) feet; thence south forty-cight (48) degrees and thirty (30) minutes west thirty-six (36) feet; thence south forty-one (41) degrees and thirty (30) minutes east thirty (30) feet; thence south seventy-nine (79) degrees and thirty (70) minutes west ninety-seven (75) feet to the easterly side of Chestnut street aforesaid; thence along the same north ten (10) degrees and thirty (30) minutes west ninety-seven (75) feet to the easterly side of Chestnut street aforesaid; thence along the same north ten (10) degrees and thirty (30) minutes west forty-nine (49) feet to the place of beginning. Containing 4,566 square feet of lind, more or less. Being lot number seven (7) on Chestnut street. Coal and minerals reserved. All improved with a two-story frame dwelling and outbuildings thereon. Being same property conveyed by Henry Scott and wife to Ann Barrett by deed dated 17th of June, 1886. Recorded in Deed Book No. 36, Fage, 351.

Seized and taken in execution at the suit of Peter C. Barrett, et al., vs. Ann Nealon, Debt, 32,000. Judgment No. 13, March Term, 1896. Ft. fa. March Term, 1896. Ft. fa. March Term, 1898. Ft. fa. March Term, 1898.

# SHERIFF'S SALES

ALSO

No. 6.—All the right, title and interest of the defendants, Dr. J. T. Doyle and Emily A. Doyle, his wife, in and to all that certain lot of land with the improvements thereon situate in the township of Lehigh, county of Lackswamma, state of Pennsylvania, bounded and described as follows: Beginning at a maple tree in corner of lands of W. D. and E. F. Brown; thence along the same north 86 degrees west 100 perches to a stake and stones; thence along the same north 46 degrees east 110 perches to a stake and stones; thence along the same south 86 degrees east 129 perches to a stake and stones; thence along the same south 86 degrees east 129 perches to a stake and stones; thence along same south 14 degrees 15 minutes east 111 8-10 perches to the place of beginning. Containing 75 acres and 100 perches of land and being a part of a larger tract of land surveyed and known under the warrantee name of Barnabus McShane. Improved with two two-story frame dwelling houses, one frame one-story blacksmith shop, one frame one-story blacksmith shop, one frame barn, one frame pavilion, wagon sheds, fish pond and dam, fruit trees, etc., thereon.

Seized and taken in execution at the suit of Charles Stermaler vs. Dr. J. T. Doyle and Emily A. Doyle. Debt, 821, Judgment No. 115, January Term, 1898. Lev. fa. to March Term, 1898.

McCLAIN, GIBBONS & McCLAIN, Att'ys.

ALSO

No. 7.—All the right, title and interest of Gertrude Batchelor, administratrix of J. Leon Batchelor, deceased, (the same being an undivided one-eighth interest) in and to the following described pieces and parcels of land, shuate, lying and being in the township of South Abington, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit:

The first therof, beginning at a corner in line of lands late of Franklin Johnson estate and lands of Eber White, and running along lands of said Eber White, north forty-two and three-fourths degrees west one hundred and two perches to a corner; thence north twenty degrees east thirty-nine and four-tenths perches to a corner in the public road; thence north one degree west thirty-seven perches to a corner in lands of S. W. Parker; thence north forty-seven and one-fourth degrees cast, one hundred and forty-six and eight-tenths perches to a corner of C. C. Champlins land; thence along said Champlins land south forty-two and three-fourths degrees east one hundred and twenty perches to a corner of lands of Mary A. Brigham; thence along said Champlins land south forty-two and three-fourths degrees east one hundred and twenty perches to a corner of lands of Mary A. Brigham; thence along lands of said Mary A. Brigham south nineteen and one-hulf degrees west forty snd three-tenths perches to land of Phoebe Van Nort; thence along the same south nineteen and one-half degrees west iffty-four and five-tenths perches to a corner in public road; thence south eighty degrees east, nine and seven-tenths perches to a corner; thence and one-half degrees west iffty-four and seven-tenths perches to a corner; thence and there-fourths degrees east sixty-three and two tenths perches to a corner; thence north seventy-four and three-fourths degrees east sixty-three and two tenths perches to a corner; thence north seventy-four and three-fourths degrees east sixty-three and two tenths perches to a corner of lands of Franklin Johnson estate; thence south forty-seven and sev

seven-tenths perches to a corner of lands of Franklin Johnson estate; thence south forty-seven and three-fourths degrees west fifty-seven and seven-tenths perches to the place of beginning. Containing one hundred and sixty-three acres and seventy-three perches, more or less. All improved with one two-story frame dwelling house, two frame barns and other outbuildings, two orchards and other improvements thereon.

The second thereof beginning at a corner in line of S. W. Parker's lands and the above-described plece of lands; thence north forty-two and three-fourths degrees west forty-two and three-fourths perches to a corner; thence north forty-seven and one-fourth degrees wast one hundred and sixty perches to a corner; thence south forty-two and three-fourths degrees east forty-two and three-fourths degrees east forty-two and three-fourths perches to a corner; thence along land of C. C. Champlin and the premises before described, one hundred and sixty perches to the place of beginning, containing forty-two acres and one hundred and twenty perches of lands, more or less, and being the same premises conveyed to Leonard Batchelor deceased by George Coray, assignee in bankrupty of S. A. Northup et al., by deed dated April 12th, 1882 and recorded in the office of the Recorder of Deeds, etc., in and for the county of Lackawanna, in Deed Book No. 29, Page 435, etc.

Setzed and taken into execution at the suit of F. M. Francis vs. Gertrade Batchelor, administrativity, of J. Leon Batchelor, deceased, Debt, \$454.15, Judgment No. 1055, September Term, 1897, Vend. ex. to March Term, 1898.

HOLGATE, Atty.

ALSO

No. 5.—Ail the right, title and interest of the defendant. Michael McGowan, in and too all the surface or right of soil of all that certain lot, piece or parcel of land situate in the city of Carbondale, county of Lackawanna and state of Pennsylvania, being lot number forty-two (42) on a map of out lots of the Delaware and Hudson Canal company on a tract of land in the warrantee's name of George Lee, said lot containing twenty-three thousand seven hundred (23,700) square feet of land, be the same more or less, and bounded and described as follows, to wit: Heginning in the southwesterly line of an irregular lane at the easterly corner of out lot Number forty-four (40 on said tract owned by Cormack Carroll; thence by said line of lane south twenty-three and one-quarter degree (224) east twenty-nine and seven-tenths (23,7-10) feet and south thirty-three and three-quarters (335) degrees east thirty and five-tenths (30,5-10) feet to a corner; thence by lot number forty (40) on said tract leased to Thomas Gallagher south sixty-four degrees west one hundred and twenty-six and five-tenths (126,5-10) feet to a corner; thence by out lot number forty-one (41) on said tract leased to John Gallagher north eighty and one-quarter (835) degrees west one hundred and eleven (111) feet; thence by out lot number forty-one (41) on said tract leased to John Gallagher north eighty and one-quarter (835) degrees west one hundred and eleven (111) feet; thence by out lot number forty-seven and four-tenths (27,4-10) feet to a corner; thence by out lot number forty-seven and four-tenths (27,4-10) feet to a corner; thence by out lot number forty-seven and four-tenths (27,4-10) feet to a corner; thence by out lot number forty-seven and four-tenths (27,4-10) feet to a corner; thence by out lot number forty-seven and one-half 875) degrees east ninety (90) feet to the place of beginning. Excepting to the Delaware and Hudson Canal company all coal and minerals. Improved with two one-story and one two-story frame buildings and outbuildings thereo

Delaware and Hudson Canal company all coal and minerals. Improved with two one-story and one two-story frame buildings and outbuildings thereon.

Seized and taken into execution at the suit of Henry Sahm et al. vs. Michael McGowan. Debt. \$1.450. Judgments No. 481. September Term. 1895. and No. 35 March Term, 1898. No. 70, March Term. 1898. and No. 120, March Term, 1898. Fi. fa. to March Term. 1898. LOUIS GRAMER, Att'y.

## SHERIFF'S SALES

20 6-10 feet and south 42 degrees east \$2 feet to a corner; thence by land of the Delaware and Hudson Canal company south \$43 degrees west 13 feet and south \$44 degrees east 23 2-10 feet to the aroresaid line of lane; and thence by said line of lane south \$43 degrees west 19 3-10 feet to the place of beginning. Being the same premises conveyed by the Delaware and Hudson Canal company to Abraham Shopria by deed dated January 5th, 1889, and recorded in Lackawanna county in Deed Book No. 122, Page 197, etc. This deed is made subject to all the exceptions and reservations contained in said deed from company above mentioned, reference thereunto being had will fully and at large appear. All improved with a two-story frame building, will fully and at large appear. All Improved with a two-story frame building, barn and outhouses thereon.

Seized and taken in execution at the suit of B. F. Tinkhum, assigned to E. G. Seidman, vs. Lilly Ginsburg. Debt, 425. Judgment No. 329. March Term, 1838.

Fi. fa. to March Term, 1898.

WILLARD, WARREN & KNAPP,
ALSO

ALSO

No. 10.—All the right, title and interest of the defendant, Orrin R. Spencer, in and to all that certain lot or parcel of land situate in the Twelfth ward of the city of Scranton, in the county of Lackawanna and state of Pennsylvania, described as follows, viz.: Being lot number nine (9), in square or block number one hundred and thirteen (113), and situate upon the northerly side of street called and known as Orchard street, upon the plot of the city of Scranton, intended to be duly registered and recorded. Said lot being forty (40) feet in front on Orchard street, forty (40) feet in rear, and one hundred and fifty-two (152) feet in depth. With an alley in the rear and another on the northwesterly side thereof, each alley being sixteen (16) feet wide for public use. With the privilege of using ten (19) feet in front of the front line of said lot for yard, porch, piazza, celiarway and bay window. Coal and minerals reserved. Improved with a two-story frame dwelling, barn and outbuildings thereon.

Solzed and taken into execution at the suit of Mary Ann Sullivan, assigned to M. C. Murray vs. Orrin R. Spencer, Debt, 356s. is. Judgment No. 414, March Term, 1898. Fi. fa. to March Term, 1898. C. C. DONOVAN, Att'y.

No. 11.—All the right, title and interest of the defendant, Joseph Race, in and to all the surface or right of soil of all that certain lot or parcel of land, situate in Old Forge township and bounded and described as follows, to wit. Beginning at the northwest corner on Pittston avenue in Austin Heights, Lackawanna county, Pennsylvania, Joining lot contracted for by Joseph Sandraski; thence south 15 degrees and 52 minutes east along said avenue fifty feet; thence north 74 degrees 8 minutes east one hundred and fifty feet to Bennet street; thence north 15 degrees 52 minutes west fifty feet; thence south 74 degrees 8 minutes west one hundred and fifty feet to Bennet street; thence north 15 degrees 52 minutes west fifty feet; thence south 74 degrees 8 minutes west one hundred and fifty feet to place of beginning. Being lot No. forty-six, as shown on map of estate of Erastus Smith, deceased, and containing seven thousand five hundred square feet of surface or soil. Being the same lot of land conveyed to the said Joseph Race by Anna B. Smith, et al., per attorney, by deed dated February 26th, 1895, and recorded in Lackawanna county in Deed Hook No. 137, Page 262, etc. All improved with a one-story frame dwelling house with outbuildings thereon.

Selzed and taken in execution at the suit of Heary V. Weisenfluh vs. Joseph Race, et al. Debt. \$400, Judgment No. 270, September Term, 1896. Fl. fa. to March Term, 1898.

TAYLOR & LEWIS. Attys.

March Term, 1898.
TAYLOR & LEWIS, Att'ys. No. 12.—All of the defendant's right, title and interest in and to all that certain lot, piece and parcel of land, situate in the township of Jefferson, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit.; Beginning at the middle of the east and west road, formerly called "The Wayne and Luzerne Turnpike Road," on a line of land owned by John Maley; thence south ninety-two (22) rods to a corner in stone wall; thence along said wall thirty-one (31) rods on a line of land owned by Ebenezer S. H. Cobb, to the middle of a road leading from said east and west road to Hollisterville; thence along said road to Hollisterville; thence along said road or turnpike forty-four (44) rods and ten (16) feet to the place of beginning. Containing eighteen (18) acres and eighty-four (84) rods, be the same more or less, Being the same premises conveyed by Lorenzo G. Florey and Gertrude ALSO or tess, Being the same premises conveyed by Lorenzo G. Florey and Gertrude L. Florey, his wife, to Isaac W. Cobb, and recorded in Lackawanna county in Deed Book No. 11, Page 138. All improved with a frame dwelling house, barn, and other outbuildings, also fruit trees and shruibbery. Deed Book No. 11. Page 138. All Improved with a frame dwelling house, barn, and other outbuildings, also fruit trees and shrubbery.

Seized and taken in execution at the suit of G. Vansickle, assigned to A. G. Hollister, vs. B. F. Killam and Carrie E. Cobb, executors of the estate of Isaac W. Cobb, deceased. Debt. \$205.13. Judgment No. 35. January Term, 1897. Fi. fa. to March Term, 1898.

Judgment No. 35, January fa. to March Term, 1898. PITCHER, Att'y.

No. 13.—All the right, title and interest of the defendant in and to the following described piece or parcel of land situate in the Second ward of the City of Scran-ton, county of Lackawanna and state of Pennsylvania, bounded and described as ton, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Beginning at a stake corner in the east side of Lincoln street on lands now or late of the estate of Michael Gallagher; thence running easterly 55 feet, more or less along said Gallagher ands to a corner in lands of Miller & Coleman; thence southerly along said Miller & Coleman; thence southerly along said Miller & Coleman; thence southerly along said Miller & Coleman's lands forty-five feet to a corner in sine of division of Cawley lot; thence westerly along line of division afty-five feet to a corner in said Lincoln street; thence northerly along said street forty-one and six-twelfths feet to the place of beginning. Said lot containing 2475 square feet of land, more or less. Coal and minerals reserved. Improved with a one two-story frame dwelling house and outbuildings thereon.

Seized and taken in execution at the suit of assigned to E. B. Huributt vs. John Cawley. Debt. \$141.62. Judgment. No. 624. April Term. 1893. Vend. ex. to March Tetm. 1898.

HULSLANDER AND ALSWORTH.

AUSO.

No. 14.—All the right, title and interest of the defendant, Charles W. Hoyt, in and to all that certain lot or piece of ground, with the improvements thereon, situate in the First ward of the city of Scranton, county of Lackawanna and state of Pennsylvania, and beginning on the west side of Market street at a corner bearing northwesterly and distant two hundred and forty-five (245) feet from the north corner of West Market street and Main avenue; thence extending north forty-three degrees east seventy-one (71) feet to a corner; thence westerly and at right angles to the last line four feet to a corner on School street; thence along the said School street north 66 degrees west thirty-eight feet to a corner on an alley; thence along the said liey south thirty-four degrees west one hundred and ninety feet to a corner on the said West Market street, and thence along the same south sixty-four degrees cast forty-five feet to the place of beginning. Coal and minerals excepted. All improved with a three-story and one-half dwelling house and store, a two-story barn and outbuildings thereon. ALSO

Ings thereon.
Selzed and taken in execution at the suit of Edward Wright, ir., vs. Charles W. Hoyt. Debt. \$5.479.17. Judgment No. 1027, September Term, 1897. Lev. fa. to March Term, 1898. BOWER, Att'y.

the place of beginning. Excepting to the Delaware and Hudson Canal company all coal and minerals. Improved with two one-story and one two-story frame buildings thereon.

Seized and taken into execution at the suit of Henry Sahm et 21. vs. Michael McGowan. Debt. 31,450. Judgments No. 321. September Term, 1895, and No. 32. March Term, 1895. Fi. fa. to March Term, 1895. Fi. fa. to March Term, 1895. Fi. fa. to March Term, 1895.

ALSO

No. 2.—All the right, title and interest of the defendant, Lilly Ginsburg, in and to all that certain lots piece or parcel of land situate in the city of Carbondale, county of Lackawanna and state of Ponnsylvania. Being lot No. 131 on map of cut lots of the Delaware and Hudson Canal company on a tract of land in the warrantee name of Jacob Porter; said lot containing four thousand feet or thereabouts, and being bounded and described as follows, to wit: Beginning in the northerly line of an irregular lane at the southeasterly corner of out lot No. 182 on said tract north 143, degrees west 88 feet; thence by said out lot No. 183 on said tract north 144, degrees west 88 feet; thence by said out lot No. 183 on said tract north 144, degrees west 88 feet; thence by said out lot No. 183 on said tract north 144, degrees west 88 feet; thence by said out lot No. 183 on said tract north 144, degrees west 88 feet; thence by an irregular lane north 784, degrees cast

### SHERIFF'S SALES

side of Battin street. Containing in from on said Throop avenue 55 feet and extend-ing in depth southwest 189 feet to at alley being same premises conveyed to John Powell by Willard Parker, et al., by ing in depth southwest 180 feet to as alley being same premises conveyed it John Powell by Willard Parker, et al., by deed dated Nov. 17th, 1894, and recorded in Deed Book 127, Page 6, etc.

Selzed and taken in execution at the suit of Throop, Wolf and Warren, executors and trustees of B. H. Throop, deceased, vs. Willard Parker. Debt, \$2,000 Judgment No. 393, November Term, 1897, Lev. fa. to March Term, 1898, WILLARD, WARREN & KNAPP.

Attys.

ALSO

ALSO

No. 16.—All the right, title and interest of the defendant. Thomas A. Sullivan, in and to all that certain lot of land situate in the city of Carbondale, county of Lackawanna, Pa., bounded and described as follows, to wit; beginning at the wenterly line of Dundaff street at the southeasterly corner of lot numbered 37 on said street contracted to be sold to Bridget McDonough; thence by said line of street south sixteen and one-quarter degrees west eighty-three and two tenths feet to a corner; thence by lot No. 23 on said street heretofore conveyed to Edward Clarkson north sixty-eight and one-half degrees west one hundred and fifty-four and two-tenths feet to a corner, thence by lots Nos. 4 and 6 on street numbered 34 north sixteen and one-half degrees as innety and — -tenths feet to a corner, and thence by lot No. 35 aforesaid south sixty-three degrees east seventy-seven feet and south sixty-eight and three-quarters degrees east seventy-seven feet and south sixty-eight and three-quarters degrees east seventy-seven feet and south sixty-eight and three-quarters degrees east seventy-seven and four-tenths feet to the place of beginning. Being lot No. 35 on a map of out lots of the Delaware and Hudson Canal company and containing 12,400 square feet or thereabouts and part of lot in the warrantee name of Jacob Porter and conveyed to Thomas Sullivan by deed dated September 25th, 1890, and recorded in the office for recording deeds in Lackawanna county in Deed Book No. 73, Page 529, etc. Scized and taken in execution at the suit of Henry Sahm vs. Thomas A. Suillvan. Debt., 5190, Judament No. 375, March Term, 1895, Fi. fa. to March Term, 1898.

ALSO

ALSO

No. 17.—All the right, title and interest of the defendant, M. J. O'Malley, in and to all the following described lots or parcels of land, with the improvements thereon; situate in the city of Scranton, county of Lackawanna, state of Pennsylvania, Bounded and described as follows: Being lot No. 3 in square or block No. 68 and situate upon street called and known as Wyoming avenue, tpon plot of Scranton, intended to be duly registered and recorded. Said lot being 46 feet in front and one hundred and fifty feet in depth, and rectangular in shape, with the privilege of using ten feet in front of the front line of said lot on Wyoming avenue for yard, vault, etc., the top of the outside of the vault in no case to be higher than the sidewalk in front of the same. Coal and minerale reserved the same being improved with a two-story frame building with basement. Containing two store rooms, barn and other outbuildings thereon.

Seized and taken in execution at the suit of Deposit and Savings Bank of Kingston vs. M. J. O'Malley. Debt, \$2,002.25. Judgment No. 508. November Term, 1897. Vend. ex. to March Term, 1898.

ATHERTON, LAKE AND TORREY,

ATHERTON, LAKE AND TORREY.

No. 18.—All the right, title and interests of Benjamin D. Cooper and Mrs. Mary Cooper in and to all that certain piece or parcel of land with the messuages or tenements thereon erected, situate, lying and being in the borough of Elmhurst, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Beginning at an iron pin in the center of Main street and at the intersection of boundary line between lands of T. E. Carr & Son and lands of the said Benjamin D. Cooper (hereby mortgaged) with the center line of said street, said boundary line being extended south eighty-five (85) degrees forty-five (45) minutes east to said iron pin; thence south five (6) degrees fifty-five (55) minutes west ninety-three (93) feet to an iron pin; thence north eighty-four (84) degrees five (5) minutes west one hundred and thirty-nine (139) feet to a post; thence north four (4) degrees thirty (30) minutes east eight (8) degrees thirty (30) minutes east eight (8) degrees thirty (7) minutes west twenty-seven (7) feet to a post; thence north two (2) degrees forty (40) minutes east seventy-seven (77) feet to a post; thence south eighty-five (85) degrees forty-five (45) minutes east one hundred and seventy and four-tenths (170.4) feet to the place of beginning. Con-ALSO grees forty-five (45) minutes east one hundred and seventy and four-tenths (130.4) feet to the place of beginning. Containing fourteen thousand nine hundred and fifty-five and two tenths (1405.2) square feet. Being the same premises which the Union Tanning company by deed dated the 11th day of June. A. D., 1894, and duly ledged for record in the office for recording deeds, etc., in and for said county of Lackawanna on the 18th day of June. A. D., 1894, granted and conveyed unto the said Benjamin D. Cooper in fee. All improved with one two-story frame shingle roof store and dwelling, one frame barn, one wagon shed, outbuildings, etc.

Seized and taken in execution at the suit of Republic Savings and Loan association vs. Benjamin D. Cooper and Mrs. Mary Cooper. Debt. \$1,221.55. Judgment No. 943, January Term, 1898. Lev. fa. to March Term. 1898.

WATSON, DIEHL AND KEMMERER.

March Term. 1898. WATSON, DIEHL AND KEMMERER.

ALSO

ALSO

No. 19.—All the right title and interests of the defendant. Reuben E. Lowsie in and to all that certain lot, piece or parcel of land situate on the northerly side of East Market street in the First ward of the city of Scranton, county of Lackawanna and state of Pennsylvania. Being lots number twenty-one (21) and twenty-one and one-half (21½) in block number sixty-six (66) as they are represented and designated on the City Assessmant Map of the City of Scranton. Pennsylvania, said lots being together sixty-seven and two-tenths (67.2) feet in front on East Market street, being the same width in rear, and one hundred and thirty-four (134) feet in depth. Being all improved with a two-story double frame dwelling house, one barn and a small one-story building used as a store.

Second—All that certain lot, piece or parcel of land situate in the township of Greenfield, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit. On the north by land now or late of William Rankin; on the east by a public road; on the west by Sickler pond. Containing about five (5) acros of land. All improved with a one and one-half story frame dwelling house and outbuildings, fruit trees, etc., thereon. And also all that certain lot, piece or parcel of land situate in Greenfield township, Lackawanna county, Pennsylvania, bounded and described as follows, to wit. On the north by public road; on the east by land of John Davis; on the south by land now or late of Jacob Sickler, to the west by land now or late of Jacob Sickler, to the west by land now or late of Jacob Sickler, Containing about thirty (30) perches of land. All improved with cae frame barn.

Selzed and taken in execution at the suit of assigned to George L. Taylor vs. Reuben E. Lowrie, Debt. \$25.31. Judgment No. 79. March Term, 1894. Fl. fa. to March Term, 1895.

TERMS OF SALE.

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-JOURNMENT.

CLARENCE E. PRYOR, Sheriff. Sheriff's office, Scranton, Pa., March 3, 1898.

