## NORTHEASTERN **PENNSYLVANIA**

#### MONTROSE.

Special to the Scranton Tribune

Montrose, Jan. 2.-N. Sussman visited friends in Towanda this week. Henry Burgess, who has been dan-gerously ill, is able to be out again.

from a business trip to Baltimore, Philander Pepper, a wealthy lumber dealer of Williamsport and a brother of the late Jackson Peppr, for whose murder Shew and Eagan were hung. is in town this week, attending to the final settlement of his brother's es-

David V. Gardiner returned Monday

County Chairman Ralph B. Little has issued a call for the annual meeting of the Republican county committee to complete the county organization for 1901, and the transaction of such other business as may properly come before it. The meeting will be held at the court house in this place Monday next, January 7, at 1 o'clock p. m.

A. T. Raynsford spent New Year's with relatives in this place, F. M. Gardiner, esq., of Forest City,

was in town yesterday. Miss Blennie M. Bunnell, of Meshoppen, was the guest of Mr. and Mrs. George H. Frazier on New Year's

Miss Mary B. Warner, of Binghamton, is visiting her parents. Captain and Mrs. Charles N. Warner. Insurance Agent J. R. Beardsly is

confined to his home by illness, The funeral of the late Mrs. John E. O'Brien was largely attended from Mary's church this morning. Father Lafferty, of Jessup, and Father Broderick, of this place officiated, Inerment was in the family plot in St.

The week of prayer is being observed at the Presbyterian church this week It will be observed at the Baptist and Methodist church, commencing next Sunday evening.

#### FOREST CITY.

Special to the Scranton Tribune.

Forest City, Jan. 2.-Antoine De La Fountaine, a widely known resident of Chifford township, died at his farm, near Crystal Lake, suddenly Monday afternoon. His death was due to a shock caused by a fire which broke out in his house. Deceased was 72 years of age. He was born in Montreal, Canada, and came to Carbondale when eighteen years old. For over thirty years he worked for the Delaware and Hudson company, and for seventeen years was their engineer at No. 3 on the Gravity. He is survived by he wife and son John. The runeral took place at 11 o'clock today, Rev. E. J. Brodhead conducted services at the house, and interment was made in

Maplewood cemetery, at Carbondale. The Misses Roesiger, of Carbondale, attended the masquerade ball last evening. Other Carbondaleans present vere Messrs P. F. Fox, M. J. Horan, Coggins, A. E. Huddy and J. J.

J. H. Cunningham and family are in Tamblyn and family, of Green

Ridge, spent New Year's at the home of J. B. Budd. Forest City fishermen are bringing in big messes of pickerel, caught

through the ice. of Carbondale, attended Clifford lodge of Odd Fellows last night.

#### SUSQUEHANNA.

Special to the Scranton Tribune.

Susquehanna, Jan. 2 .- Mrs. Dix, of Jackson street, is removing to Moosic, Homer Bryant, of Thomson town

ship, has been adjudged insane and been taken from this place to the state asylum at Danville. An insane passenger was taken from

Erie train No. 1 at Deposit by Officer Charles B. Perry, and placed in the lockup in Susquehanna. Delaware and Hudson employes will

hereafter be paid twice a month. The schools of this place reopened today, after the holiday vacation. Daniel McDonald, of this place, will

remain in Paris until spring. Mrs. W. F. Forbes, of Hornellsville, who has been visiting Susquehanna and Oakland relatives, returned to Binghamton today.

The funeral of the late Mrs. Frances Langford was held and largely attended this afternoon from the residence of William Ives, on Prospect street, Rev. J. L. Williams, pastor of the Baptist church, officiating. The remains were interred in the Grand street cemetery.

Ranch it and rough it and you'll soon get rid of that weak chest and that hacking cough." That is what the doctor said to a young married man with a wife and child to care

for and a modest salary to support them on. couldn't go West. Love and daty tied him to his desk in the city. People don't

have to travel to cure coughs or strengthen weak lungs. Dr. Pierce's Golden Medical Discovery cures obstinate, deep-seated coughs, bronchitis, bleeding of the lungs, weakness,

other forms of disease which if neglected or unskillfully treated terminate fatally in con-

"I will write you what Dr. Pierce's Golden tedical Discovery has done for me," says George E. Beicher, Esq., of Dorton, Pike County, Ky. Thirteen years ago I was wounded by a ball assing through my lung. I have had a bad augh almost ever since, with shortness of ough almost ever since with shortness of breath, and it was very easy to take cold; the slightest change of weather would cause the cough to be so bad I would have to sit up in bed sil night. Could not eat or sleep at times; was all run down; could not work at all. A few months ago I began using Dr. Pierce's Golden Medical Discovery. Have not used more than two bottles, and now cru eat, sleep, and work, and I feel like a new man. I cannot find words to sufficiently recommend Dr. Pierce's Golden Medical Discovery, or tell the good it has done me."

Dr. Pierce's Common Sense Medical Adviser in paper covers is sent free on receipt of 21 one-cent stamps to pay expense of mailing only. The book has rages and over 700 illustrations. ple, writes Oscar F. Williams, former of the defendants, Clara B. Briggs and Edward Briggs, in and to all that certain 1008 pages and over 700 illustrations.

Messrs. McGiveny and Bliss, Binghamton, held their dancing school and after hop in Hogan opera house last evening. The attendance was

The funeral services of the late William (Rice) Kavanaugh was held last evening from the family residence on East Market street, Rev. Charles Henry Newing, pastor of the Methodist church, officiating. Interment will be made to day in Rochester, N. Y. Mr. and Mrs. James Munson, of the

Oakland side, spent New Year's day with Binghamton friends. On many of the vicinity ponds and lakes, fishermen are finding trespass

notices Rev. Fathers Broderick and Manley were guests of Rev. Father James F

### Fagan, in Great Bend, on Tuesday.

DURYEA. The marriage of Miss Minnie Buck and Mr. Alexander Roland was solemnized Monday evening in the Lawrenceville Primitive Methodist church by Rev. Thomas Wilson, of Avoca. The bride was attired in a beautiful blue serge, with white silk trimmings and carried a bouquet of roses. The groom wore a suit of black broadcloth. Miss Alice Buck, cousin of the bride, was bridesmaid, and Mr. Jacob Roland, brother of the groom, was best man. After the ceremony a reception was tendered the young couple at the home of the bride's mother, Mrs. Robinson, of Watkins Glen. Those present were Mr. and Mrs. George Buck, Mr. and Mrs. Frank McKenna, Mr. and Mrs. James McCarty, Mr. and Mrs. T. K. Dodge, Mr. and Mrs. Peter Roland, Mr. and Mrs. W. H. Jones, Mr. and Mrs. Robert Bowen, Mr. and Mrs. W. H. Luff, Mrs. John Gallagher, Mrs. Henry Powell, Mrs. George Thomas, Mrs. Lizzzie Wilson, Misses Sarah Cooney, Alice Buck, Annie Roland, Jennie Harrison, Harriet Bonner, Mary Davis, Messrs. George Buck, jr., T. D. Jones, James Cooney, H. Simmons, Andrew Gayletts, John Willis, James Gray, Martin Gallagher, Leo Gall, James Cooney.

The programme for the Lawrenceville Hose company's fair, February 18-23, is increasing. The two bakers of Moosic, Patterson and Green, and the Lawrenceville baker, H. Simmons, are striving to win the prize of \$5 for the most fancy cake.

#### OF INTEREST TO ANGLERS.

Canadian Waters to Be Stocked with Atlantic Salmon.

Quebec Letter in Chicago Times-Herald. Experiments that promise to be of the greatest interest to anglers and fish culturists alike and that have been under way for some time in northern Canada, are now giving indication of gratifying success. The scheme referred to is the stocking with the true Atlantic salmon of a number of the inland waters of the province of Oue-

The so-called land-locked salmon of the Maine lakes, known in Canada as the ouananiche, and which usually attain the size of the largest size brook or speckled trout, have for some years past attracted large numbers of American anglers to its northern habitat in tented. A reaction is setting in. The Lake St. John and its tributary waters. Filipino soldiers are beginning to lay is so limited in its range as compared with its former extensive habitat, that the luxury of fishing for it promises in the near future to be confined to millionaires and their invited guests, unless there can be brought about a large increase in the waters frequented by it.

Not more than three-quarters of a century ago all the tributaries of the St. Lawrence, as well as the rivers flowing into Lake Ontario, swarmed with the Atlantic salmon. Spearing, netting and other engines of destruction and the pollution of the streams have so effectually destroyed the fish. however, that, with the exception of a very few specimens in a couple of unimportant rivers, it has become extinet in eastern Canadian waters west

of the Saguenay. Some time ago it was suggested that where the ouananiche lived and thrived, salmo salar-being its very close congener-would equally thrive. For the two last years, therefore, many thousands of salmon fry have been "planted" in the rivers falling into Lake St John, where the fish, upon coming to maturity, will be able to indulge the natural instinct of running out annually to the sea, returning to fresh

water to deposit their spawn. To the great satisfaction of those who have been conducting the experiments, it has been ascertained that the young salmon fry has lived and thrived in its new surroundings, several specimens of the fish having recently been aptured measuring ten to tweive inches in length.

The question that now remains to be olved is whether the young fish, when they leave the fresh water next year or the year after to grow fat and lusty upon the crustaceous food of the sea, after the manner of their kind, will return to their present home or to some other streams for purposes of reproduction. The natural instinct of the salmon to return, season after season. to the same river is, of course, very strong and quite well known, and the principle upon which the fish culturists pursue their work is that the parstreams, to which they resort at the promptings of nature, are those in which they spent their early years. Some authorities are still doubtful of the outcome of the experiment, supposing that salmon instinct is a matter hereditary rather than of memory, and that the adult fish seek out on their return from the sea not necessarily the river which they left to run down to salt water but that of their ancestors, in which their parent fish

lived and developed their spawn. All the natural obstructions in the Saguenay to the return of the salmon from the sea to Lake St. John and its many important feeders are being removed or overcome by the construction of fishways, and unless the fish culturists are much astray in their calculations two or three years at most from the present time will see hundreds of miles of northern water ways transformed into salmon rivers worth thousands of dollars a mile to visiting sportsmen.

#### AGUINALDO'S PLIGHT.

Is the Sorry Victim of His Own Too Fluent Tongue.

Aguinaido is afraid of his own prop-writes Oscar F. Williams, former

#### NOT DUE TO CLIMATE.

Catarrh Is Found Everywhere.

Catarrh is at home anywhere and everywhere. While more common in cold, changeable climates, it is by no means confined to them, but is prevalent in every state and territory in the

The common definition of catarrh is t chronic cold in the head, which if long neglected often destroys the of smell and hearing; but there are many other forms of the disease, even more obstinate and dangerous. Catarrh of the throat and bronchial tubes, as well as catarrh of the stomach and liver, are almost as common as nasal catarrh and generally more difficult to cure.

Catarrh is undoubtedly a blood disase and can only be successfully eradicated by an internal treatment. Sprays, washes and powders are use less as far as reaching the real seat of the disease is concerned.

Dr. McIverney advises catarrh sufferers to use a new preparation, sold by druggists, called Stuart's Catarrh Tablets, because actual analysis has shown these tablets to contain certain anti-septic qualities of the highest value and being an internal remedy, pleasant to the taste, convenient and harmless, can be used as freely as required, as well for children as for adults

An attorney and public speaker, the had been a catarrh sufferer for years says.

"Every fall I would catch cold. which would settle in my head and throat and hang on all winter long, and every winter it seemed to get a little worse. I was continually clearing my throat and my voice became affected to such an extent as to interfere with my public speaking.

"I tried troches and cheap cough cures and sometimes got relief, but only for a short time, until this winter, when I learned of the new catarrh cure, Stuart's Catarrh Tablets. through a newspaper advertisement Two fifty-cent boxes which I bought at my druggists, cleared my head and throat in fine shape and to guard against a return of my old trouble keep a box of the tablets on hand and whenever I catch a little cold I take a tablet or two and ward off any serious developments."

Stuart's Catarrh Tablets deserves to head the list as a household remedy to check and break up coughs and colds, because unlike many other catarrh and cough cures these table ts contain no opiate, cocaine or any inturious drug.

sue of Success. "From numerous personal meetings with the Filipino leader. I have learned enough of his character to feel sure that he would much rather be in the United States today, safe and at rest, under the protection of our flag, than at the head of his nondescript and discontented army, a fugitive in the mountains of the Philip

He realizes that his cause is lost, but a great many of his followers do not realize this; they have a very inadequate conception of the power and resources of the United States, and still hope to retrieve their shattered fortunes. Aguinaldo has made them many grand, eloquent promises and pledges He has led them into their difficulties and they expect him to lead them out If he should make a move, at the present time, to surrender his army or to leave the contary, his followers would try to kill him. It will be seen that his position is precarious. He cannot maintain it long. Every day his people are growing more discont the door of their once idolized leade the responsibility for all their loss an hardship.

My opinion is that, in a few months. some cunningly devised plan, Aguinaldo will centrive to escape from the country, or have himself captured. in order that he may be secure from his own comrades in arms. We will not hurt him, and he knows it. He also knows that, in his present position, he is in imminent danger of assassina

SHERIFF'S SALES. SHERIFF'S SALE

# Valuable Real Estate

FRIDAY, JANUARY 18, 1901.

By virtue of sundry writs of Fieri Facias, Levari Facias and Vendition 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 EIGHTEENTH DAY of JANUARY, A. D., 1991, at 19 o'clock in the forenoon of said day, all the right, title and interest of the defendants in and to the following described lots, pleces or parcels of land, viz.;

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

No. 1.—All the right, title and interest of the defendant, Anselm Bentley, in and to all that certain lot, piece or parcel of land situate in the Eleventh ward of the city of Scranton, county of Lackawanna, and state of Pennsylvania, bounded and described as follows, to wit: Beginning at a point on the northerly side of Cedar avenue, where the same is intersected by a line between lots numbers 4t and 42, in block No. 5, of the Lackawanna Iron and Coal company's plot of lots; thence northeasterly along said Cedar avenue, to a point where a line running parallel with and 40 fet distant from a line between said lots 4t and 42 will intersect said avenue; thence northwesterly along said parallel line and 40 feet distant from the line between lots 4t and 42, about 132 feet, more of less, to the southerly bank of Roaring brook; thence along said Roaring brook; thence along said Roaring brook in a westerly direction to the line between lots numbers 4t and 42 aforesals; thence along the line between lots 4t and 42 about 132 feet, to the place of beginning. Also the right to pass and repass over, along and upon a strip of land of the width of lefect, adjoining the above described land on the northeasterly side; said strip of land of the width of lended from Elizabeth Zeigler, and Elizabeth Zeigler, trustee, to A. Bentley, dated November 39, 1887. Excepting and reserving, however, unto the said defendant, his heirs and assigns forever, the right of way of Lackawanna Iron and Coal company across the rear end of said lands along the river bank, as mentioned in the deed from the Lackawanna Iron and Coal company to Simon Ward, and also the coal and minerals beneath the surface of said land, and subject to the excentions and reservations contained in the deed from the Lackawanna Iron and Coal company to Simon Ward, for lot No. 41, block No. 9 and dated February 25, 1897.

All improved with a two-story frame double store building, with Mansard roof and kitch

Seized and taken in execution at the suit of C. A. Sisk, administrator of estate of S. C. Matthewson vs. Anselm Bentley, Debt. \$3,889.66. Judgment No. 461, January Term, 1961. Fi. fa. to January Term, 1960. H. C. REYNOLDS, Atty.

ALSO

#### SHERIFF'S SALES

lot, piece or parcel of land situate, lying and being in the city of Scranton, county of Lackawanna, and state of Pennsyivania, bounded and described as lot number thirty-seven (37), in square or block number thirty-one (31), and situate on street called and known as West Parker street, on David Conklin's survey of the city of Scranton. Said lot being rectangular in shape, sixty (66) feet in width in front and rear, and eighty (80) feet in depth. Coal and minerals excepted and depth. Coal and minerals excepted and reserved. Being the same premises which William S. Batten and wife granted and conveyed to the said Clara B. Briggs by deed dated October 2. 1839, and recorded in the Recorder's office of Lackawaina. county in deed book No. 182, at page 482, etc.

improved with a two-story frame All improved with a two-story frame levelling house and outbuildings. Seized and taken in execution at the suit of Citizens' Building and Loan assolation vs. Clara B. Briggs and Edward Briggs. Debt. \$638.15. Judgment No. 534, Ianuary Term. 1901. Fi. fa. to January Term. 1901. ZIMMERMAN, Atty. January T Term, 1901.

No. 2-All the right, title and interest of the defendants, Patrick Donnelly and Mary Donnelly, in and to all the follow-ing described lots, pieces or purcels of or the defendants, Patrick Donnelly and Mary Deamelly, in and to all the following described lots, pieces or parcels of land, with the buildings thereon, situate, lying and being in the City of Scranton, in the County of Lackawanna and State of Pennsylvania, bounded and described as follows, viz: The first being Lot No. 8, in Square or Block No. 25, and situate upon street called and known as Prospect street (now Prospect avenue), upon the town plot of the City of Scranton, intended to be duly registered and recorded. Said lot being forty (40) feet in front and forty (40) feet in rear and one hundred and forty (40) feet in depth, and is rectangular in shape. Being the same lot sold and conveyed by John Rellly to Patrick Donnelly by deed dated June 1, 1893, and recorded in Recorder of Deeds' office for recording of deeds in Lackawanna county, in Deed Book No. 190, page, 123, etc. Coal and minerals reserved. Improved with a two-story frame dwelling with basement and one one-story dwelling with basement.

The second thereof being Lot No. 28, in Square or Block No. 34, on the northwest corner of Vale street (now Irving avenue) and Beech street, as appears on the plot of lots drawn by H. Coit, land surveyor, in 1888. Said lot is forty (40) feet in front and one hundred and forty (140) feet in depth. Being one of the lots sold and conveyed by John Fahey as the property of Michael Crompton by deed dated November 22, 1834, and recorded in the ofnce aforcasid in deed book No. 123, page 239, etc. Coal and minerals reserved. Improved with one two-story frame dwelling house and outbuildings.

The third thereof being the front part of lots No. 1 and 2 in square or block No. 35, fronting on Stone avenue, and in depth along Eecch street 107 feet to land now or late of one Wendland. Being the same land sold and conveyed by Michael Hand to Patrick Donnelly by Michael Hand to Patrick Donnelly by

to land now or late of one Wendland. Being the same land sold and conveyed by Michael Hand to Patrick Donnelly by

and in depth along Beech street by feet to land now or late of one Wendland. Being the same land sold and conveyed by Michael Hand to Patrick Donnelly by deed dated March 28, 1823, and recorded in the office aforesaid in deed book No. 25, page 410, etc. Coal and minerals reserved. Improved with one two-story stone dwelling, one two-story frame dwelling, each more one-story frame building used as a store, one one and one-half story frame dwelling.

The fourith thereof being lots numbered ten in square or block number 32, and attuate upon street called and named Beech street, upon the plot of Scranton, drawn by H. Colt, land surveyor. Said lot being 40 feet in depth. Being one of the six lots sold and conveyed by Charles DuPont Breck and wife to Patrick Donnelly by deed dated December 30, 1579, and recorded in the Recorder's office of Luzerne county, in deed book 151, page 225. Coal and minerals reserved. Improved with one two-story frame store and dwelling and one two and one-half story frame dwelling. Fifth-All that land situated in the county of Lackawanna and state of Pennsylvania, aroun a street called and known as Irving avenue, in the city of Scranton, described as follows; Being lot number three (3) in square or block No, 112, and situate upon Irving avenue (formerly Vale) street, upon the plot of Scranton intended to be duly registered and recorded, said lot being 40 feet in front and 140 feet in depth with an alley in the rear 15 feet wide for public use. Being the same property conveyed to said Mary Donnelly by Thomas Alben by dead dated April 14, 1822, and recorded in the Recorder's office of Lackawanna county in daed book 85, page 2. Coal and minerals reserved. Improved with a two-stary double frame dwelling.

erais reserved. Improved with a two-story double frame dwelling.

Sixth-All that certain lot of land, situ-ate in the Nineteenth ward of the city of Scranton, Lackawanna county, state of Pennsylvania, said lot being 40 feet in front on Becch street, and extending of the same breadth 150 feet in length or depth, being designated on the plot of that part of the city of Scranton as lot No. B, in square or block No. 32. Being same land conveyed to Mary Donnelly by Michael Wagner by deed dated July 31. same land conveyed to Mary Donnelly by Michael Wagner by deed dated July 31-18-5, and recorded in deed book 139, page 177, in Recorder's office of Lackawama county. Coal and minerals reserved. Improved with a two-story frame dwelling. Seized and taken in execution at the suit of Monumental Savings and Loan Association vs. Mary Donnelly and Patrick Donnelly. Debt. \$1,921.50. Judgment No. 709, May Term, 1990. Ft. fa. to January Term, 1991.

GEO. M. OKELL, Atty.

ALSO

No. 4.—All the right, title and interest of the defendant, Peter Roberts, in and to all that certain lot of land situate in the borough of Dickson City, county of Lackawanna, state of Pennsylvania, and being lot No. 9 in square or block No. 11, of plot No. 9, of land known as Priceville, said lot is 109 feet in front on Bowman street, the same in width in the rear, and one hundred and firty feet in depth, as designated on said plot, which plot is recorded in the Recorder's office of Lackawanna county in map book No. 1, page 64, etc., as by reference thereinto being had will more fully and at large appear. Said lot contains 16,000 square feet of land and is part of the Samuel Vaugin tract and subject to all reservations contained in deed from Delaware, Lackawanna and Western Railroad company to Peter Roberts, the defendant within named, dated June 16, 1828. Recorded in said Recorder's office in deed book No. 173, page 254.

All improved with a story and one-half time double dwelling house with kitchens and also outbuildings, fruit trees.

Seized and taken in execution at the suit of George Danco vs. Peter Roberts, Debt. 800,00. Judgment No. 252, November Term 1900. Fi. fa. to January Term, 1901.

H. C. REYNOLDS Atty.

ALSO No. 5,-All the right, fitle and interest of the defendant, John Gerschelt, in and to all that certain oit, risce, or parcel of land, situated in the borough of Throop, county of Lackawanna, and state of Pennsylvania, and bounded and described Pennsylvania, and bounded and described as follows: Being lot No. four teen (14) in square or block No. four (4) as shown on Barnard's plot or map of Throop. Said lot is fifty feet wide in front on Pinestreat, the same width in the rear, and one hundred and ninety-two and one-half feet in depth. Being the same lot of into conveyed to the said defondant John Gerschelt, by H. C. Townsend in deed dated July 18, 1898, and recorded in the office of the Recorder of Deeds in and for the county of Luckawanna in deed book No. 188, page 289, etc. Coal and minerals reserved.

ed. improved with a one two-story dwelling house and outbuildings frame dwelling house thereon, Selzed and taken in execution at the suit of German Bullding Association No. 5 vs. John Gerschek. Debt. \$2.460.00, Judgment No. 489, January Term, 1901. Fl. få. to January Term, 1901. H. M. HANNAH, Atty.

ALSO

No. 6.—All the right title and interest of the defendant James F. Maxwell and Marcella Maxwell, in and to all that certain messuage or lot of lands situate is the Pfith ward of the city of Carbondale. County of Lackawanna, and state of Pennsylvania, bounded and described as follows, to wit: On the north by Clark street; on the east by Birkett street; on the south by lands of Thomas Morrison and Theodore Pierce, and on the west by the Carbondale and Belmont Turnplikerad, now Belmont street. Being about seventy G9 feet in front on said Belmon street, about lifty (99) teet in rear end of said lot on Birkett street, and three hundred (399) feet deep. Containing eighteen thousand (18,090) square feet of land, more or less. Being the same premises conveyed by Walter Drennan et al., heirs of John Drennan, deceased, to Marcella Maxwell by deed bearing date January 25, 1886, and recorded in Lackawanna county in deed hook No. 68, at page 195, etc.

etc.
All improved with three two-story dwelling houses and other outbuildings Selzed and taken in execution at the

suit of assigned to Mina Robinson vs. James F. Maxwell and Marcella Maxwell. Debt. \$2,361.00. Judgment No. 483, Janu-ary Term, 1901. Fi. fa. to January Term, 1901. VOSBURG, Atty.

No. 7.—All the right, title and interest of the defendant, Emma N. Gallagher, executirix, and Joseph Nolan, executor of James Nolan, deceased, in and to all those certain lots, pieces and parcels of land, together with the improvements thereon, and being lot No, eleven and lot No. 12 (11 and 12) in square or block No. 16 and situate upon street called and known as Adams avenue and Mulberry street upon the town plot of the city of Scranton intended to be duly registered and recorded. Said lots being 80 feet in front on said Adams avenue and 150 feet in depth on said Mulberry street, and rectangular in shape the measurement of the depth of said lot to commence ten feet inside of the sidewalk. The second party to have the right to enclose and occupy and use ten feet in front of said lots for cellarway, porch, portico, bay window or shrubbery, but not the right to erect any building thereon, said right to erect any building thereon, said right to eccupy and enclose extending to both streets.

All improved with two brick dweiling

to occupy and enclose extending to streets.

All improved with two brick dwelling houses and a large three-story and basement store and brick building occupied as laundry, stores and dwellings.

Selzed and taken in execution at the suit of Scranton Savings Bank and Trust Company vs. Emma N. Gallagher, executiv, and Joseph Nolan, executor of James Nolan, deceased, Debt, \$15,450.09. Judgment No. 38, January Term, 1901.

Lev. fa. to January Term, 1901.

S. B. PRICE, Atty,

No. 8 .- All the right, title and interest No. 8.—All the right, title and interest of the defendant, James McGovern, in and to all the following described lots or parcels of land, situate, lying and being in the Twentieth ward, city of Scranton, county of Lackawanna, and state of Pennsylvania, being lots thirty-nine and forty, in square or block twenty-one, and situate upon street called and known as Prospect street, upon the town plot of the town of Scranton, made by D. Coughlan, intended to be duly registered and recorded, said lots being twenty-six feet and eight inches in width in front and and eight inches in width in front and rear, and one hundred and forty (149) feet in depth. Coal and minerals reserved.

VOSBURG & DAWSON, Attvs.

No. 9.—All the right, title and interest of the defendant, Calvin A. Spencer, in and to all that certain piece or parcel of land situate and being in the townshies of Clinton, and Abington, Lackawanna coun-Clinton, and Abirgton, Lackawama county, Pa., and in the township of Overfield. In the county of Wyoming aforesaid and bounded as follows: Beginning at the southwest corner of land now or late in the possession of B. P. Woodroff; thence by the last above mentioned land south seventy-five and one-half degrees, east twenty-one and eight-tenths perches (S. 75½ E. 21.5 p.) to a corner; thence south forty-seven and one-half degrees, east six and four-tenths perches (S. 47½, E. 5.4 p.) to a pile of stones; thence south east six and four-tenths perches (S. 47½, E. 5.4 p.) to a pile of stones; thence south twenty-one and one-half degrees, west nine and two-tenths perches (S. 21½, W. 9.2 p.) to a corner at the end of a wall; thence south seventy-three and one-half degrees, east twenty-one perches (S. 73½, E. 21 p.) to a corner of land now or late of the said Woodroff and in the line of land now or late of Cyrus Dean; thence along the land of the said Dean south two degrees, east sixty-eight and eightand now or late of Cyrus Dean; thence along the land of the said Dean south two degrees, east sixty-eight and eight-tenths perches (S. Z. E. 68.8 p.) to the center of a road; thence along the said road south eighty-eight degrees, west sixty-four and seven-tenths perches (S. 88. W. 64.7 p), to a corner of school-house lot; thence by the same north nine and one-half degrees, east seven perches (N. 54.8 W. 7 p.) to a corner; thence north eighty-four and one-half degrees, west six perches (N. 54.8 W. 6 p.) to the center of the road; thence along the same south nine and one-half degrees, west seven and five-tenths (S. 54.8 W. 7.5 p.) to a corner in the four corners of roads; thence along the road north seventy-six and one-half degrees, west eighty-three perches (N. 74 W. 83 p.) to a corner of land surveyed to Egra Dean; thence along said road and land now or late of Lorey Wall north seventy-eight and one-half degrees, west sixty-four and sixtenths roaches (N. 74 W. 83 p.) to a corner of land surveyed to Egra Dean; thence along said road and land now or late of Lorey Wall north seventy-eight and one-half degrees, west sixty-four and sixtenths roaches (N. 74 W. 84 p.) to a corner of land surveyed to Egra Dean; thence along said road and land now or late of Lorey Wall north seventy-eight and one-half degrees, west sixty-four and sixtenths are the seventy-eight and one-half degrees, west sixty-four and sixtenths are the seventy-eight and one-half degrees, west sixty-four and sixtenths are the seventy-eight and one-half degrees. Lorey Wall north seventy-eight and one-half degrees, west sixty-four and six-tenths perches (N. 78½, W. 64.6 p.) to a corner of said Wall; thence along the land of Lorey Wall north forty-six and onehalf degrees, east twenty-one perches (N. 48½, E. 21 p.) to a corner of land now or late of said Wall; thence north forty-five and one-half degrees, west sixty hve and one-half degrees, west sixty perches (N. 45%, W. 69 p.) to a corner of lands now or late of said Wall; thence north forty-seven degrees, west thirty rods (N. 47, W. 39 r.) to a corner (the reregoing courses and distances are taken 30, page 550, and the succeeding courses and distances are from a recent survey); thence north forty-seven and three-fourths degres, east one thousand nine hundred and four feet (N. 473, E. 1991); or one hundred and fifteen and thirty-nine hundredths (H5.39) rods; thence south seventy-two and one-half degrees east five hundred feet (S. 725, E. 590 ft.) or thirty and thirty one-hundredths (35.39) rods; thence south fifty-four and three-fourths degrees, east six hundred and fifty-five feet (S. 545, E. 655) feet or 32.70 rods); thence south fifty-seven and one-half degrees, east nine hundred and seventy-eight feet (S. 504, E. 978 feet or 42.28 rods); thence south fifty-seven and three-fourths degrees, east five hundred and twenty-two feet (S. 575, E. 522 feet or 31.64 rods); thence south one degree, east one hundred and thirty-seven feet (S. 1, E. 137 feet or 8.32 rods); thence south three degrees, east thirty-two rods (S. 3, E. 32 rods) to the peint of beginning.

Containing about one hundred and sixty-five (165) acres of land, more or less Improved with two (2) frame two-sto-dwellings and barns and other outbuild dwellings and barns and other outbuildings, fruit trees, etc., thereon.

ALSO. All that certain piece or parcet of land situate in the township of Clinton, county of Wyoming, and in the township of West-Abington, county of Lackawanna, bounded and described as follows, to wit: Beginning at a corner in the road leading from Wall's corners over the hill to Factoryville; thence south sixty-seven and one-half degrees, east fifty-nine and two-tenths road (S. 17½, E. 1822 r.); thence south forty-five degrees, west fen and two-tenths robs (S. 15, W. 192 r.); thence south thirty degrees, west twenty-five rods (S. 39, W. 25); thence south five degrees, west twenty-five rods (S. 39, W. 25); thence south five degrees, west twenty-five rods (S. 70); thence rod land decled to William Campbell in 1862; thence by same course thir-

a corner of land deeded to William Campbell in 1863; thence by same course thirteen rods to a corner; thence north seventy-seven and one-half degrees, west forty-two reds (N. 715, W. 42, r.) to said road and the line of the lirst origid; thence north one degree west, along the line of the first pared to a corner (N. 1 W.); thence north fifty-seven and three-fourths degrees west, thirty-one and sixty-four one-hundred his roas (N. 575, W. 2164 r.); thence north fifty-six and twenty-eight one-hundred his rods (N. 584 W. 49.25 r.); thence north fifty-four and 49.28 r.); thence north fifty-four and three-fourths degrees east thirty-nine and seventy-hundredths rods (N. 545, E. 25.76 r); thence north seventy-two and one-half degrees west thirty and thirty-one hundredths rods (N. 725 W. 20.39 r.); thence north forty-one degrees east, twenty-seven rods (N. 41 E. 27 r.) to a maple stump; thence north one and three-fourths degrees east, twenty-six rods (N. 154 E. 26 r.) to a bost and stones; thence 74 E. 26 r.) to a post and stones; thence outh seventy-eight and one-fourth de-press cast, one hundred and twenty-four ods (S. 784 E. 124 r.) to the place of be-dentice.

rods (8. 1834 E. 121 r.) to the place of beginning.

Containing about eighty (80) acres,
more or less. Being the greater part of
the Wonton Briggs farm conveyed to
William Campbell in 1851, and the Z. 8.
Reynolds farm, conveyed to William
Campbell in 1852. Improved with a frame
two-story dwelling house, barns, outbuildings and fruit trees thereon,
Seized and taken in execution at the Scized and taken in execution at the suit of the People's Bank of Wilke-Barre, trustee, vs. Calvin A. Spencer Debt, 31,377.85. Judgment No. 1220, Sep-tember Term, 1900. Vend ex. to Januar,

PATTERSON & WILCOX, Auy.

No. 10.—All the right, title and interest of the defendant Matthew A. Gettings, in and to all that certain let or piece of land, situate in the borough of Dunmore, county of Lackawanna, state of Pennsylvania, bounded and described as follows: Lot number sixty-six (6%) on plot of village lots hald out by A. D. Speacer in the borough of Dunmore, commencing at a corner on the northwest side of Franklin street, at the corner of a lot owned by one McHaie; thence along said street south twenty-six and one-half degrees.

It being the same piece of land which was occurred by Edward J. Lynett and Nellie A. Lynett, his wife, to Charles Krona, by deed dated 20th April, 1900, 20th

SHERIFF'S SALES.

west, fifty (50) feet to the corner of T. Kelly's lot; thence along said Kelly's lot north fifty-nine and one-half (50½) degrees west, one hundred and fifty-three (153) feet to an angle; thence in a northerly course ten (10) feet to an angle; thence north twenty-six and one-half degrees east, forty (40) feet to the corner of said McHale's lot; thence south fifty-nine and one-half (50½) degrees east, one hundred and fifty-five (155) feet along said McHale's lot to the place of beginning. Containing seven thousand seven hundred and fifty square feet of land, be the same more or less, Coal reserved. Improved with a two-story frame dwelling house and outbuildings thereon. Seized and taken in execution at the suif of Janson Cole vs. Matthew A. Gettings. Debt, \$135.81. Judgment No. 423, January Term, 180. Pl. is, to January Term, 180. ALSO.

ALSO

No. II.—All the right, title and interest of the defendant, E. I. Walter, in and to all that certain lot, piece or parcel of land situate in the city of Scranton, country of Lackawanna, and state of Pennsylvanin, and bounded and described as follows: Beginning on the easterly side of Washington avenue, at the corner of lands of S. Morris, thence in a southeasterly direction along the said Morris line 159 feet to a corner in Dix court; thence along Dix court in a northeasterly direction 4g feet to a corner in line of lands tion 40 feet to a corner in line of now or formerly owned by John V now or formerly owned by John Ward; thence in a northwesterly direction along the said Ward's line 150 feet to the line of Washington avenue aforcsaid; thence in a southwesterly direction along Washington avenue 40 feet to the place of beginning. With the right to use ten feet in front of the front line of said lot for yard, porch or piazza or bay window, but for no other purpose. Being lot No. two in square or block No. 67 on the Iron and Coal company's plot of lots in the city of Scranton. All improved with a three-story frame

All improved with a three-story frame dwelling house in front and a three-story brick office building in the rear. Selved and taken in execution at the sult of H. M. Hannah trustee, vs. E. L. Walter, Debt. \$10,905.00, Judgment No. 527, January Term, 1900. Fi. fs. to Janu-ary Term, 1901. HANNAH, Atty.

No. 12—All the right, title and interest of the defendant, Eugene H. Call, in and to all that certain lot, piece or parcel of lond situate in the city of Scranton, county of Lackawanna, and state of Pennsylvania, bounded and described as follows to wir: Being situate on the easterly side of Prescott avenue and being part of lots numbers live (5) and six (6) in block No. 108, according to the Lackawanna Iron and Coal company's plot of the city of Scranton, Pa. Beginning on the division line of lots numbers five and four at a roint in said line twenty (29) feet southeast from Prosectt avenue fence line; thence southeast along said division line fifty-seven and one-half feet; thence northwest and parallel with Prescott avenue sixty-five feet themse northwest fifty-seven and one-half feet; thence southwest and parallel with Prescott avenue sixty-five feet to the place of beginning. Together with twenty feet in front of the front line for yard, vanif, etc., together with right of way running with said lot.

All improved with two two-story frame.

All improved with two two-story frame welling houses and other outbuildings thereon.
Selzed and taken in execution at the suit of William Schuster vs. E. H. Call. Debt. \$150.90. Judgment No. 38, March Term, 1888. Alias fl. fa. to January Term, 1901. REPLOGLE, Atty.

No. 13.—All the right title, and interest of the defendant, Michael Gilroy and Catharine Gilroy, in and to all those certain lots, pieces or parcels of land, situate, lying and being in the Sixth ward of the city of Scranion, county of Lackawanna, and state of Pennsylvania, known and distinguished on J. Herman's map of South Lyde Park as lots numbers sixand distinguished on J. Herman's map of South Hyde Park as lots numbers sixteen (16) and seventeen (17), in block number forty one (11), the first of which being fifty (50) fet in front on Luzerne street (formerly called Sixth avenue), and about ninety (80) feet in depth to line of lot number one in the same block, be the same more or less; excepting and reserving, however, all the coal beneath the surface of and belonging to the said land, with the right to mine and remove the same, in the same manner and to the same extent as the same is excepted and reserved in the deeds of the same which reserved in the deeds of the same which

No. H.-All the right, title and interest of the defendant, the Ira Tripp Hose Company, in and to all that certain lot, piece or parcel of land, situate, lying and boling in the Twenty-first ward of the sity of Scranton, county of Lackawama and state of Pennsylvania, bounded and described as follows: Being lot No. 32, in square or block No. 4, of the plot known as "Farr's Ideal Home Sites," said lot measures 39 feet in front on Dorothy street, the same width on the rear, and 135 feet in depth, to a court opened for public use, as delineated on said plot, which said plot is intended for record by said parties of the first part. Said lot contains 4680 square feet and being same lot of land conveyed by John R. Farr to the said Ira Tropp Hose Company, by deed dated the 28th day of December, 1895, and duly recorded in Lackawaman county in deed book No. 183, page 345. Coal and minerals being reserved.

All improved with a two-stary frame building.

Association vs. Ira Tripp Hose Company. Debt. \$1,509.60. Judgment No. 573 January Term, 1991. Fi. fa. to. January Term, 1991. STARK, Atty.

ALSO

No. 15.-All the right, title and interest of the defendant, V. J. Zolkoski, in and te all that piece of land situate in the borough of Dickson Chy, county of Lacknwanna, and state of Pennsylvania, described as follows as per survey of E. A. Barti. October 23, 1829.

Berti. October 21, 1829.

Berti. October 21, 1829.

Beinn, lot No. 11, in square 2 on the westerly side of street known as Boule-vard, and help for y (19) feet in front and rear, and one hundred and fifty (150) feet in depth to a court lifteen (15) feet wide for public wise. Coat reserved.

Seized und taken in execution at the suit of John Kimball vs. V. J. Zolkoski. Debt. \$6,2% Judgment No. 8% March Term, 1800. Ft. fa to January Term, 1801.

WOODBUFF, Atty.

ALSO

No. 16.—All the right, title and interest of the defendant. Charles Kroma, in and to all that certain lot or parcel of land, situate, lying and being in the borough of Dummore, county of Lackawanna, and state of Pennsylvania, being lot No. 21, in block No. 3, upon the plan or plot of "Prospect Park." in said borough of Dummore, intended to be recorded. Said lot centains in front on Sherwood avenue forty-one (ii) feet and in depth one hundred and eighty (199) feet to an alley lifteen (15) feet wide, excepting and reserving, however, to B. H. Throop and his heirs by such terrors as are sufficient in law all coal and mineral beneath the authore of and belonging to said land with the sole wight and privilege to mine and remove the same by any subterrancan provision incident to the business of mining without thereby incurring in any event whatever any liability for injury caused or damage done to the surface of said lot or to the buildings or improvements which now are or hereafter may be erected thereon as fully and completely as the same are reserved in deeds of former conveyance and with all the facts incident and stipulations therein recited, provided that no mine or other als shaft shall be intentionally opened or any mining fixtures established on the sur-

NEWCOMB & BALLENTINE, AITS ALSO

NEWCOMB & BALLENTINE, AITS.

ALSO

No. 17.-1. All the right, title and interest of the defendants, Mary Shamrock and Julius Egreezky, in and to the following described lot of land, lying and being in the village of Priceburg, Dickson City borough, Lackawanna county, Pennsylvania, being lot of ground bounded by Dundaff road, Raiiroad switch and lands of Miles estate, in square or block No. 48, and situate upon street called and named Dundaff road, upon a plot of said town, intended to be duly registered and recorded, as by reference to which plot thus registered and recorded, will rully appear, on map entitled, "Moore's Map of Priceburg." Said lot containing 2½ acres, more or less, Improved with one frame dwelling house, four frame dwelling houses partly built, and ceilar walls for three others.

2. Also all those certain lots of ground in the village of Priceburg, Lackawanna county aforesaid, known as lots Nos, 19 and 11 in block No. 42, on the aforesaid plot, said lot No. 10 being 56 feet in front on Dundaff road and 50 fet in rear by 15 feet in depth along the line of lot No. 2, and 159 feet along line of lot No. 1. Said lot No. 11, being 145 feet in front, more of less along said Dundaff road to line of lot No. 12, by 146 feet in front, more of lot No. 16, and 167 feet along line of lot No. 18, by 146 feet in front more of lot No. 19, and 167 feet along line of lot No. 18, by 146 feet in front more of lot No. 19, and 167 feet along line of lot No. 18, and 167 feet along line of lot No. 18, by 146 feet in depth along the south line of lot No. 19, and 167 feet along line of lot No. 18, by 146 feet in fent minerals reserved. Improved with one frame dwelling house and entitudings.

3. Also all that certain lot in the village of Priceburg. Coal and minerals reserved. Improved with one frame dwelling house and a single frame building used for hotel purposes.

Seled and taken in execution at the suit of E. Robinson's Sons vs. Mary Shamrock and Julius Egreezky, administrators of estate of Antoni Shamrock, deceased,

No. 18.—All the right, title and interest of the defendant, James J. Walsh, in and to all the surface or right of soil of all that certain lot, piece or parcel of land, situate in the borough of Olyphant, in the county of Luckawama, and state of Pennsylvania, and bounded and described as follows: Beginning at a point in the southwesterly line of Culm street, said point being distant fifty feet northwesterly at right angles from the center line of the loaded track of the Gravity railroad of the Delaware and Hudson company; thence by other land of the said Delaware and Hudson company south seventy-one and three-quarters denorth forty degrees west seventeen feet to a corner; thence by lot number twenty-four on Culm street north fifty degrees cast one hundred and fifty feet to the aforesaid line of Culm street, and thence by said line of street south forty degrees east seventy-seven feet to the place of beginning. Comprising lot numbered twenty-six (25) on Culm street as the same is represented and designated on a map of building lots on lands of the said the Delaware and Hudson company in the borough of Olyphant.

Improved with dwelling house and outbuildings theroon.

with the right to mime and remove the same same, in the same manner and to the same extent as the same is excepted and reserved in the deeds of the same which are as follows:

The first from J. Heerman's, trustee, to Catharine Gilroy, bearing date the \$\frac{1}{2}\$th day of July. A. D. 1875, and recorded in the office for the recording of deeds, etc., in and for the county of Luzerne in deed book No. 195, page 2H, etc. The second from W. H. Jessup, trustee, to the said Catharine Gilroy, bearing date the \$\frac{1}{2}\$th day of May. A. D. 1881, and recorded in the office for the recording of deeds, etc., in ahd for the county of Lackawanna, in deed book No. 12, page 13, etc. The other being from Quincy W. Weilington to the said Catharine Gilroy, bearing date the 5th day of December, A. D. 1886, and to be duly recorded.

All improved with two two-stary frame dwelling houses with basements, one frame barn and outbuildings thereon.

Selzed and taken in execution at the said Catharine Gilroy, bearing date the 5th day of December, A. D. 1886, and to be duly recorded.

All improved with two two-stary frame dwelling houses with basements, one frame barn and outbuildings thereon.

Selzed and taken in execution at the suit of C. M. Putman vs. James J. Walsh. Debt. \$237.25, Judgment No. 319, May Term, 1892, Fi. fa. to January Term, 1891.

\*\*NEWCOMB, Alty.\*\*

\*\*NEWCOMB, Alty.\*\*

\*\*NEWCOMB, Alty.\*\*

\*\*NEWCOMB, Alty.\*\*

\*\*NewComb, Alty.\*\*

\*\*ALSO\*

No. 12.—All the right, title and interest of the defendant, Linley J. Stonier. It and to the following lot, piece or Lackawanna and the county of Lackawanna and to the following lot, piece or parcel of land situates, one frame barn and outbuildings thereon.

Selzed and taken in execution of the defendant, Linley J. Stonier. It and to the following lot, piece of Lackawanna and the county of Lackawanna and the co

Jany." to said Linley J. Stonier.

Improved with a two-story frame dwelling house, story and one-half kitchen and outbuildings.

Selzed and taken in execution at the suit of Dorthea Fell vs. Linley J. Stonier.

Debt. 3565.96. Judgment No. 462. January Term, 1991. Fi. fa. to January Term, 1991. H. C. REYNOLDS, Atty.

No 20.—All the right, title and interest of the defendant, C. M. Lancaster, executor of the estate of Franklin Lancaster, deceased, in and to all that certain piece or parcel of land situate and being in the Township of Madison, County of Lackawama and State of Pennsylvania, bounded and described as fellows: Bertaning at a beech tree in line of lands now owned and occupied by Edward Simpson; thence by the same one hundred and sixty-two (62) perches to the east bank of the Roarling Brook; Edward Simpson; thence by the same one hundred and sixty-two (62) perches to the east bank of the Roaring Brook; thence up said brook thirty-two and one-half (22) perches to line of land owned by George Swarts, new Scrantons and others; thence south sixty-soven (6) dedegrees west two hundred and thirty-three (22) perches to a post and stones corner; thence by land late of the estate of Charles Butler, deceased, now John A. Simpson and others; thence north by said latter's land hinety-one (6) perches to the piace of beginning containing sixty-three (6) acres of land, be the same more or less. Excepting, however out of the said tract of land certain lots, pieces and parcels of land neretofore sold and conveyed by the said Franklin Lancaster to Jesse Mogargel, U. G. Schoommaker, Thomas B. Howe and to John Carey; the deeds for said lots or parcels of land having been duly recorded in the Beooffer's office of Lackawanna County Improved with a two-story frame dwelling house, large frame barn, either outbuildings, apple orehard and other fruit trees thereon.

thereon.
Seized and taken in execution at the suit of Mary A. Gardner vs. C. M. Lancaster, executer of the estate of Franklin Lancaster, deceased. Dobt. \$825.47. Judgment No. 252. November Term, 1900. Lev. fp. to January Term, 1801.
O'BRIEN & MARTIN, AUS.

TERMS OF SALE.

FIFTY DOLLARS CASH WHEN PROP-PRTY IS STRUCK OFF AND BALANCE IN CASH IMMEDIATELY AFTER SALE IS CONCLUDED. WHEN SOLD FOR COSTS, COSTS MUST BE PAID WHEN

ALL PROPERTIES ON WHICH ABOVE TERMS HAVE NOT BEEN COMPLIED WITH WILL BE RESOLD BEFORE AD

STRUCK OFF.

CLARENCE E. PRYOR, Shariff

Sheriff a office, Scrapton, Pa., Decen