ANNUAL BANQUET OF YALE ALUMNI Pear as though there were some grounds for the remark made by Dr. Fisher, of Yale, at a Princeton dinner, that the greatest thing Yale ever did was to found

ley, Was the Guest of Honor.

MANY ENCOMIUMS FOR NEW PRESIDENT

Addresses by Major Everett Warren, President Hadley, John M. Harris, Judge Stanley Woodward, Homer Green, Dr. H. S. Durand and Judge Joseph Buffington-The Usual Toast, "College Athletics," Is Omitted "by General Request." The Affair Was Delightfully Sociable-Singing of College Songs Was a Leading Feature.

Nothing more notable in the way of a college dinner was ever witnessed by cranton than the annual banquet of the Yale Alumni association of Scranton, given last night in the Scranton club's luxurious quarters in the board of trade building.

What made it most notable was the presence of the president of the university, Dr. Arthur T. Hadley, who is today one of America's most distinguished men, both from the elevated position he so admirably fills and the reputation he has earned cutside of all this, as a scholar and thinker.

There was, also, to make the affair notable, the attendance of men heading the graduate societies of other eading colleges and men most prominent in our own community, members of the association of whom, as a glance at their names and a thought of their accomplishments will indicate, the Alma Mater can justly feel proud.

The dinner, the speeches and the lateral things tending to the success of an affair of this kind in every way were in keeping. The banquet com-mittee and the club steward. O'Neill, who designed and carried out the details, were the recipients of no end of congratulations for the success of this end of the affair. The committee was composed of the officers of the association: President, Major Everett Warren; vice-president, Judge R. W. Arch bald; secretary and treasurer, W. H.

Jessup, ir., and S. Brinkerhoff Thorne The dinner began at 7 o'clock. For ome minutes previous there was an informal reception in the club parlors. when President Hadley met those of the Yalesians who had not been able to attend the reception given in his honor from 4 to 6 o'clock at the home of his host, Major Warrens

MADE A PRETTY SCENE.

The tables were set in the main dining hall and were arranged to form dent Warren sitting oposite the open space and the guests of the association cupying places immediately to his right and left. The antique hall with fts fireplace surmounted with huge antiers, was relieved of any heavy effeet by the dainty table appointments. The club's choicest tableware, the bright-shaded candelabra and a tasteful arrangement of flowers made of the tables a picture most delightful to the eye.

There was an informality about the dinner that was decidedly refreshing. From the very first sociability reigned supreme. Everybody seemed to know and be on good terms with everybody else and acted as if they knew how to be sociable and as if they were bent on putting this knowledge to the fullest use. Before the third course was served they were singing "Bige low Farm" and from that on the din ers vied with the orchestra as to which would make the most music.

These are those who enjoyed the feast: President Arthur T. Hadley, of Yale; John M. Harris, of Scranton, president of the Princeton Alumni association: Homer Greene, president of the Union College Alumni association; Dr. H. S. Durand, '81, of Rochester, N Y.; Hon. Joseph Buffington.of Pittsburg. judge of the United States district court; Hon. Freu C. Leonard, of Coudersport. United States marshal for the Western district of Pennsylvania; L. H. Page, of Jersey City: James Archbald, of Scranton; Judge Stanley Woodward, of Wilkes-Barre.

J. B. Woodward, Thomas Darling, D. Farnham, John C. Bridgeman, F. R. Hillard, John Harding, Harry Harding, Herbert Cunningham, W. R. Ricketts, L. B. Hillard, Dr. Levi Shoemaker, F. W. Wheaton, all Yalesians, of Wilkes-Barre, and W. B. Easton, of Tobyhanna.

SCRANTON SONS OF ELL.

Judge R. W. Archbald, ex-Judge W H. Jessup, ex-Judge E. N. Willard, Colonel H. M. Boies, Major Everett Warren, Rev. James McLeod, D. D., W. W. Scranton, W. H. Jessup, jr., Paul B. Belin, Lawrence Bliss, S. Brinkerhoff Thorne, Fred Connell, G. Hunt, Ezra H. Connell, W. J. Hand. Frank M. Lynch, J. B. Neale, F. R. Stocker, W. J. Torrey, C. S. Woodruff, C. B. Sturges, G. E. Slade, George H.

And this is what they first enjoyed to the accompaniment of Bauer's music and college songs:

Blue Points Consomme Julienne Boiled Konnebec Salmon, Hollandaise Sauc

Parisienne Potatoes Olives Chicken Cutlets Roast Tenderloin Beef Larded with

Mushrcoms
French Peas Bermuda Potatoes
Brolled Plover on Toast
Lettuce Salad
Roquefort and Philadelphia Cream Cheese

Fancy Ice Cream Coffee If was 9 o'clock when President War-

ren, as toastmaster, opened the after-dinner part of the programme. After a few happy wittleisms he expressed for the association the pleasure at having so many distinguished guests present and particularly as to President Hadley, the mention of whose name called forth a standing three cheers. He then spoke of the strides in civilization during the three years that have clapsed since he last presided at have elapsed since he last presided at we never lose an opportunity to let the world know, that of the college men s. Yale banquet and cited in a humor- who took bart in the constitutional con-

President Arthur T. Had- ous way some of the advancements that have been made by Yale. Among have he mentioned an unnamed machine for measuring the amount of time spent by a student in preparing for examination. He referred in complimentary terms to Hon. William Taft, who was a senior in his freshman days, and who was most distinguished because of his being a living le to the saying concerning officeholders that "few die and none re-sign." He has resigned every office he has ever held.

> DR. HODLEY INTRODUCED. Major Warren then announced the oast "Yale University" and introduced the guest of honor to respond. Every-body rose with President Hadley and

> cheered Dr. Hadley. In opening his address Dr. Hadley referred to the unselfish spirit of help fulness manifested by his associates in administrative authority at Yale, evoking cheers by the mention of the favorites. Continuing, Dr. Hadley said in part:

"Yale has a double province, to grov

with the times and yet preserve Yale spirit. The two aims are not exactly such that one must be sacrificed to secure the other. The tendency of the age is towards specialties. We must strive so to arrange the courses of the professional school to conform with the ourses in the undergraduate departments. We propose to work out the professional courses on this line. W propose to make the elective system not a haphazzard matter, but a course which shall gradually diversify itself. "It has often been said Yale is a conservative place. If by this we mean he opposite of progressive, Yale is not conservative. If we mean the opposite of destructiveness, it is conservative. I don't know how long 'compulsory chapel' will last, but as long as t does, I will sacrifice personal inclinations to observe it. As long as mortar will hold the bricks of 'South together, I will vote to pre-

DEMOCRACY OF YALE.

Referring to the sophomore societies, Dr. Hadley said: "I believe the influence of the graduates will look to the preservation of Yale Democracy. Denocracy means a fair chance for everybody and a position where one is made to feel that he is a part of the whole, The faculty has received numerous letters on this subject. The influence of the faculty is not as effective as that of the great body of Yale students. "At present, Yale has practically no university buildings, other than a gymnasium and a library. There is an increasing need of a center of university

"A plan which has been made, contemplates the building of a series of university structures opposite the scientific buildings, an administration building, auditorium and dining hall. The first is provided for, the second nearly so. The third depends on the graduates. Yale isn't soliciting for this as a matter of life and death. When it will be built it will furnish a general meeting place for the students, day by day, and for students who come to visit at times. We are not going to spend for luxuries money that was given for educational purposes. In the second place, the plan is so constructed that what will be done will be done in a character worthy of Yale. It is a memorial of two hundred years and intended to be a memorial for two thousand more. We would be very reluctant to ask gifts from alumni that would be given grudgingly. I am sorry for the prominence given this semicommercialism. Yale never sacrifices

education for buildings. MEN, NOT BUILDINGS.

"You of the alumni are Yale. The students are but the material. You are the finished product. Your accomplishments mean more to Yale than buildings in perpetuating Yale."

Dr. Hadley made a happy reference to the item of the toast programme "Yale Athletics," (omitted by general request) "There be some sports ar painful."

"I would touch upon Yale athletics but for the broad hint given by your programme that-well, that the repre sentative of 'Old Nassau' will say loubtless all that is fitting to say on

the subject." The toast "Old Nassau" was announced when the cheers following President Hadley's address had sub sided, and John M. Harris, president of the Princeton Alumni association, was introduced to respond to it.

When Major Warren was introducing Mr. Harris he remarked that Scranton had a large Princeton colony and he explained it by John Brook's reason for going to Princeton, which was that he saw a Yale-Princeton foot ball game and his sympathy for the under dog sent him to Princeton. Mr. Harris was given a warm reception and during his remarks was fre quently interrupted by applause. Mr. Harris said in substance:

MR. HARRIS' REMARKS.

I make grateful acknowledgments for the invitation which permits me to join in the observance of Yale's annual dinner. I am particularly pleased to be present at this time, as it gives me the privilege of meeting Dr. Hadiey, Yale's new president. If I succeed in convincing President

Hadley of the good will of Princeton university towards him in the prosecution of the great work before him, I shall have, from my point of view, substan-tially discharged the part alloted to me We will entertain hopes that the rela-

tions of Yale and Princeton will be what they ought to be, and that when the time comes for the calchest. time comes for the celebration of the two hundredth anniversary of the found-ing of Yale university, he may feel that Princeton will look toward New Haven with a kindly concern for the successful with a kindly concern for the successful execution of the great plans in the mind of the new president of Yale, and the sons of "Old Nassau" will invade the Yale campus and make the welkin ring with Princeton cheers for good Old Yale; willing that the patrons of Yale may not be princes or potentates, but that in her steadfast pursuit of the truth, the whole truth, and nothing but the truth, she may find behind her as her patrons and backers, the great American public. and backers, the great American public. It is almost impossible to consider the early history of Princeton intelligently

without recurring to Yale.

The charter of the college of New Jer. sey was drafted by its first president. Jonathan Dickinson. Yale 1708. It was the most liberal and the broadest declaration of academic rights to be found in any document of the same

character in any part of the world. We Princeton men may be forgiven it

vention of 1787, the number of Princeton men were greater than these of Harvard and Yale combined.

YALE'S GREATEST WORK. From what has been said, it would ap-

As to the future of Princeton, I can do no better than to use a paragraph of President Hadley's Boston Yale speech in which he spoke in part as follows: "As the country grows larger and the demand for education grows larger, the different universities of the country find their place. Harvard, Columbia and Penn sylvania, located near large cities, have become professional schools, attaining a local character; while Yale and Princeon, separated from the noise of big character.'

It may be observed that Princeton will never become a professional school in the sense in which Harvard and Pennsylvama are regarded. She will cling to he college ideals; Princeton will some day support a great law school, but not in a more utilitarian sense. Young men of talent and ambitton who would take up the subjects of public law and jurisprudence seriously will find in the seclusion of this purely academic village of before sitting down drank to Yale and Princeton "far from the maddening crowd," "and the voice of the outside world reaching him only as the echo beyord," nothing to distract his mind nor divert the concentration of his facul-ties from the object of his ambition. No theaters, no social life, save that found on the campus among his fellows

> ARE LEADING TYPES. "Yale and Princeton are today the leading types of sound conservatism in higher education." They both agree that the discipline of life consists in a large part of doing what we do not wish to do, and not doing what we wish to Therefore the electives in both uniersities are permitted to be chosen by he students only with reference to cer tain fundamental work that is always

Speaking of the omitted toast, "Col-lege Athletics," Major Warren remarked that it had significantly been placed next to "Old Nassau."

He then introduced Hon. Stanley Woodward as the greatest Yale man n the state of Pennsylvania, and ashim the toast, "Yale Spirit." Judge Woodward was received with standing cheer, indicating by its heartiness that Major Warren's sentiments were quite generally shared. He spoke with frequent interruptions of applause as follows:

JUDGE WOODWARD'S ADDRESS.

I am thankful for the opportunity which your polite invitation presents, to unite in the welcome which the Yale Alumni of Northeastern Pennsylvania are here to extend to the new president of the university. The presidency of a great college is in some respects, the highest and most honorable position highest and most honorable position of the few offices which always seeks the man. The man who would venture to seek the office would at once and for that reason be relegated to the rear. When the corporation of Vale had reluctantly and with regret accepted the resignation of President Dwight, the office very soon found the right man to fill his place. The succession created a new de-parture, and while altogether wise, was not exactly apostolic, for, from the days of Saybrook and the "Undertakers," it has passed into a condition precedent, that the president of Yale must wear the cloth of a clergyman as well as the gown

of a scholar. A century ago such a breach of the tradition would have been regarded, at least in New England, as a dangerous if not a wicked innovation—as bad as kissing one's wife on Sunday, or entangling reself in the wilds of witcheraft. But the time had come when those who are nearest to the good old mother and had studied her symptoms with the greatest care, reached the conclusion that she injection of lay sap; and hence Padleythe honored guest of the evening—the first layman who has reached the prestdency of Yale without climbing the pul-

THE IDEAL PRESIDENT

The voices which spoke against him were few and feeble, and the reasons which they gave were not such as commended themselves to that branch of the college family known as "Young Yale." A few family known as "foung faile. A few of the patriarchs thought he was rather young. Accustomed to associate the pres-idency with a bald head, they were a lit-tle suspicious of an athletic bang. As the old time type of a student had been pale, and thin, and bent, they were nervous about placing in the office of president even so good a gentleman as our distinguished guest, because he had pulled an oar, run the bases and kicked the ball. But when it was ascertained that, as an incident to his college career upon land and water, he had also sprint-ed away with the valedictory at commencement, all opposition vanished, and the ideal president took his seat with the unanimous and enthusiastic acciaim of en thousand Yale voices sounding round

I believe that it will be part of the mission of the new administration at Yale to bring the college and the people nearer together. During a recent visit in Wash-ington I listened to several interesting debates upon pending public questions and the speakers frequently referred to what they called the "Academic" view

of the care.

Before I left Washington I became convinced from several object lessons which I met with, that the academic or collegiste training of some of our public men was not rendering them imprac-ticable or visionary. I went into the senate and listened to Chauncey Depew pon the Philippine question. His speed was a grand one, pronounced with all the eloquence and grace and power of an Athenian crater in the best days of Athens. No grander effort has been made senate of the United States since Vebster died.

WHAT'S THE MATTER WITH YALE? And then I went to the house, and found Dalzell expounding constitutional law, and, by common consent, one of the ablest statesmen and best parliamentarions in congress. Having still a few mo-trents to spare I visited the Supreme court room, and upon that great bench I ecognized the familiar faces of Shiras, and Brown, and Brower with all of whom I had the honor to be contemporary at Yale. And as I was going back to my hotel I met a splendid specimen of the American man by the name of Taft, who informed me that he was about to start o Manila, and had come to Washington for final instructions from the president as well as to replenish his golf wardrobe and his supply of modern boxing gloves.
And as I walked up the avenue I was
strongly tempted to let dignity drop, and
to shout in the vernacular of the gamins
of the street—"What's the matter with Yale?" and to answer it in the same ver-nacular with the response-"Why, she's all right.

When the Yale Alumni come together to celebrate the two hundredth anniver-eary of their Alma Mater, they will find her stronger and better in her old age than she ever was befere. As her sons increase in number she takes a fresh lease of life with each prolific year. And how proud we are to be her sons! Her name is a mighty monosyllable, and wherever in the wide world we hear it spoken, it starts with a thrill in the heart. The "Yale spirit" is no myth but a living every day force, and it is al-ways working for the good of humanity and for the glory of God.

When Judge Woodward had concluded he was given another rousing cheer, which was followed by the singing of "Integer Vitae." Homer Green was introduced to re-

[Continued on Page 8.]

SHERIFF'S SALES.

SHERIFF'S SALES

Valuable Real Estate

SHERIFF'S SALES.

FRIDAY, MARCH 25, 1900.

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 outcry, to the highest and best bidder, for cash, at the court house, in the city of Scranton, Lackawanna counay, on FRIDAY, the TWENTY-THIRD DAY OF MARCH, A. D., 1890, at 10 o'clock in the forenoon of said day, all the right, title and interest of the defendants in and to the following described lots, pleces or parcels of land, viz:

scribed lots, pieces or parcels of land, viz:

No. 1.—All the right, title and interest of the defendants. David M. Jones and David M. Jones and David M. Jones, administrator of the estate of Mary Jones, late of Lackawanna county, deceased, in and to all that certain lot of land situate in the Fourth ward of the city of Scrantoy, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Beginning at a corner on the southeast side of Second avenue, now known as Bromley avenue and in line of lots Nos. 157 and 185 on William Swetland's plot of lots in Hyde Park; thence along said avenue north 37½ degrees cast twenty-six feet to a corner in line of lands of Evan H. Evans and Jane H. Evans: thence along said line south 52½ degrees cast one hundred and fifty feet to a corner; thence to a corner in line of lots Nos. 157 and 158, and thence along said line north 32½ degrees west one hundred and fifty feet to the place of beginning. It being the southwest part of lot No. 158 of William Swetland's plot of lots in Hyde Park. Improved with a single frame dwelling house.

house.

Selzed and taken in execution at the suit of the West Side Bank vs. David M. Jones and David M. Jones administrator of the estate of Mary Jones, deceased. Debt. \$210.00. Judgment No. 504, January Term, 1900. Lev. fl. fa. to March Term, 1900. ALSO

No. 2.—All the right, title and interest of the defendant Richard Harvey, in south 57th degrees west twenty-six feet and to all the surface of all that lot of land situate in the township of Carbondale (now borough of Mayfield), county of Lackawanna, and state of Pennsylvania, on the tract of land in warrantee name of Nathan Lee, being upon a plot of late laid out by Horton Gardner and S. C. Whitmore, adjoining the borough of Jermyn, and distinguished on said plot as lot number 42 in block No. 2, said lot being bounded and described as follows, to wit:

as lot number 42 in block No. 2, said lot being bounded and described as follows, to wit:

On the west by Second street; on the south by a 40-foot cross street (called Whitmore avenue): on the east by lot No. 7, formerly owned by Esther Brown; on the north by lands of S. C. Whitmore, Being 70 foet front, 60 feet in rear, and one hundred and fifty (150) feet deep. All improved with a two-story frame building with addition used as a dwelling house thereon.

ing with addition used as house thereon.
Selzed and taken in execution at the suit of assigned to S. C. Whitmore vs. Richard Harvey. Debt. \$28.88. Judgment No. 688. March Term, 1900. Fl. fa. to March Term, 1900.

TAYLOR & LEWIS, Attys. ALSO

No. 688. March Term, 1990. Fl. fa. to March Term, 1990.

TAYLOR & LEWIS, Attys.

ALSO

No. 3.—All the right, title and interest of the defendant. P. F. McDonnell, in and to all the surface or right of soil of all those certain lots, pieces or parcels of land situate in the city of Carbondale, county of Lackawanna, and state of Pennsylvania. Being lot No. 75, and part of Lot No. 77. Dundaff street, on a map of outlots of the Delaware and Hudson Canal company on a tract of land in the warrantee name of Mary Hoyer, said lot and part of lot containing together 18,860 square feet or thereshout, and being hounded and described as follows, to wit: Beginning in the westerly line of Dundaff street, at the northeasterly corner of Lot No. 73, on said tract; thence by said Lot No. 73 north sixty-nine and one-half (59½) degrees west four hundred nine and five-tenths (400.5) feet to a corner; thence by other land now or late of said company north fifteen and one-fourth (15½) degrees seast fority-six (40 feet to a corner; thence by the remaining part of Lot No. 77. formerly occupied by John Kilpatrick, south sixty-nine and one-half (59½) degrees cast four hundred nine and five-tenths (400.5) feet to the afore-said line of street, and thence by said line of street south fifteen and three-fourths (15½) degrees west forty-six feet to the place of beginning. All improved with one dwelling house, one outhouse and kitchen and barn. Coal and minerais reserved, Reing the same premises conveyed by the Delaware and Hudson Canal company to Patrick F. McDonnell by deed dated March 9th, 1885, and recorded in Lackawanna county in Deed Book No. 32, page 200.

No. 2.—All that certain lot, piece or parcel of land situate in the city of Carbondale, county of Lackawanna and state of Fennsylvania, being the southerly part of Lot No. 70. Dundaff street, and the newsterly line of Dundaff street at the northeasterly corner of Lot No. 70 nead street; thence westerly along line in a direct line to Dundaff street fifty (50) feet wide at a right angle

March Term, 1900. BUTLER, Att'y.

ALSO

No. 4.—All the right, title and interest of the defendant, Catherine Norton and M. J. Norton, in and to all that certain lot of land situate in the borough of Throop, in the county of Lackawanna, and state of Pennsylvania, known as lots Mos. six (6) and seven (7) in block "D." and fronting on the Dunmore and Olyphant road, being about ninety-five (95) feet in rear, ninety-seven (97) feet in front, by about two hundred and fifteen (215) feet on the south side and one hundred and ninety-one (191) feet on the north side, according to a plan or map entitled Shepard's map of Throop, Pa. Coal reserved. Being the same land conveyed to said M. J. Norton from Joseph B. Townsend et al., by deed recorded in Lackawanna county in Deed Book 78, at page 253, etc. All improved with a two-story wood frame hotel building and double two-story frame dwelling house and fruit trees.

Second—Situate in the borough of Dunmore, in the county of Lackawanna and state of Pennsylvania, beginning at a corner on Chestnut street on the road leading from what is known as Dunmore Corners to No. 6, at the southwest corner of the Odd Fellows lot; thence south-easterly along said Odd Fellows lot ninety (90) feet to a corner in line of lands now or late of George Frost; thence southwesterly along said Prost land parallel with said Chestnut street sixty (60) feet to a corner of land now or late of William Costello; thence along tands of said William Costello; thence along tands of said William Costello ninety (90) feet to a corner of land now or late of William Costello; thence along tands of said William Costello ninety (90) feet to a corner of land now or late of William Costello; thence along tands of said William Costello ninety (90) feet to a corner of land now or late of William Costello; thence along tands of said William Costello ninety (90) feet to a corner of land now or late of William Costello; thence along tands of said William Costello ninety (90) feet to a corner of land now or late of William C ALSO

ALSO No. 5.—All the defendant's right, title and interest of, in and to all that certain lot of land situate in the City of Scranton, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Said lot is known as Lot No. 1 in Block No. 2, in Thurston's Addition to the city of Scranton and is bounded as follows: Beginning at a point on the People's Street rallway, about fifty (5) feet west of Jones ave-

nue; thence southeast and parallel with said avenue, one hundred and twenty (120) feet more or less to a corner; thence southwest along line of Silas Vernoy, fifty (50) feet to a corner; thence northwest and parallel with the first mentioned line one hundred and twenty (120) feet to the line of the People's Street railway; thence along the line of said railway fifty (50) feet to the place of beginning. All improved with a two-story brick building and outhouses. Coal and minerals being reserved.

Seized and taken in execution at the suit of the Cosmopolitan Building and Loan association vs. Nathan Thompson. Debt, \$2.231.90. Judgment No. 528, March Term, 1900. Fi. fa. to March Term, 1900.

ALSO

ALSO

No. 6.—All the right, title and interest of the defendant, Bridget Armstrong in and to all that certain piece or parcel of land situate, lying and being in the Fifth ward of the City of Scranton, county of Lackawanna and state of Pennsylvania, known and distinguished on J. Herman's Map of South Hyde Park as Lot No. 25 in Block No. 35, being twenty-five (25) feet in front on Meridian street, running back the same width one hundred and fifty (150) feet in depth on the northerly line and one hundred and eighteen and one-half (118) feet, more or less in depth on the south line to Sixth avenue now called Luzerne street, also the north part of Lot No. 25 in the same block, being three (3) feet in front on Meridian street and running back the same width to said Sixth avenue, now called and known as Luzerne street. Being the same property conveyed by Bridget Armstrong to James J. Lightfout by deed dated the thirty-first day of December, 1888, and recorded in Lackawanna county on February 1, 1899, in Deed Book No. 169, page 324, etc. All improved with a two-story frame dwelling and outbuildings thereon.

Seized and taken in execution at the suit of Scranton Brewing company vs. Bridget Armstrong. Debt, \$22. Judgment No. 571, November Term, 1899, Vend, ex. to March Term, 1909.

MURRAY, Att'y.

ALSO

No. 7.—All the right, title and interest of the defendants, Peter Butterman and A. L. Rice, executors of the estate of Sarah M. Rice, deceased, and A. L. 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 stone corner or. Jackson street (now Taylor) in line of lands of George Brown; thence northerly along said line one hundred and fifty (150) feet more or less to line of lands of Lackawanna Iron and Coal company; thence westerly along said line forty (40) feet to stake and stones corner line of lands of A. B. Slikman; thence southerly along said line one hundred and fifty (150) feet more or less to Taylor avenue; thence easterly forty (40) feet to the piace of beginning. Being Lot No 12, Block B, as shown on map entitled A. B. Slikman's Addition. All improved with a two-story frame dwelling house and other outbuildings thereon.

Setzed and taken in execution at the suit of New Schiller Building and Loan association vs. Sarah M. Rice and A. L. Rice. Debt. \$898.29. Judgment No. 673, January Term, 1900. Lev. fa. to March Term, 1900. Lev. fa. to March Term, 1900. Lev. fa. to March Term, 1900. Lev. fa. to March

ALSO

No. 8.—All the right, title and interest of the defendant, Antonio Mangniotte, also called and known as Antonio Mognotti, in and to all that certain lot or parcel of land situate in the Tenth ward of the city of Scranton, county of Lackawanna and state of Fennsylvania, in the C. B. Silkman Addition as per map of J. L. Lawrence, being a part of Lot No. 8, thence along Main avenue southward as follows, to wit: Beginning at a point on Fifth street eighty-three (83) feet for a corner in line of lot of John Costello; thence along said line north fifty (59) degrees west five and one-half (34½) feet to a corner on the right of way line of the Erie and Wyoming Valley railroad; thence along said line north fifty (59) degrees west five and one-half (34½) feet to a corner on the right of way line of the Erie and Wyoming Valley railroad; thence along said line north fifty (59) degrees west five and one-half (34½) feet to the corner on the right of way line of the Erie and Wyoming Valley railroad; thence along said line of Fifth street; thence along line of Fifth street leghty-three (33) feet to the place of beginning. Coal and minerals excepted and reserved. Being the same premises conveyed to said defendant by deed of P. C. Langan and wife dated 24th May, 1895, and recorded in Luzerne county in Deed Book No. 132. page 191.

Fifth—And also Lots Nos. 20½ and 21 of William Merrifield's plot of village lots in the borough of liyde Park, now city of Scranton, commencing at a corner on the right day of line of village lots in the borough of liyde precipit of the line of lots ALSO

Lackawanna county in Deed Book No. 130, page 78, etc. All improved with a large frame tenement house and outbuildings thereon.

Also—All the right, title and interest of the defendant, Antonio Mangniotte, also called and known as Antonio Magniotte, in and to all that certain lot, piece or parcel of land situate in the city of Scranton, county of Lackawanna and state of Pennsylvania, known and distinguished on J. Heerman's Map of South Hyde Park as the southwesterly one-half of Lot No. 8, in Block No. 20, being twenty-five (25) feet in front on Wyoming avenue, now called North Ninth street and seventy-five (75) teet in depth. Coal and minerals excepted and reserved. Being the same premises conveyed to said defendant by deed of William H. Jessup, trustee, dated 4th June, 1894, and recorded in Lackawanna county in Deed Book 125, page 154, etc. All improved with a large three-story trame tenement house and outbuildings thereon.

Seized and taken in execution at the

on.
Seized and taken in execution at the suit of the Taylorville Building and Loan Association vs. Antonio Magniotte, also called and known as Antonio Mognotti. Debt. 44.264.87. Judgment No. 549, September Term. 1895. Fi. fa. to March Term. 1900. CHAS. E. OLVER, Atty. ALSO

No. 9.—All the right, title and interest of the defendant. Antoni Berhklewiscz, executor of the last will and testament of Victoria Murcheska, in and to all those certain lots, pieces or parcels of land situate in the borough of Archbald, in the county of Lackawarna and state of Pennsylvania, known as Lota Nos. 1 and 2 in Block No. 1, and fronting on Simpson street, being two lots each, sixty (60) feet in front by two hundred (200) feet in depth, according to a plan or may entitled, allotment of a part of Miller's farm by John W. Parry, being the same lots conveyed by Edward A. Jones to Victoria: Murcheska, the party hereto, by deed dated the first day of July, A. D. 1896, and intended to be duly recorded forthwith. Coal and minerals reserved. All improved with a two-story frame dwelling house and one other two-story frame dwelling house and one other two-story frame dut taken in execution at the No. 9 .- All the right, title and interest

and saloon of the thereon.

Seized and taken in execution at the suit of German Building Asociation No. 7. vs. Antoni Berklewiscz, executor of Victoria Murcheska, deceased. Debt, \$1.012.62. Judgment No. 1445, September Term, 1899. Fi. fa. to March Term, 1900.

HANNAH, Att y.

ALSO

No. 19.—All the right, title and interest of the defendant. A. S. Taylor, administrator of Sarah Taylor, deceased, in and to all that piece of land situate at the corner of Euclid avenue and Reed court in the Twenty-first ward of Scranton, Lackawanna county. Pennsylvania, known as Lot No. 9 in Block E upon plot of lots known as the Tripp Farm Land Co. Plot of Lots, and being forty and nineteen one-hundredths (40 19-160) feet wide in front on said Euclid avenue, eighty and five-tenths (50 5-10) feet along said Reed court, and ninety-five and thirty-nine one-hundredths (55 39-100) feet along the line between said Lot No. 9 and 8, and thirty-seven and four-tenths (37 4-10) feet wide in rear. Coal reserved, Also subject to restrictions in deed to Sarah Taylor. Improved with a two-story frame dwelling house and out-buildings thereon.

Seized and taken in execution at the suit of assigned to John Kimball vs. A. S. Taylor, administrator of Sarah Taylor, deceased. Debt. \$1.145.55. Judgment No. 652. March Term, 1860. Lev. fa. to March Term, 1960. WOODRUFF, att'y. ALSO

No. 11.—All the right, title and interest of the defendant Lewis B. Carter, administrator of Ethelinda Davis, in and to all those certain pleces of land situate in the First ward of the city of Scranton, county of Lackawanna and state of Pennsylvania, being known as Lots Nos. 7 and 8 in Block No. 22 on Coghlan's plan of lots, and being further described as follows: Beginning at a point on the northerly side of Spring street at the distance of fifty (50) feet westerly from the westerly side of Wayne avenue; thence northerly one hundred and thou (12) feet; thence esoutherly one hundred and threen (13) feet to said Spring street, and thence casterly one hundred and one (101) feet to the place of beginning. Coal and minerals reserved to the legal owners thereof. All improved with a two-story frame dwelling house and outbuildings thereon.

Seized and taken in execution at the suit of George S. Dunn vs. William Hutchings. Debt. £59. Judgment No. 253. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £29. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March Term, 1590. Also at the suit of Egan & O'Don-neil vs. William Hutchings. Debt. £39. Judgment No. 263. March T

SHERIFF'S SALES.

suit of John Kimball vs. Lewis B. Car-ter, administrator of Ethelinda Davis. Debt, \$314.17. Judgment No. 574. March Term 190s. Fi fa to March Term 190s. WOODRUFF, Atty.

No. 12.—All the right, title and interest of the defendant, Patrick Lally, in and to all those certain lots, pleces or parcels of land situate in the town of Jessup, Winton borough, county of Lackawanna and state of Pennsylvania, bounded and described as follows: The first thereof beginning at a point two hundred and described as follows: The first thereof beginning at a point two hundred and sixteen (216) feet east of Meylert avenue on the westerly side of Powell avenue; thence running casterly on Powell avenue fifty-four (54) feet, thence westerly at right angles with Powell avenue two hundred (200) feet to an alley; thence southwesterly on alley fifty-four (54) feet; thence southeast two hundred (209) feet to Powell avenue to the place of beginning. Being Lot No. 60 on town plot of Jessup, plan recorded in Lackawanna county in Deed Book III, page 576. Improved with a twe-story frame dwelling house and out-buildings. Second thereof being lots II? and IIS on Main street, each fifty-four (54) feet in front on Main street and two hundred (200) feet in depth, according to a plan of Jessup recorded in Lackawanna county Deed Book II7, page 576. All improved with a two-story frame dwelling house and other outbuildings thereon.

Seized and taken in execution at the suit of Spruks Bros. vs. Patrick Lally. Debt, \$125. Judgment No. 302, November Term, 1895. Fi. fa. to March Term, 1990. ALSO

ALSO

No. 13.—All the right title and interest of the defendants, Edgar A. Jones, Annie E. Jones, executers of D. M. Jones, deceased, and guardian of Helen E. Jones. Dorothy M. Jones and Ethel Hannah M. Jones, minor children of D. M. Jones deceased, in and to all the following described lots, 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:

First—Being on the northerly side of Jackson street, being twenty-two (22) feet nine (9) inches in front on said Jackson street and running backward along Davis alley about fifty-seven (57) feet nine (9) inches to land late of Edwards & Alspaugh; thence along said land of said Edwards & Alspaugh twenty-two (22) feet nine (9) inches; thence to line of Jackson street about fifty-four (54) feet along land of William R. Williams. Improved with a two-story brick building being same premises conveyed by S. B. Mott, assignce to D. M. Jones fifteenth day of April. 1889, recorded in Lackawanna county in Deed Book No. 42, page 556, etc.

April. 1889, recorded in Lackawanna county in Deed Book No. 42, page 556, etc.

Second—And also Lots Nos. 15, 16 and 17, in Block No. 1, of J. Heerman's map of South Hyde Park, being each thirty-two (32) feet in front on Jackson street and about sixty (60) feet in depth to an alley in the rear. Improved with a five-house frame two-story dwelling. Being the same premises conveyed by Joseph Fellows to David M. Jones the third day of September, 1864, recorded in Luzerne county in Deed Book No. 98, page 536, etc. Third—And also Lot No. 67 in William Swetland's plot of lots in Hyde Park, described as follows: Beginning at a corner on North Main aveaue and Troy (now Linden) street; thence southeasterly along Linden street one hundred and thirty-seven (137) feet to corner of Lot No. 88; thence northwesterly one hundred and thirty-seven (137) feet to corner on Main avenue; thence along Main avenue; thence along Main avenue southwesterly forty-eight (48) feet to the place of beginning. Improved with two two-house blocks and one single frame dwelling, being the same premises conveyed by D. P. Jones et al., to D. M. Jones, September 12th, 1882, recorded in Lackawanna county in Deed Book No. 20, page 151.

Fourth—And also Lot No. 170, in Alfred Hand's Addition to the boyough of Hyde

twenty (120) feet to a corner; thence along lands now or late of William J. Lewis, north forty-one and one-half (12½) degrees west one hundred and fifty (150 feet to a corner; thence south forty-six and one-half (61½) degrees west plaining the 'ine of Lots (42½) degrees west plaining the 'ine of Lots one hundred and fifty (150) feet to a corner on Chestnut street; thence along corner on Chestnut street; thence along Chestnut street north forty-six and one-half (61½) degrees cast sixty-one and one-half (61½) degrees cast sixty-one and one-half (61½) degrees cast sixty-one and one-half (61½) feet to the place of beginning. Improved with one three-house and one twe-house frame dwellings. Beginning. Improved with one three-house and one twe-house frame dwellings. Beginning the same premises conveyed by William Merrifield et ux., to David M. Jones twenty-sixth day of March, 1859, recorded in Luzerne county in Deed Book No. 76, page, 359.

Seized and taken in execution at the suit of Samuel P. Croft vs. Edgar A. Jones et al., executors of D. M. Jones, deceased, and guardian of Helen E. Jones, Dorothy M. Jones and Ethel Hannah M. Jones, minor children of D. M. Jones, deceased, and guardian of Helen E. Jones, minor children of D. M. Jones, deceased, small place of the defendant, Julius Spaeth, in and to all that certain piece of land in the city of Carbondale, Lackawanna county, Pennsylvania, being thirty (30) feet wide in front and rear, and one hundred and interest of the defendant, Julius Spaeth, in and to all that certain piece of land in the city of Carbondale, Lackawanna county, Pennsylvania, being thirty (30) feet wide in front and rear, and one hundred and interest of the defendant, Julius Spaeth, in and to all that certain piece of land in the city of Carbondale, Lackawanna county, Pennsylvania, being thirty (30) feet wide in front and rear, and one hundred and twenty (120) feet to a corner; thence along lands now or late of H. E. Atherton south forty-fee ast forty-two and three-fourths (42 9-12) feet to a cor

Jones et al., executors of D. M. Jones, deceased, and guardian of Helen E. Jones, Dorothy M. Jones and Ethel Hannah M. Jones, minor children of D. M. Jones, deceased. Bebt. E.982.50. Judgment No. 791, September Term. 1890.

No. 14.—All the right, title and interest of the defendant, Henry Shaw, in and to all those certain lots, pieces or parcels of land situate in the borough of Olyphant in the county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit: The first to being designated and known as Lot No. 34, in Sequare or Block No. 1, and fronting on Hill street, being fifty (50) feet in front and rear by one hundred and fifty (150) feet in depth. according to a plan or map entitled Throop's Addition to Olyphant. Being the same lot of land conveyed by H. H. Throop and wife to Christian Spaeth by deed dated Book No. 92, page 161, etc.

The second lot adjoins the first in the rear thereof, being Lot No. 50, on Bell street, as the same is represented and designated on a map of building lots on land of the Delaware and Hudson Canal company to Said Henry Shaw by deed dated June 25, 1896, and recorded in the recorder's office of Lackawanna county, in Deed Book No. 92, page 161, etc.

The second lot adjoins the first in the rear thereof, being Lot No. 50, on Bell street, as the same lot of land conveyed by the Delaware and Hudson Canal company to Said Henry Shaw by deed dated June 25, 1896, and recorded in the recorder's office aforesald deeds. Improved with a two-story frame dwellings house and otherwise thereon.

Seized and taken in execution at the suit of German Building Association No. 8, vs. Henry Shaw. Debt. 81,690. Judg ment No. 32, March Term, 1990.

ALSO

No. 15.—All the right, title and interest to all exceptions and necessary with a two-story frame dwellings house and otherwise the sum of the same will be searched by and taken in execution at the suit of German Building Association No. 8, vs. Henry Shaw. Debt. 81,690. Judg ment No. 32, March Term, 1990.

ALSO

No. 15.—All the r

ALSO

No. 15.—All the right, title and interest of the defendant. William Hutchings, in and to all the surface or right of soil of all that certain lot of land situate in the Borough of Jermyn, county of Lackawanna and state of Penusylvania, containing a front of fifty feet southeastward on Thirl avenue; bounded southwestward 170 feet by Lot No. 2; in Block No. 28, and northwestward 170 feet by Lot No. 4 in said Block No. 23, fronting on Third avenue as the same is represented and designated on a map of building lots on lands of the Northern Coal and Iron Company. Being the same is represented and designated on a map of building lots on lands of the Northern Coal and Iron Company. Being the same land conveyed by Joseph Marcom to William Hutchings by deed dated March 2, 1807, and recorded in Deed Book 151, page 272. Subject to exception and reservations. All improved with a two-story frame dwelling house, barn and outbuildings thereon.

Selzed and taken in execution at the suit of George S. Dunn vs. William Hutchings. Debt, 150, Judgment No. 518, May Term, 1898. Fi. fa. to March Term, 1990. Also at the suit of Egan & O'Donuell vs. William Hutchings. Debt, 129, Judgment No. 263, March Term, 1898. Fi. fa. to March Term, 1898.

SHERIFF'S SALES.

Feb. 22, 1869, and recorded in Luserne county in Deed Book No. 131, at page 422, on the north side of Main Road from Pittston to Scranton: thence by same north forty-two and one-fourth (424) degrees west twelve and sixty-five one hundredths (12.65) perches to a post corner; thence by land of Erastus Smith south forty-two and one-fourth (1214) degrees east three and thirteen thirty-third (3 13-33) perches to a post corner; thence by land of said Smith south forty-two and one-fourth (424) degrees east twelve and sixty-five ore-hundredths (12.65) perches to a corner in the northwesterly side of the road leading from Pittston to Scranton; thence along said road south forty-two and one-fourth (424) degrees west three and thirteen thirty-third (3 13-33) perches to the place of beginning. Containing eleven thousand six hundred and eighty-eight and five-tenths (1.688.5) feet more or less. Being same land conveyed by Ernest Aston et ux. to James Sheridan by deed recorded in Lackawanna county, in Deed Book No. 53, at page 154. All improved with the foundation for a house, a barn and other outbuildings.

Selzed and taken in execution at the suit of M. J. McDonnell vs. James Sheridan. Debt. 1200. Judgment No. 681, March Term, 1860. Fl. fa. to March Term,

ALSO

ALSO

No. 17.—All the right, title and interest of the defendant, Mariam P. Gillespie, late Mariam P. Thomas, administratrix of D. P. Thomas, deceased, in and to all that certain piece, parcel or tract of land situate in the Second ward of the city of Scranton, county of Lackawann, and state of Pennsylvania, butted, bounded and described as follows, to wit: The northerly side of West Market street about sixty (60) feet on the northwesterly side by Church avenue, about seventy-two (73) feet southeasterly by lands of William Moore, about seventy-five (73) feet and southwesterly about sixty-four (64) feet by lands contracted by her to be sold to James McGinnis, whose upper or northeasterly line is the foot of the retaining wall now wholly creeted upon the lands hereby conveyed, which is a portion of the homestead which the said Angeline Hendrick, from her deceased father. Nathaniel Cottrill. This mortgage is given to secure the unpaid bulance of purchase money on the above-described lot of land conveyed to the said David P. Thomas by the said Angeline Hendrick by deed bearing even date. Improved with a large three-story brick building and outbuildings thereon.

Seized and taken in execution at the suit of Angeline Hendrick, vo. Mariam P. Gillespie, late Mariam P. Thomas, administratrix of the estate of D. P. Thomas, deceased. Debt, \$2,619.17. Judgment No. 138, September Term, 1899. Lev. fa. to March Term, 1900.

WILLARD, WARREN & KNAPP,

ALSO

No. 18.—All the right, title and interest

No. 18.—All the right, title and interest of the defendant, Prier Wetkofski, in and to all that certain lot of land situate in the village of Priceburg in the borough of Dickson City, county of Lackawanna and state of Pennsylvania bounded and described as follows, to wit: Being known as Lot No. 2, in Square or Block No. 21, and fronting on Jackson street, being forty-seven (47) feet in width in front and one hundred and sixty-five (145) feet in depth and rectangular, according to a plan or map entitled "Milne's Map of Priceburg," being the land conveyed by G. W. Welland to said Wetkofsky on the fifth day of January, 1899, recorded in Deed Book No.—— page. —————All improved with a two-story frame dwelling house and other outbuildings thereon.

Selzed and taken in execution at the suit of New Schiller Building and Loan association vs. Peter Wetkofski. Debt, 3663. Judgment No. 696, March Term, 1900. Fl. fa. to March Term, 1900.

STOKES, Att'y.

No. 19.—All the right, title and interest of the defendant, Luke Evans, in and to all that certain lot, piece or parcel of land situate in the city of Scrapton, in the county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit: Beginning at a corner on the northwesterly side of Margaret street, such corner bearing north forty-one and one-half (41½) degrees east and being distant two hundred and twenty and five-twelfths (220 5-12) feet from the north corner of said Margaret street and William street; thence along land now or late of Catherine A. John north forty-six (46) degrees west one hundred and twenty (120) feet to a corner; thence along lands now or late of William J. Lewis, north forty-one and one-half (41½) degrees east forty, two and nine-twelfth;

No. 21.—All the right, title and interest of the defendant, John Muir, in and to all that certain lot, piece or parcel of land, situate, lying and being in the Fifth ward of the city of Scranton, county of Luckawanna, and state of Pennsylvania, bounded and described as lot number eighty (80), on Calvin Washburn's plot or addition to the borough of Hyde Park (now city of Scranton), bounded on the south by Washburn street; on the west by land of John H. Phillips, et al.; on the north by land of Nicherbacker, and on the east by lands of George Wilk's estate. Said lot of land being forty-five (15) feet in front on said Washburn street; the same in rear, and one hundred, and thirty-five (125) feet in depth. The first to mine and remove the legal owners thereof. Ill coal and minerals beneath the same lot, with the right to mine and remove the city. Being the same lot of Inad while language in the said John Muir, by dead dailed in the said John Muir, by dead dailed in the suit of Citizens Building and Loan appociation ys. John Muir. Debt. B. 248.86. Judgment No. 703, March Telm. 100. FL. fa. to March Term. 1900.

ZIMMERNAN Atty.

TERMS OF SALE FIFTY DOLLARS CASH WHEN PROP-ERTY 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, Shoriff. Sheriff's office, Scranton, Pa., Febru-