GREAT MEETING IN THE ARMORY

Masterly Address Delivered by Con- apathy here. There is unmistakable evidence to the contrary in this splengressman Charles E. Littlefield, of Maine.

PARADE OF THE MARCHING CLUBS to receive the political martle of Thomas B. Reed, and worthy of a place in line with Hamilin the Morrows.

They Acted as an Escort to the Speaker of the Evening and the Local Candidates from the Hotel Jermyn to the Armory. Mayor James Moir Was the Chairman of LITTLEFIELD ON the Evening and in a Neat Speech Introduced Congressman Littlefield-The Latter Charged Bryan with Insincerity and Hypocrisy and Dwelt Upon the History of the Democratic Party with Reference to sylvania. It is with great pleasure that I am here this evening for a short while for the pur-Trusts.

be admitted that it has held some big, appreciative and enthusiastic as-

them from the most prominent famiis were the men folks. Mrs. Littlefield accompanied Mr. and Mrs. A. D. Blackinton, at whose home Mr. and Mrs, Littlefield are being entertained.

On the stage were seated Mayor James Moir, the chairman of the evening: Congressman William Connell. President Judge R. W. Archbald, Deputy Attorney General Fred W. Fleitz, A. J. Colborn, Jr., Major Everett Warren, Thomas H. Dale, rion, John Scheuer, Fred L. Wormser and Candidates John H. Fellows, John Copeland, T. P. Daniels, Entil Bonn and Hon. W. K. Beck.

The hall was glaborately decorated in the national colors. Scarcely a vestige of the rough, dismal interior was noticeable. Large flags, clusters of small banners, streamers and long stretches of bunting were used very effectively in transforming the big, barren hall into an astractive and cheery place. Banners and portraits of the candidates adorned the walls, and at the entrance of the armory was placed a large transparency bearing the legend, "The People's Choice for Congress, Hon. William Conneil."

nearly two hours. His style is one' peculiar to himself. He has a voice of great depth and and volume, and without a seeming effort and in apparently ordinary conversational tones made himself distinetly understood even out in the cor-

PARADE OF THE MARCHING CLUBS

The Union League, Roosevelt Rough Riders, West Side Republican club and T. J. Reynolds Republican club combined to give Congressman Littlefield a suitable escort from the Hotel Jermyn to the Armory, Each of these organizations turned out a large number of members and fully two hundred and fifty uniformed men were in line, and gave the distinguished gentleman from Maine a rousng reception when he stepped from Jermyn corridor.

The Rough Riders formed on Wash-Ington avenue, between Linden and Spruce streets, while the Union Leaguers met at the Central Republican headquarters. Promptly at 7.30 o'clock these two companies formed into line and marched to Lackawanna avenue and then down the avenue to West Lackawanna avenue bridge, where they joined the West Side Central Republican club and the T. J. Reynolds Republican club. Then. with flying colors, and amid martial strains played by Lawrence's band. the combined companies marched up the avenue.

First came the Rough Riders. They were jout in full force, about seventy-five men, riding along on their spirited horses. Captain Ezra Ripwas led by Lieutenant Ike Brown. chairman of the evening, and when the With their blue shirts, broad-brimmed applause that greeted the city's chief

splendid showing, and its appearance all along the line of march was the

signal for loud applause. Lawrence's band was next in line and then followed the Union League led by Captain Lewis Carter, marched along with an easy, rythmic grace of motion that was beautiful to see Each member of the association was clad in the League's khaki uniform. with campaign hat and leggings. The ance, and were assigned the honorable post of the escort, by being made the guard of the carriages containing Congressman Littlefield. The League banner was carried well in the van, and with its pictured fourleaf seemed symbolical of the goodluck and fortune which will attend the Republican party at the election. George Marshall, jr., and Curtis Pow-ell strode along gallantly in the first rank, one on either side of the big standard bearer.

Captain Frank B. Reese and mem bers of the West Side Central Republican club followed the Union Leaguers. Some seventy men were b almost the counterpart of those worn by the body which preceded them, seemed but another division of the Leaguers, tially waved their banner at the head of their gallant phlans. and close to its bearer marched Captain Reese and Professor David Owens, his stalwart form looking sturdy and soldierly in the campaign

uniform.
The T. J. Reynolds Republican club brought up the rear. Each man belonging to this organization were a red, white or blue cap and the waving color effect as they marched blithely rlong contributed to the fine appearance of the entire body of marchers.

At Penn avenue the escort made an abrupt turn and proceeded down the avenue to Spruce screet, where they made another short cut and marched to the Jermyn. There the Bough Riders halted, and, after a selection by the band, the mounted troop rode around to Wyoming avenue and then as the carriages were driven up Congressman Littlefield, accompanied by the reception committee, left the

hotel by the Wyoming avenue exit. Congressman Littlefield, Congress man William Connell, Frederick W. Fleitz and Mayor James Moir occupied the first carriage, which was driven immediately behind the Rough Riders. Mejor Everett Warren, F. L. Worm ser, A. J. Colborn and P. H. Dale were in the second carriage, and in the third were Major T. F. Penman, P. Silas Walter and A. D. Blackinton, of Dunmore. The other organizations

fell into fine behind the carriages. While in front of the Jermyn a large number of Roman candles, sky rockets, red fire and fireworks of various kinds were ignited by the Union league, and, as the showers of bails of fire fell from on high, and the pyrotechnic display was taking place, an accompaniment of cheers and volleys of applicuse were given by the great crowd which gathered and which cheered the Rough Riders, Union leaguers and all the marchers to the echo and signaled its applause in even more enthusiastle terms as Congressmen Littlefield and

Connell entered their carriage. The escort carriages then proceeded Lackawanna avenue and thence to Washington. The procession then turned up Washington to Linden and direct to the armory. Great crowds blocked the path of the marchers and all along the route there was a great deal of cheering and loudly manifested

GREAT CROWDS **HEARD SPEECHES**

The armory was comfortably filled at s o'clock, when the marching clubs arrived, escorting the speakers, committeemen and candidates, and as the for mer proceeded to the seats reserved for them, just in front of the stage, and the latter to their places on the plat-form, there was a continuous voiley of enthusiastic cheering. The Keystone colored club, in natty black suits and silk tiles, marched in with President Campbell Hughes at their head and were given a hearty hand. The appearance of Congressman Connell brought forth three sturdy rounds of applause and a "What's the matter with Con-nell?" led by the Union leaguers, was responded to with a "He's all right! that made the rafters quake. "Tommy Daniels also came in for a special cheer, led by the West Siders.

ple, jr., led his men, who were divided At 8.15 Deputy Attorney General into several squads, of which the first Fleitz introduced Mayor Moir as the

executive had subsided, the mayor pro-

ship.
"We are here," he said, "in pursuance to a constitutional right. constitution sets forth that certain oth-cers are to be elected in a certain way. presumes that every citizen will, one week from tomorrow, declare his choice for national, state and county officers. These meetings are an education of the voters and tend to waken a man to his duty. I do not think there is any did meeting. But it does exist in some places. I cannot see why a voter can be apathetic. A good Republican must view with a feeling akin to horror a disregard in his fellow Republican for our government and its grand institutions, as would be evidenced by apathy in the elections,"

After a glowing tribute to President McKinley, the mayor introduced Con-gressman Littlefield as a man worthy to receive the political mantle of in line with Hamlin, the Morrows, Blaine and the other great statesmen who have come to us from Maine. After Alfred Wooler had won an en-core with an excellent rendition of his

own campaign song, "Honor, Love and Nation," Mr. Littlefield was presented, and proceeded to deliver one of the best political speeches a Scranton audi-

CAMPAIGN ISSUES

Hon. Charles E. Littlefield spoke as

Mr. Chairman, Ladies, Gentlemen and Fellow Citizens: I rather feel like bringing coals to New Castle when I come into the state of Penn-sylvania for the purpose of discussing Republican dectrines. There is no state in the republic that is understood to have a greater say in the results of this campaign than the state of Pennose of discussing some of the questions involved a this campaign. It is also with pleasure that I say that the time for discussion is practically ically left in this campaign but the voting and he counting and the shouting.
The only thing that is needed is to simply stir

the Republican hosts so they may come out to the polls on the 6th day of November for the ational ticket, for the state and the county have been through quite a large portion hat I call the western country since I left the acc where we pry up the sun in the morning al let it shine over the balance of the to

the Democracy, when he the very freedom and to Christian civilization. I am glad to be able to report—from the re-ports all over Kansas that I received while s there, that she has recovered from he and on the 6th of November from forty to sixt thousand majority she will roll up for McKinley

IN THE ENEMY'S COUNTRY.

have been in the enemy's country also, Nebraska the smaller and more shrivelled to into the Republican column.

irin into the west and among other taines it which I was more interested than anything else I saw the river Piatic. Now you all remember that William Jennings Bryan is called the box orator of the Platte, and it is said there are physical characteristics in that distinguished river that run entirely parallel with Beyan, in-tellectually and mentally. It is said to be many theusand miles long, and a number of miles wide and very shallow, and a very peculiar thing about that river is that it changes 18 physical peculiarities and characteristics as be apparently changes his merital and inveilectual harmeteristics.

in young he sees to this cantaign the less is known and a possibler thing about this river in the year 1000 it is growing shallower test, day, and it is so shallow now that the resolutions even walls across that river, and it said that they seldon wet their feet, it is shallow; and I saw the grasshoppers myself the other side of the river, and they must ave would across in order to get across the

to put in the course of this discussion I shall be very glad to receive and answer it. Don't be attail of me, you may be dead sure I am not

Now, the first thing to be said in this campaign in any specce is as his well been sug-gested by your distinguished mayor, who preto be said is that no single statement made by William dennings Bryan in 1896 has ever proven true or come within a gunshot of proving true, not one single phophesy, and he i-Now, if he could not guess right in 1806, and he could not, how can we be assured that he can guess right now, and on the basis of that guess ask intelligent people to register their votes for him and the policies that he represents in this campaign?

SHAFR AND WHEAT DIVORCED. Why I had the privilege of hearing a man who heard him make a speech in Cleveland in 1896, when he was so full of this doctrine of his

(Continued on Page 5.)

FOUR DOSES 10 CENTS.

Cheap enough-yes,

and good as gold. Dr. James' Headache Powders.

No matter what the cause of the headache, Dr. James' Headache Powders will cure it. Restore nerve force-make it impossible for headache to exist.

No stupefying drugs. Absolutely harmless. At Your Druggists. 4 Doses for 10 Cents.

SHERIFF'S SALES.

SHERIFF'S BALE

Valuable Real Estate

FRIDAY, NOVEMBER 9, 1900.

By virtue of sundry writs of Fiert Facius, Levari Facius and Venditioni Exponas, issued out of the Court of Common Pleas of Lackawanna County, to me directed, I will expose to public sale by vendue or outery, to the highest and best bidder, for cash, at the Court House, in the City of Scranton, Lackawanna County, on FRIDAY, the NINTH DAY OF NOVEMBER, A. D., 1900, at 10 o'clock in the Icrenoon of said Jay, all the right, tille and interest of the defendants in and to the following described lots, pieces or parcels of land, viz:

No. 1.—All the right, title and interest of the defendant, Mary Bailey, administratrix of James Donnelly, deceased, in and to all that certain piece or parcel of land situate in Priceburg, Lackawanna county, Pa., known as Lot No. 7 in Block No. 15, and fronting on Albert street; being fifty 650 feet in front by one hundred and sixty-five (165) feet in depth, according to a plan or map entitled Moore's Map of Priceburg. Coal and minerals reserved. All improved with one two-story wood two-house block and out-buildings thereon. reserved. All more block and out-buildings thereon.

Seized and taken in execution at the suit of Johanna Donnelly vs. Mary Bal-ley, administratrix of James Donnelly, deceased. Debt, \$912. Judgment No. 21, November Term, 1900. Fl. fa, to Nov. Term, 1900. WOODRUFF, Att'y.

No. 2.—All the right, title and interest of the defendants, Merritt Scott, Merritt Scott, Jr., Andrew Scott, Ziba Scott and David Scott, in and to all that certain piece or parcel of land situate in the township of Spring Brook, described as follows: Beginning at a beech stump the southwest corner of William Benedict warrant; thence south eighty-eight and one-half (Ssly) degrees east one hundred and thirty-three (123) perches; thence north one and one-fourth (12) degrees east one hundred; and thirty-three (125) perches to the southwest corner of No. 8: thence north thirty-eight and three-fourths (384) degrees west one hundred and thirty-three (125) perches to the southwest corner of No. 8: thence north thirty-eight and three-fourths (384) degrees west one hundred and thirty-three (125) perches to warrant line; thence along warrant line south one and three-fourths (12) degrees west one hundred and thirty-two and one-fourth (224) perches to road to the place of beginning. Containing one hundred and ten (140) acres, be the same more or less, Being No. 4 of M. Meylert's allotment of Spring Brook; being part of the William Benedict warrant, and being that certain lot of land which was contracted by Michael Meylert, attorney for the estate of Samuel W. Fisher, deceased, to Merritt Scott, of Spring Brook, by articles dated April 27th. A. D., 1829, and afterward assigned to Julia Ann Scott to defendant, Merrit Scott, sr., as will more fully appear by reference to will of said Julia, Ann Scott in register of wills' office, in and for Lackawanna county. Improved with a two-story frame dwelling house, two frame barns, and fruit trees thereon.

Seized and taken in execution at the suit of Assigned to George M. Okell vs. Merritt Scott, pr., Andrew Scott, Ziba Scott and David Scott. Debt, \$35,750. Judgment No. 52, January Term, 1900. Fl. fa. to November Term, 1900.

OKELL, AU'y.

No. 3.—All the right, thie and interest of the defendant. Edward Miles, in and to all those two certain pieces, parcels or lots of land, situate, lying and being in the yillage of Dalton, township of North Abington, county of Lackawanna and state of Pennsylvania, being a part of Coray's Addition to the Village of Dalton, bounded and described as follows, to wit: The first thereof beginning at the southeasterly corner of lands late of Niran Brown, deceased, and on the casterly side of W-therby street; thence south six and three-fourths (25) degrees west two hundred and fifty (259) feet to a corner of less lot; thence along the northerly boundary line of said lyes lot, south eighty-three and one-fourth (Si.) degrees east two hundred and lifty

(250) feet to a corner in the westerly boundary line of the Delaware Lackawanna and Western Railroad company's right of way; thence along last mentioned line north six and three-fourths of 4) degrees east two bundred and lifty (250) feet to a corner in line of lands late of Niran Brown, deceased; thence along the southerly boundary line of last mentioned lands north eighty-three and one-fourth (834) degrees west two hundred and lifty (250) feet to a corner, the place of beginning. Containing sixty-two thousand (82060) square feet of land, be the same more or less. Improved with a large two-story frame dwelling house, outbuildings, freit and shade trees thereon.

The second thereof beginning at the northwesterly corner of Thompson and Elm streets; thence on the northerly side of Elm street; north clairy-three and ene-fouth (834) degrees west two hundred (200) feet to a corner of Miles and Elm streets; thence along hie cast-rly side of Miles street, north six and three-fourths (654) degrees east two hundred (200) feet to a corner of western and one-fourth (835) degrees east two hundred (200) feet to a corner on westerly side of Thompson street; thence south six and three-fourths (654) degrees east two hundred (200) feet to a corner on westerly side of Thompson street; thence south six and three-fourths (654) degrees west fifty (650 feet to a corner, the place of beginning, Containing ten thousand (0,000) square feet of land, be the same more or less. Improved with the same more or less. Improved with the same more or less.

Seized and taken in execution at the said of James Fitch and Myron Kusson, executors and runtees of the estate of O. H. Laomis, deceased, vs. Edward Miles, Debt, 83,31,5, Judgment No. 35, Newmber Term, 1900. Fit fa, to November Term, 1900. Fit fa, to November Term, 1900. GKELL, Att'y, ALSO

No. 4.-All the right, title and interest of the defendant, C. E. Silvius, in and to No. 4—All the right, title and interest of the defendant, C. E. Silvius, in and to all that two-story frame tenement and the folowing described lot of land, situate in the Thirteenth ward of the City of Seranton, county of Lackawama and state of Penneylvania, on Walsh and Hoban's Addition to said city being Lot No. 10 and a strip of hand between lot No. 10 and a strip of hand between lot No. 10 and Lot No. 11 about four and three-tenths (4.3) feet wide nad two hundred (20) feet deep, in Square or lock No. 20, and situate upon street called and known as Woyming avenue. Said Lot No. 10 being forty (40) feet in front on Woming avenue and two hundred (200) feet in depths, and the lot and strip together being forty-four and three-tenths (4.3) feet in width and two hundred (200) feet in depths, and the lot and strip together being forty-four and three-tenths (4.3) feet in width and is rectangular in shape. With the right to enclose had use ten (10) feet in front of said lot on said avenue for yard, vauit, porch, plazza, bay window or shrubbery, but for no other purpose. Excepting and reserving coal and minerals. Improved with a two-story frame dwelling and other out-buildings, Being the same land and premises fully described in Mortgage Book No. 25, page 525, being the mortgage accompanying the bond on which this judgment was entered. ing the bond of was entered.
Selzed and taken in execution at the suit of Mina Robinson vs. Charles E. Silvius. Debt. 31.451. Judgment No. 997. May Term. 1909. Fi. fa. to November Term. 1909.

WELLS & TORREY, Att'ys. ALSO

No. 4—All the right, thile and interest of the defendant. Alex. A. Brennan, and Nora V. Brenman, in and to all that certain ideae of parcel of land, situate, lying and being in the Fifth ward of the City of Carbondale, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit: Beginning at a corner of lands of Alexander Clune, on the southerly side of Canaan street; theface south thirty-six (36) degrees cast along the line of lands of said Alexander Clune; thence south fifty and three-fourths (50%) degrees west along lands of Patrick Shannon forty (40) feet to a stake corner; thence north thirty-six (36) degrees west along lands of Patrick Shannon forty (40) feet to a stake corner; thence north thirty-six (36) degrees west along lands of Patrick Shannon innety (90) feet to a corner on the southerly side of Canaan street; thence north fifty and three-fourths (50%) degrees cast along Canaan street forty (40) feet to the place of beginning. Containing three thousand six hundred (500) square feet. Being the same lot of land which Patrick Shannon and wife by deed dated the twenty-freet day of September, A. D., 1882, and

recorded in the office of the recorder of deeds in Lackawanna county in Deed Book No. 97, page 367, granted and conveyed to said Alexander A. Brennan and Nora V. Brennan, his wife. Improved with a two-story frame dwelling house and outbuildings.

Selzed and taken in execution at the suit of Patrick Shannon vs. Alex. A. Brennan et al. Debt, \$80,25. Judgment No. 572, May Term, 1898. Fl. fa. to November Term, 1999. O NEILL, AUV.

No. 6.—All the right, title and laterest of the defendants. Patrick Larkin and Bridget Larkin and Mary A. Larkin, in and to all that certain piece or parcel of lane situate in the borough of Dunmore, county of Lackawanna, state of Pennsylvania, bounded and described as follows, to wit: Being the front part of Lot No. 15 in Square or Block No. 5, and fronting upon the Drinker turnpike, and being about sixty-sight 685 feet in width and on the easterly side two hundred and eighteen (215) feet in depth, and on the westerly side two hundred and forly-seven (247) feet in depth, and on the westerly side two hundred and forly-seven (247) feet in depth, according to a plan or map entitled "Parker & Throop's Allotment of the Sherwook Farm. All coal and minerais reserved. Improved with a stone cliar foundation wall, fruit trees and grape vines thereon.

Seized and taken in execution at the suit of Stowers Pork Packing and Provision Company vs. Patrick Larkin and Bridget Larkin. Debt, \$185,55. Judgment No. 28, November Term, 1898. Allas Vend, Ex. to November Term, 1996. Also at the suit of Same vs. Mary A. Larkin, Debt, \$292,38, Judgment No. 19, November Term, 1898. Allas Vend, Ex. to November Term, 1898.

WILLARD, WARREN & KNAPP,

No. 7.—All the right, title and interest of the defendant, Charles M. Lancaster, in and to all that certain lot, piece of parcel of land situate, lying and being in the village of Moscow, township of Madison, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit: Beginning at the corner of street called and known as Church street and running thence north elkit (8) degrees east along Maple street (8) degrees east along Maple street (8) degrees west one hundred and lifty (150) feet to an alley; thence south five (5) degrees west (100 km) for the corner of Church street; there eastern along Church street; there eastern along Church street; there eastern and forty-three (143) feet to the place of beginning; being Lot No. 1 and part of Lot No. 2 on Block B. on J. E. Loveland's addition to the village of Moscow intended to be duly recorded. Improved with a two-story dwelling house and other outbuildings.

Seized and taken in execution at the sult of Mary Augusta Gardner vs. Charles M. Lancaster. Debt, \$1,110. Judgment No. 253, November Term, 1900. Fl. fa, to November Term, 1900.

M. J. MARTIN, All'y.

No. 8.—All the right, title and interest of the defendant, John H. Jordan, administrator of Richard Jordan, deceased, in and to all that vertain piece or parcel of land, situate in the borough of Archbard, county of Lackawanna and state of Pennsylvania, bounded and described as follows to wit: Containing a front bard, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit: Containing a front of sixty (60) feet northwestward on Pins street, bounded northeastward at right angles to said street one hundred (100) feet by Lot No. 13 on said street southeastward parallel with said street sixty (60) feet by Lot No. 15, on Cherr y street, and southwestward at right angles to said Pine street one hundred (100) feet by the northeast line of Wayne street, Being designated as Lot No. 15 on Pine street, as per map of the Delaware and Hudson Canal company in the borough of Archbaid. Coal reserved. All improved with a two-stor yframe dwelling house and outbuildings thereon.

Seized and taken in execution at the suit of Assigned to M. J. Kintz vs. John H. Jordan, administrator of Richard Jordan, deceased. Debt. \$1,000. Judgment No. 315, November Term, 1900. Lev. fa. to November Term, 1900.

No. 9.—All the right, title and interest of the defendant, Fred Gunner, in and to all that certain farm, consisting of two adjoining pieces of land situate in the township of Benton, county of Lackawanna and State of Pennsylvania, bounded and described as follows: Beginning at a post in the center of the old Elkwood ed and described as follows: Beginning at a post in the center of the old Elkwood road, corner of land surveyed to the wife of Carlton D. Farmum, daughter of Isaac Dond; thence south eighty-two and one-half (82%) degrees east one hundred and fourteen and five-tenths (114.5) perches along said road to ap ost corner of Milan Evarts' land; thence north along said Evarts' line one hundred and fifteen and ilve-tenths (115.5) perches to post and stones where the beech stood, another corner of said Evarts'; thence north forty-six (46) degrees east along said Evrats line thirty-five and five-tenths (55.5) perches to post and stones in line berats the thirty-live and nest entries (a), perches to post and stones in line between the counties of Susquehanna and Lazerne; thence north eighty-seven and one-half (S7:) degres was along said county line one hundred and eighteen (118) Lazerne: thence north eighty-seven and one-half (872) degres wet along guid county line one hundred and eighteen (118) perches to post and stones corner of land sold by Isaac Doud to Alva Cook: thence south thirteen and one-fourth (124) degrees west along said Cook's line ninety one and five tenths (915) perches to nost in line of said Mrs. Farnum's land; thence south eighty-two and one-half (822) degrees cast along the line of the same four (4) perches to corner of the same four (4) perches to corner of the same; thence south twenty-three (25) perches to the place of beginning. Containing eighty-seven (87) acres and eighty-two (82) perches, more or less, and being same premises which Ezekiel Gumaer by his last will and testament devised to said Frederick Gumaer, and also one adjoining piece of land bounded and described as folows: Bounded easterly by lands above described; southerly by lands of E. Quick and Jaman Brundage and R. Phillips, and forman Brundage and R. Phillips, and forman Brundage and R. P. Phillips, and forman Brundage and R. P. Phillips, and for therly by the divising line between the counties of Lackawama and Susquehama. Containing fifty (50) acres, more or less, being the same land which J. G. Williams et al. sold and conveyed to said Frederick Gumaer sold and conveyed to said Frederick Gumaer sold and conveyed to fold II. Brundag by deed dated April 17, 1885, and recorded in Lackawama county in Deed dook No. U. page 25, etc. Excepting and reserving from said farm consisting of the above-described pieces of land about ten (10) acres which the said Frederick Gumaer sold and conveyed to John II. Brundag by deed dated April 17, 1885, and recorded in Lackawama county in Deed Book No. 188, page 279, reference being thereunto had the same will more fully and at large appear. The said farm consister of the above described lots or pleces of land about ten (40) acres which the same will more fully and at large appear. The said farm consister of the sold free many, one elementy, other outbuildings and

BROWNING, Attry.

ALSO

SHERIFF'S SALES.

No. 11.—All the right, title and interest of the defendant, Joseph A. Gould, in and to all those certain lots, sleeces or parcels of land situate in the First ward of the City of Scranton, County of Lackawanna and state of Pennsylvania, bounded and described as follows, Viz. Beginning at a stake the northwesterly corner of Robert Raine's lot on the northerly line of Raine street; thence along said northerly line of Raine street; thence along said northerly line of Raine street; on the forty and one-half (60½) degrees west seventy-one (7D feet to a gas pipe stake corner, thence north forty seven and one-half (17½) degrees east two hundred and ten (210) feet along lands of Jacob K, Johler to a gas pipe stake corner on southerly line of Parker street; thence along said southerly line of Parker street south eighty-six (85) degrees east nineity-flive (55) feet to a corner of said Robert Raine's lot; thence forty-six and one-half (60½) feet along said Robert Raine's land to the place of beginning. Containing sixteen thousand four hundred and fifty (16,450) square feet of land more or less, and being Lots Nos, 9 and lo on the map of Johler's addition to the city of Scranton, recorded or intended to be recorded in the office for recording of deeds in the county of Lackawanna, being the same piece of land conveyed to the said Joseph A. Gould by Jacob K. Johler and wife by deed dated Dec. 17, 1895, recorded in Lackawanna county in Deed Book 134, page 170, etc.

Selzed and taken in excution at the suit of Assigned to Charles S, Seamans or Joseph A. Gould. Debt. \$1,100, Judgment No, 240, November Term, 1890.

COMEGYS, Atty.

No. 12.—All the right, title and interest of the defendants, Margaret Mack and James Mack, in and to all that certain lot, plece or parcel of land situate in the borough of Mayfield, Lackawanna county. borough of Mayfield, Lackawanna county, Pennsylvania, bounded and described as follows, to wit: Being all that portion of Lot No. 22, in Block No. 3, that lies easterly of a line drawn parallel with and thirty (39) feet distant easterly measured at right angles from the located center line of the Ontario, Carbondale and Scranton railway. Excepting and reserving the coal and minerals thereon. Being part of the same premises conveyed by Patrick Mechan and wife to E. B. Sturges, by deed dated Nov. 5, 1889, and receited in Deed Book No. 65, page 488, etc., in the office for recording deeds, etc., in and for Lackawanna county, Pc. All improved with a two-story frame welling, with basement and out-buildings thereon.

Awelling, with basening at the inga thereon.

Seized and taken in excution at the sult of DeRoy M. Schoonover, assignee of Thomas P. Fowler and John B. Kerr, vs. Margaret Mack and James Mark. Debt. 534. Judgment No. 135. September Term, 1960. Lev. fa. to November Term, 1960. BURR, Atty.

No. 12.—All the right, title and interest of the defendants, Mary E. Dougherty and Patrick J. Dougherty, in and to all the following described piece or nursel of land situate in the borough of Dunmore, county of Lackawama and state of Pennsylvania, bounded and described as follows: Commencing at a point, being the southerly corner of Center and Hill streets and running in a westerly direction along the line of said Center street, linety (26) feet to a corner upon John Markon's land; thence in a southerly direction along the land of said John Markon's land; thence in a southerly direction one hundred and seventy-five (175) feet to a corner on the land of James Dougherty; thence in an easterly direction in the land of James Dougherty; thence in an easterly direction one hundred and seventy-thence along said Hill street in an northerly direction one hundred and seventy. thence along said Hill street in an northerly direction one hundred and seventy-live (15) feet to the place of beginning. Containing fifteen thousand seven hundred and lifty (15,750) square feet of land be the same more or less. Improved with foundations and outhouses.

Seized and taken in excution at the suit of the Cosmopolitan Building and Lona association vs. Mary E. Dougherty and Patrick J. Dougherty, Debt. \$615.70, Judgment No. 341, November Term, 1909.

Lev. fa. to November Term, 1909.

STARK, Atty.

ALSO

No. 14.—All the right, title and interest of the defendant, Jenule E. Grover, ad-ministratrix of the Estate of Frank J. of the defendant, Jennie E. Grover, administrativs of the Estate of Frank J. Grover, deceased, in and to all that certain piece, parcel of tract of land situated in the particle of parti Grover, deceased, in and to di-grain piece, parcel or tract of land situate

streets; thence along the southerly side of said Ruth street rowth thirty-nine (23) degrees and twenty-one (24) minutes east sixty-two and twenty-one cone-hundredths (61,24) feet; thence north sixty-three and fifty-eight one-hundredths (62,58) degrees east eight and forty-one one-hundredths (83,58) degrees east eight and forty-one one-hundredths (840) feet to the corner of Lot No. 3, in said plot; thence along said Lot No. 3 couth sifty (50) degrees and thirty-nine (35) minutes east twenty-six and five-tenths (35,5) feet to a corner of Lot No. 5, in said plot; thence south thirty-nine (35) degrees and twenty-one (21) minutes west seventy (50) feet to the eastern side line of said Detty street; thence along said Detty street north lifty (30) degrees and thirty-nine (35) minutes west eventy (50) feet to the place of beginning. Being the same land conveyed by James Nichols to the said Grant J. Keesler by deed dated the sixth day of June. A. D. 1893, and Jecorded in the recorder's office in and for Lackaw tuna county in Deed Book No. 162, paage 34, etc.

Seized and taken in excution at the suit of the Middle States Loan, Building and Construction company vs. Grant J. Keesler, Debt. 344.85, Judgment No. 381, November Term, 1890.

DOUGLAS, Auty, Al.SO

ALSO

No. 10.—All the right, title and interest of the defendant, H. E. Van Kleeck, In and to all that extuline and representation of the defendant, H. E. Van Kleeck, In and structer the country, hounded and described as follows; Beginning at the southerly corner of the intersection of Third avenue and G street; these along the southerly corner of the intersection of Third avenue and G street; these along the southerly corner of the intersection of Third avenue and G street; these along the southerly corner of the intersection of Third avenue and G street; these along the southerly side of Gstreet in a southesterly direction sixty (69) feet to a corner; thence in a southwesterly and parallel with said Third avenue, fifty (59) feet more or less, to a corner in line of to now or late of James Shields and known as Lot No. 27, in Black No. 22; thence in a northwesterly direction islong the line of said Lot No. 23 and at right angles to said Third avenue; there are not be successful to the state of the defendant, Everett F. Moerian, and Construction company vs. Grant of the southerly direction along the line of said betty street north lifty (39) feet of the state of the same land country in Deod Back No. 122, page 314, etc.

Selzed and taken in excution at the state of James Shields and known as Lot No. 27, in Black No. 22; thence in a north fit (59) feet, more or loss to said Third avenue; there are no state of the defendant, Everett F. Moerian, and the state of the defendant, Everett F. Moerian, and to all that certain piece or parely of land in the aforeaul borough of Jermyn, Lacks wanna county, Pa., bounded and described as follows, to wit: Beginning at the northeasterly direction and parallel described as follows, to with the first country of the state of the state of the place of beginning and the northeasterly direction and parallel form parallel to said turnpike fifty-sight (59) feet to a corner; thence in a north-first of the defendant, Everett F. Moerian, and the state of the place of beginning the line of

SHERIFF'S SALES

proved with two-story frame 8-tenement house and outbuildings, Scized and taken in execution at the suit of Leonard D. Hosford vs. Everent F. Merriam. Debt, \$3,218,50. Judgment No. 379, November Term, 1909. Fl. fa to November Term, 1909.

CARPENTER, AUY.

No. 17.+All the right, title and interest of the defendants. Luke Harran and P. F. Harran, in and to all the following described lot of land situate in the westerly side of Monsey avenue, in the Thirteenth ward of the city of Scranton, Lackawanna county and state of Pennsylvania, as follows, viz. Being Lot No. 6 in Square or Block No. 21, upon the plot of Sanderson's Addition in said city called Green Ridge. Said lot contains in front on said Monsey avenue sixty (60) feet and extends of that width in length or depth one hundred and seventy-one and one-half (1712) feet. The measurement of the depth to commence ten (6) feet from the inside of the sidewalk with the right to enclose, occury and ursthe said ten (10) feet for cellar-way, porch, steps, verandas or shrubbery, but not to erect any buildings thereon. Reserving, as they have heretofore been reserved, all coal and minerals beneath the surface of said lot, with the same rights as to mining and removal of same. Improved with a two-story frame dwelling house, barn, fruit trees, grape vines and outbuildings.

Selzed and taken in execution at the suit of Edward Loughlin vs. Luke Harran and P. F. Harran. Debt, \$100, Judgment No. 257, November Term, 1200.

SHURTLEFF, AUCY.

No. 18.—All the right, title and interest of the defendant, George Conery, in and to all the folowing described piece or parcel of land situate in the Fourth ward of the city of Scranton, county of Lackawanna and state of Pennsylvania, bounded and described as follows: Beginning at a corner on NanBuren avenue thirty-seven and one-half (37½) feet northeasterly from the corner of Lot No. 28, now of James Cuslek, it being the northeasterly corner of said Lot No. 28; thence northerly along said Van Buren avenue thirty-seven and one-half (37½) feet to a corner; thence westerly on a line parallel with Lafayette street to Lot 1.0, 44 one hundred (100) feet; thence southerly along division line between Lots Nos. 44 and 45 thirty-seven and one-half (37½) feet to a corner thirty-seven and one-half (37½) feet from Lot No. 28; thence in a southeasterly direction and parallel with the division line between Lot No. 28 and Lots Nos. 45, 46, 47 and 48 one hundred (100) feet from Lot No. 28; thence in a southeasterly direction and parallel with the division line between Lot No. 28 and Lots Nos. 45, 46, 47 and 48 one hundred (100) feet to Van Buren avenue, the place of beginning. Coal and minerals reserved, Improved with a twistory frame dwelling and outbuilding.

Selzed and taken in execution at the suit of the New York Mutual Savings and Loan association vs. George Connery, Debt, 31,247.82, Judgment No. 331, November Term, 1900, Lev fa, to November Term, 1909, STARK, Atty.

No. 19.—All the right, title and interest of the defendant, Frank Baronke, in and to all that certain lot, piece or parcel of land situate in the borough of Blakely, county of Lackawanna and state of Pennsylvania, bounded and described as follows, to wit: Being Lot No. 4, in Block No. 2, on plot of land formerly owned by John C. Langan, said lot is forty-feet wide int front on Chestnu street, and one hundred mad forty (140) feet in depth, and is the land conveyed by Michael Green and wife to Frank Baronko by deed date the fourteenth day of August, 1893, recorded in Deed Book No. 101, page 485, etc. All improved with a two-story frame dwelling house and other outbuildings thereon.

Seized and taken in execution at the suit of New Schiller Building and Loan association vs. Frank Baronko. Debt, 14.125, Judgment No. 499, Ft. fa. to November Term, 1969.

ALSO

No. 20.—All the right, title and interest of the defendants. Horatio N. Patrick and Harry Smith, and Elizabeth E. Belles, terre tenants, in and to all those two several adjoining lots or pieces of land situate in the First ward of the city of Scranton, county of Lackawann; and state of Pennsylvania, bounded an described as follows, to wit:

First—Beginning at a stake in the reaf of Lot No. 6, in the partition of the estate of Philip Swartz, deceased; thence by said lots south lifty-three (53) degrees east forty-two (42) perches to a corner

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, LOSTS 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., Octo-ber 18, 18e0.

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