ment, No. 567, September 1900 fa. to September Term, 1900 TAYLOR & LEWIS, Att'ys.

No. 12 .- All the right, title and interest

TRIBUNE'S **EDUCATIONAL** CONTEST

Miss Williams Goes from Tenth to Sixth Place.

HOW THE LEADERS STAND

Charles Rodriguez, 428 Webster

David V. Birtley, 103 West Market

Oliver Callahan, 415 Vine street. David C. Spencer, Bloomsburg. Eugene Boland, 235 Walnut street, Miss Fannie E. Williams, Peck-

Arthur Kemmerer, Factoryville. Harry Reese, 331 Evans court. Miss Grace Simrell, Carbondale. Sidney W. Hayes, 922 Olive street. Edward Murray, 516 Hamm court. John P. Smith, 2532 Boulevard

Richard Roberts, 1303 Hampton

Robert Campbell, 1532 Monsey avenue.

The notable feature of the Educational Contest yesterday was the big gain in position made by Miss Fannie E. Williams, of Peckville. Miss Williams, who only started in the contest last Friday, is already in sixth place, yesterday wresting that position away from Arthur Kemmerer, of Factoryville, and also causing the three leaders under him to drop one place lower than they occupied yes-terday morning. David V. Birtley made quite a gain on the leader for first place and strengthened his hold on the position he gained on Monday. A new leader is in the printed list this morning, Robert Campbell, of 1532 Monsey avenue, he holding fourteenth position, but not very far behind those above him, who are quite well

There is ample time even yet for new contestants to enter, and un-doubtedly there will be new names added to The Tribune's list of contestants daily. There is a large field for aspiring young men and women to work in, and the occupation is light and agreeable, and the inducements held out are meritorious. Full par ticulars may be obtained on the fourth page of this morning's Tribune.

HONESDALE.

Special to the Scranton Tribune.

Honesdale, Aug. 22.-Mr. Homer Greene and family are spending two weeks at Asbury Park. Judge Purdy has gone to his cranberry planta-tion at Valley Junction, Wis., where he will

ors E. W. Burns and F. W. Powell, Messrs E. W. Gammell, E. H. Clark, of Honesdale, and E. O. Ward, of Newark, N. J., compose a party picnic at Lake Lodore, Thursday, Aug. 30. An invitation is extended to all schools in the vicini-ty to join with them that day. Up to the 11 a. m. train today three hundred

and sixty-five tickets were sold at Honesdale for the Knights of Columbus excursion to Lake Lo-

Katz Brothers' underwear factory and a por-tion of the Durlan Thompson shoe factory sus-pended work teday to enable their workmen to attend the Lake Lodore excursion.

It is reported that New York parties are nego-

FOREST CITY.

Special to the Scranten Tribune.

Forest City, Aug. 22—A new twenty-two ton motor has been purchased by the Hillside Coal and Iron company for use in its No. 2 workings at this place. The new machine will be used for hauling coal to the foot of the shaft and will take the place of a twelve-ton motor now in use, which will be sent to the slope. The company will have have five electric motors for hauling coal underground, three in No. 2 shaft and two in the slope. A stationary motor also pulls coal out of the lifts on the electric plane and lets it down to the foot. This plane, which is in No. 2, is nearly two thousand feet long. A new generator has arrived and it will be placed in position at the top of No. 2 shaft, which will give additional power. Besides the motors, the company has two pumps, a fan and a drill run by electricity in No. 2 and a pump run by the same power in the slope.

The ten years' franchise granted the Hillside company for operating a small railroad along Hudson street to carry coal from its No. 2 shaft, which will strong the to carry coal from its No. 2 shaft, which will street to carry coal from its No. 2 shaft with to the Clifford breaker will soon expire and the company will discentinue the use of the road and convey the coal underground. Bids are now being received for the driving of a tunnel from the No. 2 workings to the Clifford vein, the distance to be nine hundred feet; width, sixteen feet, and height, seven feet.

Mr. and Mrs. Wiffred Eichenberg and children, Winifred and John, are spending two weeks with relative near Albany, N. Y.

Mr. and Mrs. Widtred Eichenberg and children, Winifred and both, are spending two weeks with relative near Albany, N. Y.

Mr. and Mrs. Wordensessed and children, Warre Wordensessed and cousin.

NICHOLSON.

Special to the Scranton Tribune.

Nicholson, Aug. 22.-Mr. and Mrs. C. H. Brown ofter spending a week's outing at Card Pond, have returned to their home. Miss Ethel Stark is III at her home on State C. L. Spencer and son are putting new ma-

chinery in their grist mill.

Mr. and Mrs. H. N. Manchester, of Factory spent Monday afternoon with Mrs. A. L. Mr. and Mrs. F. L. Crane, of Scranton, are ests of Miss Emily Harding.

the guests of Miss Emily Harding.

Mrs. D. W. Titus gave a very pretty luncheon
on Friday for a number of out-of-town guests.

They were: Miss Titus and Miss De Kay, of
Ringhanton; Mr. and Mrs. F. L. Crane and Miss
Back, of Seranton; Mrs. Rosencrantz and Miss
Bertha Rosencrantz, of Lackawanna; Mrs. Titus, of Brockton; Mrs. Jones and Miss Warner. Mrs. Harry Spencer is confined to her home

on Main atreet by sickness.

Mr. and Mrs. A. P. Benjamin, of Scronton, are spending the month with the latter's parents,
Mr. and Mrs. E. R. McKinney.

Miss Una Titus, of Binghamton, N. V., is visit-ing her grandparents, Mr. and Mrs. D. W. Titus. Miss Elsie De Witt, of Willos-Barre, spent a few days last week with Miss Cora Stephens. The Methodist Sunday school picnicked at Kirk Stephens' grove Wednesday. Base ball and cropuet were the amusements of the day. A very njoyable time was had by all. Mrs. Embly Wright died at her home in Fields

Brook Tuesday evening. Deceased is survived by the following children: Mrs. Jonas Benninger, Mrs. George Hungerford, Charlie Wright and Austin Wright. The foneral will be held at the house Friday morning at in o'clock. The re-mains will be interred in the Nicholson cemetery. Mrs. Jonas Hallstead, while gathering herbs in a lot adjoining her home on Tuesday, fell and injured herself quits seriously, breaking her hip bone. She was attended by Dr. Decker. Mrs. Samuel Stark died Tuesday at the home of her daughter, Mrs. Griffin Potter, in West Nicholson. The funeral will be held at Stark

HARFORD.

Special to the Scranton Tribune.

church Thursday morning at 10 o'clock.

Harford, Aug. 22.-Mr. G. L. Keller, of Peck ille, is spending a few days at the home of E Frank Hepburn, Gust Jackson and Winford Tiffany attended camp meeting at Thompson

Sunday.

Miss Carrie Williams of Brooklyn is visiting Mrs. Joseph Sweetser and daughter of Scran

on are visiting relatives here.

Miss Clara Lindsley is visiting her sister in Little York.
Miss Jennie Darrow of Binghamton is visit ing her mother. iss Clyde Patterson and Jessie Robbins spent

the week with Thompson friends. Rev. G. D. Fisher will speak to the South Harford people Friday evening, Aug. 24. Mrs. F. R. Tiffany is on the sick list. J. Madison Gathiney, a young student from the Moody school, delivered an excellent sermen in the Presbyterian church Sunday morning. From his earnestness and power by presenting this sermon we predict and wish for him a bright and prosperous future. Jerry Robbins, a member of the United States army, has been discharged and returned to his old home in Harford.

old home in Harford.

Fifteen young people from North Harford took a straw ride to Lake Side last Thursday and enjoyed a good time fishing.

Mrs. L. W. Moore, of New Milford, is visiting Howard Badurtha, who has been working in

the creamery, has returned to Connecticut to attend school. Lynn and Harry Greenwood of Wayne visited Hiland Esterbrook, Aug. 21

SHERIFF'S SALES.

SHERIFF'S SALES.

Valuable Real Estate

FRIDAY, SEPT. 14, 1900.

By virtue of sundry writs of Fieri Facias, Levari Facias and Vendition Exponas, issued out of the Court of Common Fleas of Lackawanna County, to me directed, I will expose to public sale by vendue or outers, to the highest and best bidder, for cash, at the court house, in the City of Scranton, Lackawanna, County, on FRIDAY, the FOURTEENTH DAY of SEPT. A. D. 199, 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, pieces or parcels of land, viz.:

Katz Brothers' underwear factory and a pertion of the Durlan's Thompson shee factory suspended work teday to enable their workmen to attend the Lake Lodore excursion.

It is reported that New York parties are negotiating for the purchase of the Honesdale electric light plant and the Hawley plant, also, and combining the two, using the Hawley plant, also, and combining the two, using the Hawley plant, also, and combining the two, using the Hawley plant, also, and combining the two, using the Hawley power to generate electricity for both plants.

The Wayne Baptist association is in session at Calkins this week.

Within a few days James R. Mills, a farmer, who resides in Oregon township, this county, has lest five head of young cattle from one to two years old by some fatal disease unknown to him. The encampment pay was received by Company E Monday evening, amounting to \$735.

Preparations are being made by the Erie to run their trains to the Honesdale Delaware and Hudson station. The Delaware and Hudson has workmen filling in and grading around the new station.

A recruiting office was opened yesterday in the Foster building in charge of Sergeant Charles Griggs, of the Seventh United States artillery, and Elliott Greesing, one of the Second united the property of the Second artillery, Fortress Monroe, Eleventh infantry, Fort Columbus, N. Y., Twenty-fifth colored in fantry and the signal, hospital, and engineer corps. Army musicians are also enlisted by them.

FOREST CITY.

Also

SHERIFF'S SALES.

all that certain lot or parcel of land situ-ate in the Sixth ward of the City of Carbondale, County of Lackawanna and State of Pennsylvania, on what is known as Lathrope and Reynolds' Addition to said city and situate on the easterly side of Sponcer street, bounded and described his follows: Begin fifty 609 feet on Spencer street; thence easterly along land of James Williams one hundred (199) feet; thence southerly along lands of William of James Williams one hundred (190) feet; thence southerly along lands of William Crago Estate fifty (50) feet; thence westerly along lands of C. E. Spencer one hundred (160) feet to the place of beginning. Being the same premises conveyed to Arthur Lock by Sheriff F. H. Clemons by deed dated Nov. 21 1895. See Lackswanna County Deed Book No. 136, page S. Improved with good two-story dwelling, outbuildings, full trees, etc.

Seized and taken in execution at the suit of Co-operative Ruilding Bank vs. Arthur Lock. Debt. \$1,501.51. Judgment No. 1198, September Term, 1990. Fl. fa. to September Term, 1990. Fl. fa.

J. F. REYNOLDS, Att'y.

No. 5.—All the right, title and interest of the defendant, James Quick, in and to all the following described piece or parcel of land situate in the Borough of Dunmore, County of Lackawanna, and State of Pennsylvania, being Lot No. 2, in Hlock No. 2 upon the plot of Prospect Park; said lot centains in front on street known on said plot as Ward street, forty and five-tenths (40.5) feet, and in depth on the southerly side one hundred and twenty-four and fifty-three one hundredths (124.53) feet, on the northerly side one hundred and twenty-feet, and in the rear forty and seventeen one hundredths (128.07) feet, and in the rear forty and seventeen one hundredths (40.17) feet. Being the same lot of land conveyed by Charles DuPont Breck to James S. Quick, dated the seventeenth day of April, 1857, and recorded in the office of the recorder of deeds in and for Lackawanna County in Deed Book No. 148 at page 274, etc. All improved with a two-story frame dwelling house, barn and other outbuildings.

Seized and taken in execution at the suit of Farmers and Mechanics Savings Fund and Lean Association vs. James S. Quick Debt, 5504.12 Judgment No. 1192, September Term, 1999. Pt. fa, to September Term, 1999. DOUGLASS, Atty, ALSO

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SHERIFF'S SALES. SHERIFF'S SALES.

which James W. Walsh conveyed to William Russ by deed dated May 18, 1896. Recorded in deed book No. 138, page 197, etc. Improved with a two-story frame dwelling house and other outbuildings. Seized and taken in execution at the suit of Mina Robinson vs. William Russ and Annie Russ. Debt, \$1,557.05. Judgment No. 313, March Term, 1900. Lev. fa. to September Term, 1900.

WELLES & TORREY, Attys.

ALSO

land described as follows: Bituated in the City of Scranton, County of Lackawanna and State of Pennsylvania and known and designated as Lot No. 25, in Square or Block No. 82, and situate upon street called and known as Pittston avenue, upon the town plot of Scranton. Said to being fifty-three (63) feet in front and fifty-three (63) feet in front and fifty-three (63) feet in front and fifty-three (63) feet in proved with a two-story frame dwelling house, a small barn and other outbuildings.

Seized and taken in execution at the suit of Mina Robinson vs. W. J. Davis. Debt, \$1,792.9t. Judgment No. 931, March Term, 1909. Fl. fa. to Soptember Term, 1909. WELLS & TORREY, Attys. No. 15.—All the right, title and interest of the defendants, John Steigerwalt and Sallie Steigerwalt, in and to all the surface or right of soil of the following described lot, piece or parcel of land, situate in the First ward of the borough of Dunmore, county of Lackawanna, and state of Pennsylvania, bounded and described as follows: Beginning at a corner of an alley and Swartz street; thence running north along front of lot on of an alley and Swartz street; thence at right angles to Swartz street; thence to rear of lot; thence parallel with Swartz street, along rear end of said lot. 25 feet to rear of lot; thence along said alley 150 feet to Swartz street, place of beginning. Containing 3,750 square feet of land. Being part of the same piece or parcel of land conveyed to Thos. McHugh by deed from P. J. Horsn and wife, and M. J. Henley, dated September 23, 1996, and recorded in Lackawanna county, in deed book No. 147, page 55, etc. Improved with a two-story, double house and outbuildings. No. 11.—All the right, title and interest of the defendant, Margaret T. Kenney, formerly Margaret T. Jones, administratrix of the Estate of David T. Jones, deceased, in and to the surface or right of soil of all that certain lot of land situate, lying and being in the township of Old Forge (now borough of Talyor), County of Lackawanna and State of Pennsylvania, bounded and described as follows: Being Lot No. 164, of Plot No. 1, of lands of the Delaware, Lackawanna and Western Railroad company, at Taylorville. Said lot is rectangular in shape, measuring fifty (39) feet in front on Ridge street, the same width on the rear, and one hundred and fifty (159) feet in depth, as delineated on said plot, which said plot is intended for record by said company. Being the same premises conveyed to the said David T. Jones by the said Delaware, Lackawanna and Western Railroad company by deed dated Feb. 17, 1894, and recorded in the office for the recording of deeds, etc., in and for said county of Lackawanna in Deed Book No. 116, Page 542, etc. Coal and minerals excepted and reserved. All improved with two two-story frame single dwelling houses and outbuildings thereon.

Selzed and taken in execution at the suit of John E. Davis vs. Margaret T. Kenney, formerly Margaret T. Jones, administratrix of the Estate of David T. Jones, deceased. Debt. \$409. Judgment, No. 567, September Term, 1590.

TAYLOR & LEWIS, Att'ys. ALSO

Solve Story, double house and country, double house and taken in execution at the suit of Annie E. Blaschke vs. John Stelgerwalt and Sallie Stelgerwalt. Debt. \$1.534.00. Judgment No. 438, September Term, 1900. Fi. fa. to September Term, 1900. FICKES, Atty.

No. 18.—All the right, title and interest of the defendant, W. W. Wilkins, in and to all the land and premises situate in the Twenty-first ward of the city of Scranton, county of Lackawanna, state of Fennsylvania, and bounded and described as follows: Being lot No. twenty-four (24) in square or block J on the plot of lots of the Tripp Farm and Land Co., recorded in Lackawanna county in deed book No. 185, page 2, being forty (40) feet book no. 185, page 2, being forty (40) feet mean of Thomas court and one hundred and twelve (112) feet from front to roar and being the same premises conveyed to the Tripp Farm and Land Company by William Chappell and Margaret, his wife, by deed dated the 1st of September, A. D. 188, and recorded in Lackawanna county in deed book No. 183, Improved with a two-story frame dwelling and outbuildings.

Selzed and taken in execution at the suit of International Building and Loan Association vs. W. W. Wilkins. Debt, \$1,000.00, Sheriff to collect \$2,002.50, Judgment No. 605, September Term, 1900. Ft. fa. to September Term, 1900. Ft.

land."
Seized and taken in execution at the auit of the Chicago Lumber Company vs. Isabella Lucas McKinnev and Amy Lucas Reeves. Debt 14,158.95. Judgment No. 1381, September Term, 1892. Vend ex. to September Term, 1990. BURR AND T. F. WELLS, Attys.

ALSO No. 18.—All the right, title and interest of the defendant, Henry Reynolds, in and to all that certain lot, piece or parcel of land, situate, lying and being in the township of Lackawanna, county of Lackawanna, and state of Pennsylvania, designated and described as follows, to will being lot No. fourteen (14) in block No. three (3) upon the southerly side of Stratford avenue. Said lot being forty (40)

SHERIFF'S SALES.

feet in front on said Stratford avenue or street and one hundred and forty-six (145) feet in depth, more or less, to a court for public use fourteen (14) feet wide.

Said lot being rectangular in shape as designated and laid out on plot or map of the Keystone Land company, which map is recorded in the proper office for the recording of deeds, etc. for Lackawanna county, in deed book No. 112 page 261, as by reference thereto had will fully appear. Improved with a two-story frame single dweling house and outbuildings thereon.

Selxed and taken in execution at the suit of the Pennsylvania Trust Co., vs.

suit of the Pennsylvania Trust Co., vs. Henry Reynolds. Debt. \$2,360.52 Judg-ment No. 514, September Term, 1900. Fi. fa. to September Term, 1900. BUNNELL, Atty.

No. 19.—All the right, title and interest of the defendants, Minnie M. Everett and William G. H. Everett, in and to all the surface or right of soil of lot, parcel or tract of land situate in the First ward of the city of Scranton, county of Lackawanna, and state of Fennsylvania, bounded and described as follows, to wit: Being lot number nine (9) in square or block E, as shown on plot of lots made by Jordan, Hannah & Jordan, and recorded in the office of the recorder of deeds in and for the county of Lackawanna in deed book No. 128, page 556. Said lot of land is forty-seven, and five-tenths (47.5) feet in width in front on Boulevard, forty-five (45) feet in width in front on Boulevard, forty-five (45) feet in width in the rear, and an average of one hundred sixteen and fourteenths (16.14) feet in depth or lensth from front to rear of lot, being one hundred along lot eight (8) and one hundred twenty-four and sixteen and (123.15) feet on the southerty side along lot eight (8) and one hundred twenty-four and sixteen and fourteenths (16.15) feet on the southerty side along lot eight (8) and one hundred twenty-four and sixteen and fourteenths (16.15) feet on the southerty side along lot eight (8) and one hundred twenty-four and sixteen and fourteenths (16.15) feet on the southerty side along lot eight (8) and one hundred twenty-four and sixteen and size of beginning. Containing 759 square feet of surface, be the same more or less. Being lot No. 22 in block No. 19 on the place of beginning. Containing 759 square feet of surface, be the same more or less. Being lot No. 25 in block No. 19 on the place of beginning. Containing 759 square feet of surface, be the same more or less. Being lot No. 25 in block No. 19 on the place of beginning. Containing 759 deeds etc., in Lackawanna county in Deed Rook No. 25, page 558. All coal and minerals being excepted and reserved in the suit of Henry Beiln, Jr., vs. Minnle St. 250. St. All coal and minerals being excepted and reserved in the suit of Henry Beiln, Jr., vs. Minnle St. 25

ALSO

No. 2L-All the right, title and interest of the defendants, Andrew Carter and Mary Grace Carter, in and to all that certain lot of land situate in the borough Mary Grace Carter, in and to all that certain lot of land situate in the borough of Jermyn in the county of Lackawanna and state of Pennsylvania, containing a front of fifty feet southeastward on Second avenue, bounded southwestward at right angles to said avenue 170 feet by lot No. 5 in block No. 33 on said avenue, rorthwestward parallel with said avenue, 50 feet by an alley northeastward at right angles to said avenue 67 feet by lot No. 7 in block No. 43 on said avenue, comprising lot No. 43 on said avenue, comprising lot No. 43 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 33 on said avenue, comprising lot No. 6 in block No. 35 on lands of the Northern Coal and Iron company and coal and minerals, being same premises conveyed by William H. Merritt, executor of William Merritt, deceased, to Mary Grace Carter, mortgager by deed dated June 6, 1896, and intended to be recorded, etc., the said Wm. H. Merritt having first obtained an order of the orphang court of Lackawanna county of Lackawanna coun etc., the said Wm. H. Merritt having first obtained an order of the orphans court of Lackawanna county to sell said real estate for the payment of debts, all of which appear of record in clerk of court's office in Lackawanna county. Improved with one double two-story frame dwelling house, barn and other out buildings thereon.

Seized and taken in execution at the suit of Emily G. Morss vs. Andrew Carter and Mary Grace Carter. Debt, 1761-49. Judgment No. 1181, Sept. Term, 1990. Lev. fa. to Sept. Term, 1990.

Lev, fa. to Sept. Term, 1900.

BUTLER, Atty.

ALSO

No. 22—All the right, title and interest of the defendant. Charles F. Zeigler, in and to all the following described to to land situate in the Twenty-first ward of the city of Scranton, county of Lackawanna, and state of Pennsylvania, and known and designated as lot No. 17 in square or block No. 21 and situate upon street earlied Breck street, upon the town plot of Scranton, county of Lackawanna, and state of Pennsylvania, and known and designated and described as follows: Having a frontage on the southwesterly side of Pasadena street of thirty-one and five-tenths (31.5) feet and extending of that width at right angles to said street in a southwesterly direction a depth of one hundred (109) feet to a tine running parallel to said street known and designated as lot number sixteen (16) in Eureka Lawn. All improved with a two and one-half story frame dwelling house, a small barn and other outbuildings.

Seized and taken in execution at the suit of Pennsylvania Savings Fund and Loan Association vs. Charles F. Zeigler, 10-bt, \$1,586,56. Judgment No. 1099, Sept. Term, 1899. F1. fa. to Sept. Term, and the right, title and interest of the defendant, James M. Moore, in and to all that certain lot of land with the improvements thereon, situate in the city of Scranton, county of Lackawanna, and known and designated as lot No. 17 in square or block No. 21 and known and designated as lot No. 18 and known and designated as lot No. 17 in square or block No. 21 and known and designated as lot No. 18 and known and designated as lot No. 17 in square or block No. 21 and known and designated as lot No. 17 in square or block No. 21 and known and designated as lot No. 18 and known and designated as lot No. 18 and known in the city of Scranton, county of Lackawanna, and designated as lot No. 17 in square or block No. 21 and known and designated as lot No. 18 and known and designated and levetion in width in front and 41 feet 8 inches in a diagromal direction in width in rear and Set

Term, 1880. Fi. fa. to Sept. Term, 1880.

ALSO

No. 23.—All the right, title and interest of the defendants. Lizzie T. Evans and Thos. F. Evans, in and to all that certain piece of land situate in the Twenty-lirst ward of the city of Scranton, county of Lackawanna, and State of Pennsylvania, being the ensterly half of lot number even (1b) in block number five to few William Merrifield plot of city lots in Kelser Valley, the said half of said both being twenty-five (25) feet in front on the south side of Jackson street and one hundred and seventy-live (175) feet in depth, all improved with a two-story frame dwelling house and other out houses thereon.

Selzed and taken in execution at the suit of Co-operative Building Bank vs. Lizzie T. Evans and Thos. T. Evans, Debt. 1881.25. Judgment No. 1907, Sept. Term, 1900. Fi. fa. to Sept. 1 1900.

ALSO

ALSO

No. 20.—All the right, title and interest of the defendant, Wm. H. Schwoyer, in and to all that certain lot, piece or parcel of land situate in the borough of Winton in the county of Lackawanna and state of Pennsylvania, on what is known as "David Brown tract," described as follows: Being lot number twenty-two (22) in square or block "G" and stuate upon street called and named Third avenue, as shown on map. Said lot is fifty (50) feet in depth, and is rectangular, and is the land conveyed by Isaat P. Hand, trustee to Wm. H. Schwoyer The Seized and taken in execution at the suit of New Schiller Building and Loan Association vs Wm. H. Schwoyer. Debt, \$80.00 Judgment No. 1219, Sept. Term, 1900. Fi. fa. to Sept. Term, 1900. Fi. fa. to Sept. Term, 1900. STOKES, Atty.

ALSO

No. 24.—All the right, title and interest of the defendant, Martha L. Keene, Egbert M. Keene, Jonnie E. Keene and Fred S. Keene, in and to all that certain tract or parcel of land situate on the north side of Dean street, Scranton, county of Lackawanna, and state of Pennsylvania, described as follows: Reing part of lots one (1) and two (2) in block lettered "J" in Williams" Addition to the city of Scranton, and situate on the easterly side of Dean street, in the First ward of the city of Scranton, said tract being 65 feet in front on Dean street, in the First ward of the city of Scranton, said tract being 65 feet in front on Dean street, in the First ward of the city of Scranton, said tract being 65 feet in front on Dean street, and so feet in depth, and being numbered 44 and 55 in block intered "J" of Williams' Addition to the city of Scranton, second map, as to Dean street, by D. L. Fickes, recorded in Lackawanna and fifty (120) feet in front on Sixth avenue, as known on the plot now Luzerne street, and on bundred and fifty (150) in depth to an alley. All improved with a two-story frame dwelling and toan Association vs. M. B. Keane, Debt. \$2. Being the same premises conveyed to the said Martha L. and Jennie E. Keene, by deed dated August 1, 1889, by Dalbys L. Fickes, and duly recorded on the 28th day of October in the recorder's office for the county of Lackawanna and state of Pennsylvania. All improved with a two-story frame dwelling and connected to the said Martha L. and Jennie E. Keene, by deed dated August 1, 1889, by Dalbys L. Fickes, and duly recorded on the Sith day of October in the recorder's office for the county of Lackawanna and state of Pennsylvania.

TERMS OF SALE.

FIFTY DOLLARS CASH WHEN PROPARTICE SALE in MMEDIATELY AFTER SALE

R two-story frame
houses.

Seized and taken in execution at the
suit of the industrial Savings and Loan
Co. vs. Martha L. Keene. Egbert M.
Keene. Jennie E. Keene and Fred S.
Keene. Debt. 22:53-64. Judgment No. 1028.
Sept. Term, 1900. Fl. fa. to Sept. Term,
1900.

STARK, Atty.

No. 25.—All the right title and interest of the defendants, John J. Snyder and Athert Buchta, in and to all the following described lot of load situate in the Twenty-first ward of the city of Scraiton, county of Lackawanna and state of Pennsylvania, upon the northwesterly side of Suamit avenue in "Eureka Lawn." Beginning at a point in the line of said avenue distant 40 feet from the intersection of said avenue with Los Robies

SHERIFF'S SALES.

street on a course north 41 degrees, 45 minutes east, then along said Summit avenue on the same course fifty (50) feet to a corner; the southwesterly side line of an alley, thence extending of that width at right angles to said Summit avenue and parallel with the said Los Robles street a depth of one hundred (100) feet. All improved with a two-story frame buildnig commonly called a hall and containing lodge rooms etc., and outbuildings.

Seized and taken in execution at the suit of Pennsylvania Savings Fund and Loan Association vs. John J. Snyder and Albert Buchta. Debt. \$2,23.87, Judgment No. 1983, Sept. Term, 1990. Ft. fa. to Sept. Term, 1990.

CURRY, Atty.

ALSO

No. 29.—All the right, title and interest of the defendants, Ada E. Weston, W. G. Thomas, administrator of E. E. Weston's estate and R. Willis Revese, guardian of Muriel J. Weston, Willis R. Weston and Edwin Hoyt Weston, minor children of E. Weston, deceased, in and to all that certain piece or parcel of land situated in what was the township of Old Forge, county of Lackawanna and state of Pennsylvania, and being known as Lot number two hundred forty-five (246) on pilot one (1) of land at Taylorville. Said lot measures fifty-hree (33) feet in front on Main street and forty-sight (45) feet in front on Main street and forty-sight (45) feet in depth on the side next to lot number two hundred forty-free (133) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in depth on the side next to lot number two hundred forty-free (143) feet in free hundred forty-free (143) feet in free hundred forty-free hundred forty-free hundred forty-free hundred forty-free hundred forty-free h

ALSO

No. 29.—All the right, title and interest of the defendant, James M. Moore, in and to all that certain lot of land with and to all that certain lot of land with

IN CASH IMMEDIATELY AFTER SALE IS CONCLUDED. WHEN SOLD FOR COSTS, COSTS MUST BE PAID WHEN STRUCK OFF.

TERMS HAVE NOT BEEN COMPLIED WITH WILL BE RESOLD BEFORE AD-JOURNMENT.

ALL PROPERTIES ON WHICH ABOVE

CLARENCE E. PRYOR, Shariff.

Sheriff's office, Scranton, Pa., Aug. 23,