SHERIFF'S SALES.

ALSO

TAYLOR & LEWIS, Att'ys.

TRIBUNE'S **EDUCATIONAL** CONTEST

Holiday Had Little Effect on the Volume of Returns.

HOW THE LEADERS STAND

Arthur Kemmerer, of Factoryville,

but for a short time during the day, yet a number of points were recorded, and several changes in the standing will be noticed this morning. The greatest change was that made in the ofth notch, as usual. Arthur Kemmerer, of Factoryville, occupies it this morning, having jumped from eighth place, over the heads of Eugene Bo-land, Harry Reese and Miss Fannie E. Williams, and is but three points behind David C. Spencer, who is now in fourth position. Other leaders who improved their standing in the positions they already hold are Charles Roderiguez, in first place, and Robert Campbell, in fourteenth.

Two New Contestants.

There were two new contestants enrolled yesterday, Miss May Yeager, Moscow, Pa., and Thomas J. Mown, 212 South Irving avenue. This shows quite conclusively that the young people realize that it is not too late to Advances from Eighth to Fifth start in the contest. There is still plenty of room and plenty of time for a legal holiday, and the Tribune's Edu- portunity, read the article on the cational Contest department was open fourth page of this morning's Tribune.

SHERIFF'S SALES.

all that certain lot or parcel of land situate in the Sixth ward of the City of Carbondale, County of Lackawanna and Sixte of Pennsylvania, on what is known as Lathrope and Reynolds' Addition to said city and situate on the easterly side of Spencer street, bounded and described as follows: Begin fifty (59) feet on Spencer street; thence easterly along land of James Williams one hundred (160) feet; thence southerly along lands of Williams Crago Estate fifty (59) feet; thence southerly along lands of William Crago Estate fifty (59) 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 1955. See Lackawanna County Deed Book No. 136, page St. Improved with good two-story dwelling, outbuildings, fruit trees, etc. Selzed and taken in execution at the suit of Co-operative Building Bank vs. Arthur Lock. Debt, \$1,50,51. Judgment No. 1198, September Term, 1900. Ft. fa. to September Term, 1900.

J. F. REYNOLDS, Att'y.

ALSO 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 Dun-Advances from Eighth to Fifth
Place—Two New Centestants.

Nearly Four Weeks Left—Energetis Workers Have Time to Make
a Good Showing.

Although yesterday was Labor Day, alegal holiday, and the Tribune's Educational Contest department was open tournity, read the article on the fourth page of this morning's Tribune.

Standing of the Ten Leading Confesiants

1. Charles Rodriguez, 428 Webster avenue, Scranton 196
2. David V. Birtley, 103 West Market street, Providence 113
3. Oliver Callahan, 415 Vine street, Scranton 197
4. David C. Spencer, Bloomsburg, Pa. 198
5. Arthur Kemmerer, Factoryville 10. Sidney W. Hayes, 922 Olive street, Scranton 25

MONTROSE.

Special to the Scranton Tribune.

ple realize that it is not too late to contest department was open and women to enter the following described piece or parcel of the defondant. James Quick, in and to all the following described piece or parcel of the defendant James Quick, in and to all the following described piece or parcel of the defendant James Quick, in and to all the following described piece or parcel of the defendant James Quick, in and to all the following described piece or parcel of the defendant James Quick in and to all the following described piece or parcel of the defendant James Quick in and to all the following described piece or parcel of the defendant James Quick in and to all the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the defendant James Quick in the following described piece or parcel of the definition of the defendant James Quick and the plot of Prespect of Pennsylvania, being Left Park; said lot contains in front on s

part of Parmers and Mechanics Savings, and the property of the

His Minner closure, of New York (vity, is the Minner of Co. R. Number of Minner of Co. R. Number of Minner of Minner

SHERIFF'S SALES.

land described as follows: Situated in the City of Scranton, County of Lackawanna and State of Pennsylvania and known and designated as Lot No. 26, in Square or Block No. 82, and situate upon street called and known as Pittston avenue, upon the town plot of Scranton. Said lot being fifty-three (53) feet in front and fifty-three (53) feet in front and fifty-three (53) feet in front and fifty-three (53) feet in gran, and one hundred and fifty (150) feet in depth. Coal and minerals reserved. Improved 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. \$1,702.04. Judgment No. 221. March Term, 1900. Fl. fa. to September Term, 1900. WELLS & TORREY, Attys.

WELLES & TORREY, Attys. ALSO

No. 15.—All the right, title and interest of the defendants, John Steigerwait and Sallie Steigerwait, 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 Swariz street; thence running north along front of let on of an kiley and Swariz street; thence at right angles to Swariz street 150 feet to rear of lot; thence parallel with Swartz street, along rear end of said lot, 25 feet to an alley; thonce 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. Horan and wife, and M. J. Healey, dated September 23, 1596, and recorded in Lackawanna county, in deed book No. 147, page & etc. Improved with a two-story, double house and outbuildings. No. II.—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 (50) feet in front on Ridge street, the same width on the rear, and one hundred and fifty (150) fest 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 Lackwanna in Deed Book No. 116, Page 543, etc. Coal and minerals excepted and reserved. All improved with two two-story frame single dwelling houses and outbuildings thereon.

Seized and taken in execution at the suit of John E. Davis vs. Margaret T. Jones, administratrix of the Estate of David T. Jones, deceased. Debt, \$400. Judgment, No. 567, September Term, 1900.

a two-story, double house and the ings.
Seized and taken in execution at the suit of Annie E. Biaschke vs. John Steigerwalt and Sallie Steigerwalt. Debt. \$1.-534.00. Judgment No. 438, September Term, 1900. Fl. fa. to September Term, 1900. FICKES, Atty.

No. 16.—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 Pennsylvania, 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. 165, page 2, being forty (40) feet wide in front on Bulwer street and forty (40) feet in rear of Thomas court and one hundred and twelve (112) feet from front to rear 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. 1898, and recorded in Lackawanna county in deed book No. 165. Improved with a two-story frame dwelling and outbuildings.

Setzed and taken in execution at the suit of International Building and Loan Association vs. W. W. Wilkins, Debt, \$1,000,00. Sheriff to collect \$2,02,59. Judgment No. 695, September Term, 1900. Fi. fa. to September Term, 1900. ALSO

ALSO No. 17.-All the defendants' right, title and interest in and to the following real No. 17.—All the defendants' right, title and interest in and to the following real estate:

FIRST—'All that certain lot, piece or parcel of land situate, lying and being in the city of Scranton, county of Lackawanna, and state of Pennsylvania, being known and distinguished upon the plot of the J. C. Platt Homestead property, intended to be duly registered and recorded, as lots numbers twenty-six (25) and twenty-seven (27) in block 'H.' situate upon street known and distinguished on said plot as Platt Place, the said lots being more particularly bounded and described as follows, to wit: Beginning at a point on said Platt Place in the division line between lots twenty-five (25) and twenty-six (26); thence along said division line one hundred and twenty (120) feet to an alley in the rear twelve (12) feet wide, as laid out on said plot for the use of parties owning or occupying lots about the contract of the contract

feet to an alley in the rear twelve (12) feet wide, as laid out on said plot for the use of parties owning or occupying lots abutting thereon, purchased from said grantors herein, thence along said alley easterly forty (40) feet to the division line between lots numbers twenty-seven (27) and twenty-sight (28); thence along said division line at right angles to said alley one hundred and twenty (120) feet to Platt Place; thence along said Platt Flace westerly forty (40) feet to the point or place of beginning."

Being the same land conveyed to said Amy T. Reeves by J. C. Platt, et al., by deed recorded in the county aforesaid in deed book No. 69, at page 235, etc.

Improved with large two-story frame dwelling house.

SECOND—"All that certain plece, parcel or tract of land situate lying and being in the city of Scranton, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Beginning at the east corner of lot number seventeen (17) on Sanderson avenue (formerly Seventin-street), and one hundred and fifty (150) feet from the corner of Sanderson avenue, about one hundred and forty (140) feet to the corner of Market street; thence at right angles along said Market street north fifty (50) degrees fifteen (15) minutes west, fifty (60) degrees fifteen the number seventeen (17) minutes west, fifty (60) degrees fifteen the number seventeen (17) thence south fifty (60) degrees fifteen the line of lot number seventeen (17); thence south fifty (60) degrees fifteen (15) minutes east along the line of lot number seventeen (17); thence south fifty (60) degrees fifteen (16) minutes cast along the line of lot number seventeen (17); thence south fifty (60) degrees fifteen (16) minutes cast along the line of lot number seventeen (17); thence south fifty (60) degrees fifteen (16) minutes cast along the line of lot number seventeen (17); thence south fifty (60) degrees fifteen (18) minutes cast along the line of lot number seventeen (17); thence of lot number seventeen (17). (17); thence south fifty (50) degrees fifteen (15) minutes east along the line of lot number seventeen (17). fifty (50) feet to the place of beginning; said to being located on the corner of Sanderson avenue and Market street, being marked on the said map No. SS East Market street, and being lot number eighteen (15) in block number eight (8) on plot of lots surveyed and mapped by J. L. Lawrence for William Von Storch."

THIRD—"All that certain lot, plece or

and district street, and being lot number eighteen (15) in block uits and being lot number eighteen (15) in block uits growth and mapped by J. L. Lawrence for William Von Storch."

THIRD—"All that certain lot, piece or parcel of land situate, lying and being in the city of Scranton, county of Lackaman, and state of Pennsylvania, being known and distinguished on the plot of the J. C. Platt Homestead property, intended to be duly registered and recorders and twenty-nine (25) in block "B." situate when the point of said plot as Platt Place, the said lots being more particularly bounded and described as follows, to wit: Beginning at a point on said Platt Place, the said lots being more particularly bounded and described as follows, to wit: Beginning at a comparison of the said division line one hundred and twenty (12) feet wide, as laid out on said division line one hundred and twenty (12) feet wide, as laid out on said plot, for the use of the partles owning or occupying lots abuiling thereon, purchased to the division line between lots numbers twenty-intended and said alley casterly forty (40) feet to the division line between lots numbers twenty-intended alley one hundred and twenty (12) feet wide. The part of the said division line between lots numbers twenty-intended alley one hundred and twenty (12) feet warrantee.

Place westerly forty (40) feet to the part of the said division line between lots numbers twenty-intended and said line of said and said in deed book No. 69, at page 238, etc. Improved with large two-story frame described as follows, viz.: Beginning at tract in the warrantee name of Jonathan tract in the warrantee name of Jonathan tract in the warrantee name of Jonathan stevens in the aforesaid township of Roaring Brook, said point being eleven to the contract the best of the contract the intersection of the first of the contract of the first above mentioned; thence anoth said line in a south-side man of the lands of U. G. Schoonmaker, the north side right of way the of the contract of the first s

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feet in front on said Stratford avenue or street and one hundred and forty-six (14e) 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 hook No. 142, page 231, as by reference, thereto had will fully appear. Improved with a two-story frame single dwelling house and outbuildings thereon.

herein, Belzef and taken in execution at the cuit of the Pennsylvania Trust Co., vs. Henry Reynolds. Debt. \$2.369.82, Judgment No. 514, September Term, 1909. Fi. fa. to September Term, 1909.

BUNNELL, Atty.

No. 13.—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 Fennsylavnia, bounded and described as follows, to wit: Being lot number sine (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 578. Said lot of land is forty-seven and five-tenths (47.5) feet in width in the rear, and an average of one hundred sixteen and fourteenths (18.10 feet in depth or length from front to rear of lot, being one hundred and eight and seventy-two one-hundredths (193.70) feet on the northerly side along lot eight (3) and one hundred twenty-four and sixteenths (124.15) feet on the southerly side along lot 19 of said M. M. Everett, being the same premises and subject to the same exceptions mentioned and contained in deed from John H. Jordan, et ux., et al., to Minnie M. Everett, dated April 24, 1896, recorded in deed book No. 139, page 12, etc. Improved with a two-story frame dwelling house.

Seized and taken in execution at the suit of Henry Belin, Jr., vs. Minnie Everett and William G. H. Everett, Debt, 82,280.00. Judgment No. 181, March Term, 1900.

ALSO

No. 21.—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 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 for feet by an alley northeastward at right angles to said avenue 60 feet by lot No. 7 in block No. 32 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 30 on said avenue, comprising lot No. 5 in block No. 31 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, comprising lot No. 5 in block No. 32 on said avenue, block view of the Northern Coal and Iron company lot said lot seems of the Northern Coal and Iron company li coal and Iron company li coal and Iron company li said borough of Jermyn, excepting and reserved however, to the by E. L. L. Street by E. Street I alley of Jermyn in the country of Luckawanna 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, for thewstward parallel with said avenue, for the said avenue, so said avenue, for the said lot is represented and described on the map of building lots on lards of the Northern Coal and fron company in said borough of Jermyn, excepting and reserved however, to the following described as follows; Being lot No. 13 in square or block No. 14. Cackawanna, and state of Perrysylvania, bounded and described as follows; Being lot No. 13 in square or block No. 14. Cackawanna, son the south by an alley between Hickory and River street, on the east by lot No. 12, owned by Elias T. Harling, on the south by an alley between Hickory and River street, on the west by lot No. 12, owned by Elias T. Harling, on the south by an alley between Hickory and River street, on the west by lot No. 16 of said block, and having a width of 50 feet on Hickory street and a depth of 100 feet on an alley in the rear. Excepting and reserving, however, to the legal owners all coal and minerals. All improved with a two-story frame dwelling house and outbuildings thereon. first obtained an order of the orphans' 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.

a two-story frame dwenna county to outbuildings thereon.

Selzed and taken in execution at the story frame dwenna house, in the county outbuildings thereon.

Selzed and taken in execution at the story frame dwenna county to outbuildings thereon.

Selzed and taken in execution at the story frame dwenna house, in the county frame dwenna house, in the county frame dwenna county to outbuildings thereon.

Selzed and taken in execution at the story frame dwenna house, in the county frame house, in the c proved with one double two-story frame dwelling house, barn and other out build-ings thereon.

Selzed and taken in execution at the suit of Emily G. Morss vs. Andrew Car-ter and Mary Grace Carter Debt, \$764-49. Judgment No. 1184, Sept. Torm, 1990. Lev. fa. to Sept, Term, 1990. BUTLER, Atty.

ALSO

No. 22.—All the right, title and interest of the defendant, Charles F. Zeigler, in and to all the following described lot of land situate in the Twenty-first ward of the city of Scranton, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Having a frontage on the southwesterly side of Pasadena street of thirty-one and inve-tenths (31.5) feet and extending of that width at right angles to said street one hundred 609 feet to a line running parallel to said street known and designated as lot number sixteen (16) in Eurska 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, Debt, 31,595,55. Judgment No. 169, Sept. Term, 1890. Ff. fa. to Sept. Term, 1890.

No. 24.—All the right, title and interest of the defendant, Martha L. Kerne, Egbert M. Keene, Jenule 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: Being part of lots one (I) and two (E) 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, same width in rear, and S9 feet in depth, and being nombered S4 and S6 in block lettered "J" of Williams' Addition to the city of Scranton, second map, as to Dean street, by D. L. Fickes, recorded in Lackawanna county, in Book of Maps, No. 1, page 72. Being the same premises conveyed to the said Martha L. and Jennie E. Keene, by deed dated August 1, 1890, by Dalbys L. Fickes, and duly recorded on the 23th 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 outhouses.

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street on a course north 41 degrees, 45 minutes east, then along said Summit avenue on the same course fifty (50) feet to a cerner; 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 building commonly called a hall and containing lodge rooms etc., and outbuildings. Esized and taken in execution at the suit of Pennsylvania Savings Fund and Lean Association vs. John J. Snyder and Albert Buchta. Debt. E.213.87. Judgment No. 1001. Sept. Term, 1900. Fi. fa. to Sept. Term, 1900.

CURRY, Atty.

ALBO

No. 28,—All the right, title and interest of the defendants, Charles Grosspietch and Lena Grosspietch, in and to all the surface or right of soil of that certain lot, piece or parcel of land situated in the Fourth ward of Scranton, in Lackawanna county, Pennsyivania, and bounded and described as follows, to wit: Beginning at a point on the southeast side of Filmore avenue on the division line of lots No. 31 and 32 in block No. 19 on the first recorded map of William Swotland Estate of Hyde Park, thence along said division line south 13% degrees west 50 feet to lot No. 23, thence along lot No. 33, north 15% degrees, cast 50 feet to the place of beginning. Containing 3750 square feet of surface, be the same more or less. Being lot No. 32 in block No. 19 on the plot of William Swelland Estate recorded in the office for the recording of deeds, etc., in Lackawanna county in Deed Book No. 25, page 558. All coal and minerals being excepted and reserved in the same manner and upon the same conditions as appear in deed from Robert T. Pettebone et al., to Charles Grosspietsch and Lena Grosspietsch by deed dated the Est of August, 1895, which said deed is recorded in Deed Book No. 131, page 200. All improved with two-story frame dwelling and buildings.

Seized and taken into execution as the property of Charles Grosspietsch and Lena Grosspietsch and Len

No. 20.—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 Reose, guardian of Muriel J. Weston, Willis R. Weston and Edwin Hoyt Weston, minor children of E. Weston deceased, in and to all the following described in the control of the defendant, Elizabeth C. Martin, decased, in and to all the following described lots of land situated, lying anisoling in the city of Scranton, county of Lackawanna and state of Pennsylvania, and being known as Lot number two hundred forty-five (245) on plot one (1) of land at Taylofville. Said lot measures fifty-hree (53) feet in front on Main street and forty-eight (185) feet in width on the rear and one hundred forty-three (143) feet in depth on Middle street and one hundred fifty (150) feet in depth on the side next to lot number two hundred forty-four (214), as delineated on said plot. All improved with one two-story wood frame dwelling house and one bann, fruit trees and out buildings.

Selzed and taken in execution at the suit of Mary R. Foster vs. Ada E. Weston will be the same more or less. Coal and minerals reserved. Being the same premises conveyed to said Charles C. Martin deceased, and R. Willis Revese, guardian of Muriel J. Weston. W. G. Thomas, administrator of E. E. Weston, deceased, and R. Willis Revese, guardian of Muriel J. Weston. W. G. Thomas, administrator of E. E. Weston, deceased, and R. Willis Revese, guardian of Muriel J. Weston. W. G. Thomas, administrator of E. E. Weston, deceased, and R. Willis Revese, guardian of Muriel J. Weston. W. G. Thomas, administrator of E. E. Weston, deceased, and R. Willis Revese, guardian of Muriel J. Weston. W. G. Thomas, administrator of E. E. Weston, deceased, and R. Willis Robert of the defendants, Robert of Lackawanna and tata of Pennsylvania class of the defendant of Muriel J. Weston. He same more or less. Coal and minerals reserved. Being the same premises conveyed to said Charles C. Martin deceased, at the suit of Jas. Fitch and Myron K

ALSO

didrew CarDebt, \$764Form, 1990.

IR, Atty.

No. 29.—All 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 state of Pennsylvania, and known and designated as lot No. 17 in square or block No. 21 and situate upon street called Breck street, upon the town plot of Scranton, intended to be duly registered and recorded, said lot being 40 feet in width in front and 44 feet 8 inches in a diagonal direction in width in rear and stending of said street in depth on the northwest side and 109 feet on the southeast side in depth, and is the land conveyed by Wm. Connell and wife to first party hereto by deed dated 22d of March, A. D. 1884, rear the suit of New Schiller Building and Loan Ings.

Ing. 100. 29.—All 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, country of Lackawanna, and state upon the town plot of Scranton, intended to be duly registered and recorded, said lot being 40 feet in width in front and 44 feet 8 inches in depth, and is the land conveyed by Wm. Connell and wife to first party hereto by deed dated 22d of March, A. D. 1884, read the suit of New Schiller Building and Loan Association vs. Jas. M. Moore. Debt, 517,60. Judgment No. 576, January Term, 1900.

EXCENTINGENTAL STANDARD STANDARD

Term, 1800. Fi. fa. to Sept. Term, 1800.

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 first ward of the city of Scranton, county of Lackawanna, and State of Pennsylvania, being the easterly half of lot number seven (il) in block number five (5) of William Merrifield plot of city lots in Keiser Valley, the sald half of said lot being twenty-five (25) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the south side of Jackson street and one hundred and seventy-five (15) feet in front on the county of Lackawanna and state of Pennsylvania, on what is lamown as "David Brown tract," described as follows: Being lot number two (22) in square or block "G" and situate upon street called and named Tand avenue as shown on map. Said lot is lifty (150) feet front and one hundred and seventy-five (15) feet in front on the county of Lackawanna and state of Pennsylvania, on what is lamown as "David Brown tract," described as follows: Being lot number five (15) feet in feet of land situate upon street called and named Tand avenue as shown on map. Said lot is lifty (150) feet fro

No. 31.—All the right, title and interest of the defendant, M. B. Keane, in and to all those certain lots, pieces or parcels of land 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 lots No. revised by P. M. Walsh the 23rd April, 1883, as lots numbers two, three and four (2, 3 and 4) in block number sixty-six (66), being together one hundred and fifty (150) feet in front on Sixth avenue, as known on the plot now Luzerne street, and one hundred and fifty (160) in depth to an alley. All improved with a two-story frame dwelling house and other outbuildings thereon.

Scized and taken in execution at the sult of New Schiller Building and Loan Association vs. M. B. Keane Debt, 32-two. Judgment No. 1216, Sept. Term, 1900.

Fi. fa. to Sept. Term, 1800.

STOKES, Atty.

TERMS OF SALE.

FIFTY DOLLARS CASH WHEN PROP-FRTY 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., Aug. 22.

Second to the Scranton Tribune. Montrose, Sept. 2.-Elwood Gardiner, of Binghamton, is the guest of his parents, Mr. and Mrs. D. V. Gardiner, at their home on Chestit street. Mrs. M. F. Gerritson, of Maple street, is en-

tertaining her brother, Addison Morgan, of of the Lebigh Valley railroad, has been re-moved and Oscar E. Weidman, of Sayre, has

been given the place.

Irs. Reed Burns and F. D. Brewster were here on Friday in constitution with Dr. L. R. Gardner, of this place, on the case of Dr. Brewster's mother, Mrs. Horace Brewster, who Steward a mother, as, florance Browser, was critically ill at her home in South Montrose.

Attorneys W. D. B. and C. H. Ainey were engaged in a law suit at Tuscarora on Saturday.

Accepter S. Vall, of New Millerd, was transacting business in town on Saturday.

Mr. and Mrs. W. H. McCharry, of Hallstead,

rete visitors at Dr. John G. Wilson's yesterday. Entries are already pouring into the office of ecretary W. A. Titsworth of articles to be nehanna County Agricultural society, which takes place on the picturesque grounds of the society in Montrose, on Tuesday and Wednes-day, September 18 and 19. Very liberal premiums ve been offered on a great variety of articles of domestic manufacture, country produce and live stock, and the expectation is that this year's exhibit will surpass those of previous

Special low rates on the Lackawanna and Lehigh Valley railroads.

The regular monthly union service of the Methodist and Presbyterian congregations took place at the Baptist church last evening. Pastors Thomas, Benedict and Benton participated. The sermon was preached by Pastor Thomas, his theme being "Anchors That course was one of power and delivered in the speaker's most eloquent and impressive manner. The regular Sunday afternoon meetings at the rooms of the Young Men's Christian association

rooms of the Young Men's Christian association were resumed yesterday, after a recess of serveral months. Harry W. Beach, president of the association, made a stirring address.

Joseph O'Brien, a little son of John E. O'Brien, of this place, was seriously injured and narrowly escaped instant death resterday. A stone thrown at a sow by another boy missed its mark and struck the O'Brien boy with await force on the side of the local, fort missing a vital spor, and inflicted a deep gash. The boy was rendered unconscious and the wound bled profusely, but Dr. Wilson was summoned and soon had the little chap quite comfortable.

Next Sunday morning two eminent Redemp-torist Fathers of New York city, will open a mission in Sr. Mary's Catholic church, to contime one week. There will be masses daily, at 5 and 9.39 s. m., with a sermon at each service. At the 9.50 service the children of the parish will be given instruction. Every evening during the mission services will be held with benediction by the most blessed sacrament

Horesdale, Sept. 8.—Mr. and Mrs. Edward Tiers, who have been stopping for the past year with Mrs. Hannel on Third street, have taken the invalidal residence of Mrs. Horace T. Whit-tiey on Second street, which they will occupy

for an indefinite time.

Rev. William it. Swift was called yesterlay afterneon to officiate at the funeral of James Petbick, who resided near Aidenville, but waornerly a resident of lionesdale.
This (Tuesday) evening the season at the

Honesdale open house will open with Harry Marrell's menic play, "South Before the War," full of scenes typical of southern darky life, among which are darky molecules, camp meetings, H. W. Rowley and Herbert Cox, of Scraving, apent Sunday at Beach Lake.

Mr. and Mrs. Parker, daughter Mollie, and sen
Weston, who have been spending the past month.

ome in Paterson today.
While working on the new harn in the reat of Mrs. Kersaler's residence on Front street, Mr. Horses F. March tell twenty best by the break-ing of a scaffold. Dr. W. B. Brady was called. He found Mr. Marsh had a broken collar bone

of cattle. The fatal malady is supposed to have arisen from feeding on marshy pusture land. Similar to that of Mr. Mills, of Oregon, this ecunty, who lost seven head of cattle.

Miss Minnie Gowsser, of New York city, is vis-iting Hone-slate friends.

sang at both the morning and evening services in the Baptist church vesterday, delighted the large audience. For a 12-year-old miss she exubited marked ability as a soloist. She is the cossessor of a strong, well cultivated voice.

Bicycle Races at Hartford. Hamford, Conn., Sept. 3.-At the Veladrom mit today was: Pierce, 33 miles 1 2-3 Juje Caldwell, 33 miles 2-5 laps; C. A. Miller, J.

To Cure a Cold in One Day

Take Laxative Brome Quinine Tablets. All druggists refund the money

SHERIFF'S SALES -0F-

Valuable Real Estate

-0.N-

and to the following described lots, pieces or parcels of land, viz.:

No. 1.—All the right title and interest of the defendant, L. W. Hoffecker, in and to all the surface of all those lots or pieces of land situate in the Borough of Jermyn, County of Lackawanna, and State of Pennsylvania, bounded and described as follows: Beginning at a corner of an alley and land of Stephen C. Whitmere: thence in an easterly direction along said lands of said Stephen C. Whitmere, one hundred and twenty(120) feet, more or less, to corner on street known as Rallroad street; thence in a northerly direction along lands of the Ontario, Carbondale and Scranton Railroad company two hundred and ninety (220) feet, more or less to a corner; thence in a westerly direction twenty-five (250 feet, more or less to said alley; thence in a southerly direction twenty-five (250 feet, more or less, to said alley; thence in a southerly direction along said alley two hundred and fifty (250 feet, more or less, to said alley; thence in a southerly direction purchased of Frank H. Clemons, high sherinf of the County of Lackawanna, and State of Pennsylvania, by Stephen C. Whitmore, Jan. 15, A. D., 1897. Excepting and reserving the coal and other minerals beneath the surface of said lots. All improved with one large shed used for storage purposes.

Seized and taken in execution at the suit of S. C. Whitmore vs. L. W. Hoffecker. Deth, \$600. Jurigment, No. 1258, September Term, 1900. TALOR & LEWIS,

convention are J. H. Thompson, of Bawley; L. Fuerth, of Honesdale, and M. J. Brennan, of

miles 2 2-8 laps.

if it fails to cure. E. W. Grove's sig-nature is on each box. 25c. **

SHERIFF'S SALES

FRIDAY, SEPT. 14, 1909. By virtue of sundry writs of Fieri Facias, Levari Facias and Vendition Exponas, issued out of the Court of Compon Pleas of Lackawanna County, to me directed, I will expose to public sale by venduo or outery, 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. 1990, 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.:

ALSO

No. 2—All the right, title and interest of the defendant, John Brahofsky in and to all the surface or right of soil in and to all the surface or right of soil in and to all that certain lot, plees or parcel of land situate in the Rorough of Olyphant, County of Lackawanna, and State of Pennslyvania, bounded and described as follows: Containing a front of sixty (30) foet northeastward on Race street, and northwestward at right argies to said street one hundred and fifty (150) feet by Lot No. 11 on said street southwestward parallel with said street sixty (30) feet by Lot No. 11 on said street sixty (30) feet by Lot No. 11 on said street sixty (30) feet by Lot No. 12 on said Race street; and northwestward at right angles to Race street one hundred and fifty (150) feet by Lot No. 12 on said Race street, as the same is represented and designated on map of building lots of land of the Delaware and Hudson Canal company. Being the same lot of land conveyed to the said John Brabofsky and Susanna Bernatt by deed dated Sept. 26, 1892, and recorded in the office for recording of deeds in and for the County of Lackawanna in Deed Book No. 25, page 417, etc. All improved with a two-story frame dwelling house, one barn and ourhouses thereon.

Seized and taken in execution at the suit of Susanna Bernatt vs. John Brabofsky, Debt. 550, Judgment No. 171, September Term, 1896. Fl. fa. to September Term, 1896. F

Smith, decensed, bounded, sixty-seven (ii) feet on Main street, one hundred and fifty (150) feet on Henderson street, it is an including 10:50 square feet of land, more or less. Coal and minerals reserved. All improved with a houlde frame dwelling bouse, used as an include frame of the fact of Henry street and frame income in the corner of Lot No. 73, and by it one hundred and sixty-seven (165) feet to corner of Lot No. 73, and by it one hundred and sixty-seven (165) feet to corner by did of Henry street, and by it one hundred and sixty-seven (165) feet to corner of Main street and place of beginning. Containing 19,150 square feet of land, more or less, and both Lots No. 73 and 50 on upper draft. Coal and minerals research. Al. Improved with shing fourse and outbining thereon. All improved with shing of Pennsylvania Central Brewing Company vs. Peter Applanial pouse and outbining thereon. All improved with said of Pennsylvania Central Brewing Company vs. Peter Applanial pouse, and Applanialp. Debt. 350. Judgment No. 850. September Term. 1989.

WILLARD. WARREN & KNAPP, ALSO

No. 2—All the right title and interest of the defendant. John Briegel, in and to a little and interest of the defendant data the following described into fill the defendant of the defendant