ALSO—All the right, title, interest and claim of the defendant,
HUEY M'GINITY,

et, in and to the following described property, situate in Montgomery township, ed on the north by public road; on the east Alex Irwin, and on the west by John Gorby Anderson and Richard; on the south by bounded and described as follows: Boundman. On the Arcadia and Wilgus road.

Taken in execution at suit of Montgomery township, Lev. Fa. No. 54, March term, 1916. of, in and to the following described pro-

ALSO-All the right, title, interest and claim of the defendant,

WILLLIAM MARTIN. ef, in and to the following described pro-perty, situate in Montgomery township, bounded and described as follows: Bounded on the north by Alex Martin heirs; on the east by Molby or Mrs. J. O. Clark; on the south by D. E. Cooper and Frank Blese and on the west by Getty heirs. Taken in execution at suit of Montgom-ery township, Lev. Fa. No. 55, March term, 1916.

ALSO-All the right, title, interest and claim of the defendant,

W. H. FARNSWORTH,
of, in and to the following described property, situate in Montgomery township,
bounded and described as follows: Bounded on the north by Easter alley; on the
east by Third street; on the south by Kerr
avenue and on the west by Joseph Nelson.
On Kerr avenue, Aradia, Pa.
Taken in execution at suit of Montgomery township, Lev. Fa. No. 56, March term,
1916.

Mack.
ALSO—All the right title interest and

ALSO—All the right, title, interest and claim of the defendant,

elaim of the defendant,

J. E. KLINGENSMITH,

ef, in and to the following described property, situate in the township of Montgomery, bounded and described as follows:
Bounded on the north by Easter alley; on the east by lot No. 83; on the south by Kerr avenue, and on the west by lot No. 35. Situate on Kerr avenue, Arcadia, Pa.

Taken in execution at suit of Montgomery township, Lev. Fa., No. 57, March term, 1916.

Mack.

ALSO—All the right, title, interest and claim of the defendants,
ROBERT GIBSON and THOMAS GIBSON.
of, in and to all that certain piece, parcel or tract of land (except as hereinafter excepted and reserved), sitate in the township of Buffington, county of Indiana and state of Pennsylvania, bounded and described as follows, to-wit:

Beginning at a post adjoining lands of David Grow and lands of McHenry, Telford & Stewart; thence by said last named lands south 26½ degrees east 63.2 perches to a post; thence by lands of J. H. Engle south 71 degrees east 39.5 perches to a post; thence by same north 45½ degrees east 11.44 perches to a white oak stump; thence by same south 58 degrees east 30 perches to a post; thence by lands of S. M. McHenry G. W. McHenry and R. Eiseman north 55½ degrees east 59.3 perches to a chestnut oak; thence by same north four and one-fourth degrees east 20.8 perches to stones; thence by same north 30½ degrees west 49 perches to atones; thence by same north 30½ degrees west 92.1 perches to a cherry; thence by lands of David Grow south 52½ degrees west 136.4 perches to a post, the place of beginning, containing 123 acres and 34 perches.

Being the same tract of land title to acres and 34 perches.

Being the same tract of land title to which became vested in the said Robert Gibson by deed of David C. Syster and Ruth, his wife, dated May 12, 1906, and recorded in the recorder's office of Indiana county, in Deed Book Vol. 99, page 230.

Excepting and reserving, however, all the coal of whatever kind lying and being in, under and upon said tract of land, together with such mining rights, privileges and Being the same tract of land title to which became vested in the said Robert. Gibson by deed of David C. Syster and Ruth, his wife, dated May 12, 1906, and recorded in the recorder's office of Indiana county, in Deed Book Vol. 99, page 230.

Excepting and reserving, however, all the excepting and reserving, however, all the excepting and reserving and Ruth, his wife, to Z. Syster and Ruth, his deed of David C. Syster and Ruth, his deed of David C. Syster and Ruth, his wife, to Z. Mitchell, dated Oct. 18, 1902, and recorded in Deed Book "B", Vol. 77, page 380, together with mining rights and release of damages as set forth in said deed.

All the right, title, interest and claim of wife, to S. M. McHenry, G. W. McHenry and R. Eiseman, dated December 8, 1902, and recorded in the recorder's office of Indiana county in Deed Book B, Vel. 88, page 18.

First Lot. Being lot No. 5 in the plot or ground situate in White township, Indiana county and state of Pennsylvania, bounded 15. Anderson Fowler Tract, containing six ty-four acres and one hundred and thirty-five and release of damages as set forth in said deed.

At 1:18 O'CLOCK, P. M.

At 1:18

NOTICE—Any person purchasing at the above sale will please take notice that at least \$100.00 (if the bid be so much) will Taken in execution at suit of Montgomrepresentation at suit of MontgomMack.

ALSO—All the right, title, interest and
relation of the defendants,
ROBERT GIBSON and THOMAS GIBSON.

The property is the conference of the purchase
required as soon as the property is
the only judgment creditor, in which case an
amount sufficient to cover all costs will be
required, and the balance of the purchase
money must be paid in full or receipt given
by the judgment creditor on or before Mon
day of the first week of March court. In
default of payment the property will again
be put up for sale at next adjourned sale
and the purchaser in default shall make
good any deficiency in re-sale. No deed

Sheriff's Sales

Also excepting and reserving that part and described as follows: 5 in the plot contains a proper of the contains of the conta

Mark term, 1916.

ALSO—All the right, title, interest and claim of the defendant,

ANTONIO M. COSARIO, of, in and to the following described property, situate in Montgomery township.

Bounded on the north by T. H. Trimble on the worth by an Bruno. Located and and on the west by Sam Bruno. Located an Arcadia and Wilgus road.

Taken in execution at suit of supervisors of Montgomery township, Lev. Fa. No. 48, March term, 1916.

ALSO—All the right, title, interest and claim of the defendant,

Bounded on the north by public road, and not not be described property.

Taken in execution at suit of supervisors of Montgomery township, Lev. Fa. No. 48, March term, 1916.

ALSO—All the right, title, interest and claim of the defendant, as some conveyed to the Yellow Creek Coal March term, 1916.

ALSO—All the right, title, interest and claim of the defendant, as some conveyed to the Yellow Creek Coal March term, 1916.

ALSO—All the right, title, interest and claim of the defendant, as some conveyed to the Yellow Creek Coal March term, 1916.

ALSO—All the right, title, interest and claim of the defendant, as some conveyed to the Yellow Creek Coal Company by deed of Jacob Donahue and Marty has the coal of whatever kind underlying the above described tract of land and with such mining rights and release of damages as set forth in said deed.

21. Calvin S. Gibson Tract, containing the same precipility of the population of the property. State in Montgomery township, Lev. Fa. No. 48, March term, 1916.

ALSO—All the right, title, interest and claim of the defendant, as some particularly described in the defendant, as some particularly described in

the east by Mike Leona; on the south by John Gorman.

Also—All the right, title, interest and sain of august property and the continuing south of the

Gorby ndmby deed of Millia Fleming and E. J. Fleming, her husband, dated April 17, 1906, and recorded in the recorder's office of Indiana county in Deed Book vol. 101, page 251.

Excepting and reserving, however, all the mining rights and reserving to grown by the mining rights and the mining rights and the deed to a secon

erbaugh to the place of beginning.

Being the same lot of ground title to which became vested in William E. Oakes by deed of Millie Fleming and E. J. Fleming, her husband, dated April 17, 1908, and recorded in the recorder's office of Indiana dounty in Deed Book Vol. 101, page 251.

Excepting and reserving, however, all the coal of whatever kind underlying the said above described lot of ground and such mining rights and privileges as were conveyed by deed of Joseph Hines and Caroline V., his wife, to J. H. Weaver.

Taken in execution at suit of W. E. Oakes, Fi. Fa. No. 62, March term, 1916.

ALSO—All the right, title, interest and claim of the defendants, JOE PIZZARELLI and CRISTINA PI*

ZARELLI, of, in and to all that certain piece, parcel of Pennsylvania, and known as lot No. 12 in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott & McConnaughey plan of lots in the plan or plot of lots formerly known as Scott &

John Getty Heirs Tract, containing

and the purchaser in default shall make good any deficiency in re-sale. No deed will be offered for scknowledgement unless purchase money be fully paid. The shering reserves the right to return his writ "property not sold for non-payment of purchasers, lien creditors and persons interested may be present to protect their reserved may be present to protect their r

in said deed.

23. John G. Cameron Tract, containing eighty-eight acres and forty perches, more particularly described in deed from John G. Cameron to J. L. Mitchell, dated Dec. 17, 1902, recorded in Deed Book "A", Vol. 80, page 300, excepting and reserving two acres, together with mining rights and release of damages as set forth in the said deed.

24. Laura Cov Tract, containing one have

ninety-three acres and seventy-four perches, more particularly described in deed from Giles L. Stephens to J. L. Mitchell, dated Jan. 1, 1903, recorded in Deed Boo. "A", Vol. 80, page 494, together with mining rights and release of damages as set forth in said deed.

30. Andrew Lydick Tract, containing fifty-five acres and two perches, more particularly described in deed from Andrew Lydick and Margaret Lydick, his wife, to J. L. Mitchell, dated Jan. 6, 1903, recorded in Deed Book "A", Vol. 80, page 498, together with mining rights and release of damages as set forth in said deed. 31. John Glassford Heirs Tract, contain-

ing one hundred and eighty-five acres, more particularly described in deed from J. M particularly described in deed from J. M. Glassford and wife et al., to J. L. Mitchell, dated Sept. 22, 1902, recorded in Deed Book "A", Vol. 79, page 476, and in deed from William T. Long, guardian of Sutton B. Glassford, to J. L. Mitchell, dated Sept. 22, 1902, recorded in Deed Book "B", Vol. 77, page 350, together with mining rights and release of damages as reserved in deed of J. L. Mitchell and Julia A., his wife, to Margaret Glassford, for the surface of said tract, which deed is dated Sept. 28, 1903, and recorded in Deed Book "A", Vol. 86, page 476.

32. Irwin W. Gibson Tract, containing one hundred and fifty-two acres and sixty-

page 476.

32. Irwin W. Gibson Tract, containing one hundred and fifty-two acres and sixty-four perches, more particularly described in deed from Irwin W. Gibson and Mary E. Gibson, his wife, to J. L. Mitchell, dated Jan. 2, 1903, and recorded in Deed Book "A", Vol. 79, page 514, excepting and reserving the ton surface vein of coal which serving the top surface vein of coal which outcrops about on a level with spring lo-cated about twenty-five rods from the barn on the west side, as reserved in the fore-going deed, together with mining rights and release of damages as set forth in said

33. Jacob M. Dick Tract, containing one hundred and seventy acres and one hundred and twenty-three perches, more particularly described in deed from Jacob M.
Dick and Lizzie Dick, his wife, to J. L.
Mitchell, dated Jan. 14, 1903, recorded in
Deed Book "B", Vol. 75, page 548, together
with mining rights and release of damages one hundred and sixty-two acres, more particularly described in deed from John M. Dick and Lizzie Dick, his wife, to J. L. Mitchell, dated Sept. 12, 1902, recorded in Deed Book "B", Vol. 75, page 548, together 12, 1902, recorded in Deed Book "B", Vol. 75, page 548, together with mining rights and release of damages as set forth in said deed.

deed.

10. Nellie Decker Tract, containing forty-four acres and one hundred and thirty-three perches, more particularly described in deed from Nellie Decker, and Frank, her husband, to J. L. Mitchell, dated Oct. 11, 1902, recorded in Deed Book "B", Vol. 7: page 368, together with mining rights and release of damages as set forth in said deed.

11. William Putt Heirs Tract, containing fifty-five acres and ninety-two perches, more particularly described in the deed from James Milton Gibson tract, containing to the deed from James Milton Gibson, his wife, to J. L. Mitchell, dated Feby. 17, 1903, recorded in Deed Book "B", Vol. 78, page 31, excepting and reserving the top or surface vein of coal which is on a level or above the spring about sixty feet north of the dwelling house on the premises, together with mining rights and release of damagee as set forth in the above deed.

Ellen Putt ef al., to J. L. Mitchell, dated James Milton Gibson Tract, contain

lease of damages as set forth in said deed.

37. William C. Black Tract, containing one hundred and thirty-five acres and sirty-four and ninety-four one-hundredths perches, more particularly described in deed from William C. Black and Mary L. Black, his wife, to J. L. Mitchell, dated Jan. 14, 1903, and recorded in Deed Book "B", Vol. 83, page 269, together with mining rights and release of damages as set forth in said deed.

Also all the right, title and interest of the defendants of, and in all that certain tract of land situate in said Cherryhill Township, County of Indiana, and State of Pennsylvania, known as the Nicewonger Tract, containing one hundred and twenty-nine acres, more particularly described in deed from H. P. Lewis, Sheriff of Indiana County, to M. C. Watson, J. H. Rochester and Frank Keener, dated June 14, 1893, recorded in Deed Book "B", Vol. 60, page 431, and in deed from John H. Rochester to M. C. Watson, dated Jan. 26, 1904, and recorded in Deed Book "A" Vol. 88, page 240.

Taken in execution at suit of John A. Scott, trustee, Lev. Fa. No. 76, March term. 1916.

NOTICE—Any person purchasing at the above sale will please take notice that at least \$100.00 (if the bid be so much) will be required as soon as the property is knocked down unless the purchaser is the knocked down unless the purchaser is the only judgment creditor, in which case an amount sufficient to cover all costs will be required and the balance of the purchase money must be paid in full or receipt given by the judgment creditor on or before the second Monday of March court. No deed will be offered for acknowledgement unless purchase money be fully paid. The sheriff reserves the right to return his writ "property not sold for non-payment of purchase money."

H. A. BOGGS, Sheriff H. A. BOGGS, Sherig Sherig's Office, Indiana, Pa., Feb. 16, 1916

GLI UOMINI D'AFFARI D'OGGI

Pagano buon salario ai loro datillografi, contabili ed assistenti di ufficio, ma loro debbon essere competenti. Nella nostra scuola si da' istruzione individuale tutti giorni e quando il graduato e

Corso completo in Inglese tutti i rami commerciali. Catalogo gra- the spring recess and would therefore tis dietro richiesta.

competente ricevera' un buon sa-

Cambria Business College

60-Piano-Lincoln Bldg.

Telefoni-Bell 269. J. City 1352. Johnstown, Pa.

All Wrong. The popular actor had become a soldier. In a hotly contested skirmish he distinguished himself by his courage

and gallantry. "Well, well," said he at the end of the action, "what do you think of that? Not a soul's applauding."-New York Post.

Head For Business. "Has your boy Josh a head for business?"

"Yep," replied Farmer Corntosse "He's always talkin' about makin' money. I kind o' wish his hands was as good fur work as his head is fur brainess."-Washington Star.



A Singular Case of Resurrection

By F. A. MITCHEL

The investigators of the Rockefeller institute may be very proud of themselves. Indeed, they have reason to be. They have substituted live parts of the human body for dead parts; they here set heart substance beating outside its proper place in a man's breast. If they keep on they may in time make a man out of parts of other men. But forth in said deeds.

3. S. J. Telford Tract, containing one hundred and eighteen acres and eighty-two and four-tenths perches, more particularly described in deed from S. J. Telford and Mabel Telford, his wife, to Rembrandt Peale, dated Aug. 25, 1903, recorded in Deed Book "B", Vol. 81,page 409, together with mining rights and release of damages as set forth in said deed.

The said J. L. Mitchell and M. C. Watson having become vested in an undivided interest in said three tracts by virtue of an article of agreement between Rembrandt Peale and the said Mitchell and Watson, bearing date the twenty-fifth day of February, 1904. if the stories of what Indian fakirs have done in keeping persons alive in a comatose condition for many years is true these Rockefellers or scientific fellers or whatever they are have yet much to learn from an antique and ap-

There is a story going the rounds among the undergraduates of a certain university which, if it can be substantiated, puts the modern scientific investigator to shame. Arnold Gereau, assistant professor of chemistry-he has charge of the laboratory-is one of those phenomena who spring up once in a century. He is very young, and it is well known that he was born with certain mental powers, a certain supernatural knowledge of things on which many a man has studied for a lifetime without making any progress

Willbur Stockbridge, a member of the class of '15, so the story goes, one day went to Professor Gereau with a yellow bit of paper on which was written in old English style:

This is the body of William Arbuckle, private in his majesty's -th foot. Captured in the patriot lines with maps showing our fortifications on the upper part of Manhattan Island. He was condemned for a spy. An Indian serving with the same regiment—he had joined it at Singa-pore—proposed to General Washington to put the man to sleep for an indefinite period instead of executing him. The general, who was averse to the execution, consented, and Arbuckle was turned over to the Indian, who claims that any time after fifty or even a hundred years life will still be in the body. But not one man in many millions will be able to effect a resurrection.

Young Stockbridge told the professor that in excavating for building purposes on the upper part of Manhattan Island on property owned by his family a tomb had been discovered containing the body of a man in British uniform of a former period. The paper had been found in the lead coffin in which the body had been buried.

Gereau-mind you, I don't vouch for this-arranged with the student to bring the find to the laboratory, which at the time was closed on account of be at the professor's individual disposal. No one has attempted to give the process by which Gereau manipulated the remains of Private Arbuckle, but it is claimed that he effected a resurrection. The professor avers that he worked on lines which are being followed by modern scientific investigators. He must have had an inkling of the method by which animation was suspended by the Indian or he would not have been able to restore it by reverse action, which, he says, he applied. He gives as a fundamental principle that the Indian knew how to suspend-not kill-the action of the heart, and Gereau restored the pulsations, which are the basis of animal

Whether the story is true or false there is one part of it that fits in with modern scientific investigation. It is said that Gereau found that certain members of the body had suffered from the long suspension of their functions. The resurrected man showed signs of decay, and the professor feared that, though he had remained in an ordinary condition of health for more than 130 years, he would die within a few hours after resurrection.

A test was begun of different and the first tested-the showed decay. Gereau phoned to the Colles and Surgeons for a neys and, removir introduced the n' for some time under the op of Irish w The liver v it replac to be s were t The por

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