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September 5, 6, 7 and 8

Sheriff's Sale

By virtue of certain writs of F. F. Vend. Ex. and Lev. Fa., issued out of the Court of Common Pleas and Orphans' Court of Indiana county, and to me directed, there will be exposed to public vendue or outcry at the Court House, Indiana, Pennsylvania, on

FRIDAY SEPTEMBER 1, 1916,

at 2:00 O'clock P.M.

All the right, title, interest and claim of the defendant, **MARY FLORENCE WINEBERG, SAMUEL WINEBERG and SAMUEL WINEBERG**, Administrator of **LAWRENCE MILLER WINEBERG**, of, in and to all that certain tract of land situated in East Mahoning township, Indiana county, Pennsylvania, bounded and described as follows: Beginning at a stone in the original line, thence adjoining land of David Pollock's heirs south two and one-half degrees west one hundred and ten and six-tenths perches to stones, thence adjoining lands of said David Pollock's heirs south eighty-seven and one-half degrees east one hundred sixty-three and six-tenths perches to stones; thence adjoining lands of Robert Pollock's heirs north two and one-half degrees east one hundred and ten and six-tenths perches to a green sapling; thence adjoining lands of Robert Pollock's heirs north eighty-seven and one-half degrees west one hundred sixty-three and six-tenths perches to a chestnut; thence north 113 acres and 4 perches, be the same more or less, excepting and reserving unto the parties of the first part, their heirs and assigns forever.

First, All the rights and privileges of the Oakland Reformed Presbyterian church or congregation in two acres of the above described tract of land as well as said rights and privileges are excepted and reserved in the deed for the above described tract of land from David Pollock, administrator of R. L. Pollock, to J. L. Crozier said deed being dated May 3, 1893, and recorded in Indiana county in Deed Book "A", vol. 58, page 548.

Second, All the coal, oil, gas and other valuable substances situate and lying under the surface of the said described tract of land together with all rights and privileges necessary to the development and removal from the said premises of said coal, oil, gas or other valuable so excepted and reserved, the said rights and privileges to be exercised in such manner as to the least damage to the surface of said land consistent with the reasonable exercise of said rights and privileges.

The above premises being the same which became vested in Mary Florence Wineberg and Lawrence Miller Wineberg, two of the parties of the first part, by deed from Mrs. Mary McIsaac and husband, dated May 2, 1904, and recorded in Deed Book "A", vol. 86, page 566.

Taken in execution at suit of William M. Hamill, Lev. Fa. No. 38, September Term, 1916.

C. F. & B.

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

JOHN H. BUTERBAUGH of, in and to all that tract of land situated in Grant township, county of Indiana, Pennsylvania, bounded and described as follows: Beginning at a birch on line of lands of Josiah Brenderinger, thence south seventy-seven degrees east one hundred and fifteen perches to white oak; thence south one-half degree west seventy-seven degrees east one hundred and fifteen perches to stone corner; thence north seventy-seven and one-half degrees west forty perches to stone corner; thence south one and one-half degrees west one hundred perches to a post; thence north seventy-seven and one-half degrees west eighty perches to a chestnut; thence north two and one-half degrees east one hundred and seventy-six perches to birch, the place of beginning, containing one hundred and three acres and twenty-eight perches, more or less; having thereon erected a two-story frame house, frame barn and outbuildings, and having thereon growing a large apple orchard.

Being the same land title to which became vested in defendant by deed of Peter Reithmiller and wife, dated November 1, 1902, and recorded in Indiana county in Deed Book "A", 81, page 656. Excepting all the coal underlying the above described tract of land with the right to mine the same as excepted by

Peter Reithmiller in said deed of November 1, 1902.

Taken in execution at suit of John B. Siverd, Fl. Fa. No. 47, September Term, 1916.

ALSO—All the right, title, interest and claim of the defendant, **MRS. MARY LAIRD**, executrix of **John H. Laird**, deceased, being also widow and heir of deceased, and **Wallace Laird**, son and heir of said John H. Laird, deceased, and of **Mary J. Laird**, late wife of said deceased, of, in and to all that certain piece, parcel or lot of ground situate in the borough of Blairsville, county of Indiana, Pennsylvania, bounded and described as follows: Beginning at a post at the corner of lot No. 39 on Campbell street; thence along said lot 150 feet to Sugar alley; thence with said alley westward 45 1-2 feet; thence northwesterly by a line through the lot which is numbered 81 and a part of which is hereby conveyed and also parallel with the line referred to 150 feet to the place of beginning, being the same lot of ground the title to which became vested in the said John H. Laird by deed from Charles W. Johnston and others, bearing date the 28th day of March, 1907, and in the said Mary J. Laird by descent from her father, George H. Johnston, deceased.

Taken in execution at suit of L. Clawson, Lev. Fa. No. 55, September 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 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 Monday of the first week of September, and in default of payment the property will again be put up for sale at next adjourned term. The sheriff reserves the right to make good any deficiency in re-sale. No deed will be offered for acknowledgment unless purchase money be fully paid. The sheriff reserves the right to return his writ "property not sold" or non-payment of purchase money. Adjudged sale will be held Sept. 8, 1916, at 1:15 P. M., when purchasers, creditors and persons interested may be present to protect their respective interests in case of re-sale.

H. A. BOGGS, Sheriff.

Sheriff's Office, Indiana, Pa., Aug. 9, 1916

Sheriff's Sales

By virtue of certain writs of F. F. Vend. Ex. and Lev. Fa., issued out of the Court of Common Pleas and Orphans' Court, and to me directed, there will be exposed to public vendue or outcry at the Court House, Indiana, Pennsylvania, on

Friday, Sept. 8, 1916

at 1:15 O'clock, P. M.

the following described real estate, to-wit:

All the right, title, interest and claim of the defendants,

CHARLES CICERO and FRANK CICERO

of, in and to all those two certain pieces, parcels or lots of ground situate in the township of Pine, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at a post in the middle of the public road, corner of lot belonging to Sara Lipscher; thence along the middle of said public road south 35 degrees 35 minutes east 53 feet to a post; thence by other lot of party of the first part south 49 degrees 56 minutes west 259 feet to a point in line of Weaver Coal Company; thence by land of the Weaver Coal Company north 85 degrees 25 minutes west 93 feet to a post and corner; thence by same north 4 degrees east 23 feet to a point; thence by lot of Sara Lipscher south 49 degrees 56 minutes west 271 feet to a post, the place of beginning.

The second lot beginning at a post in center of public road; thence by center of said public road south 35 degrees 35 minutes east 70 feet to a post; thence by lot conveyed to George Casora south 49 degrees 56 minutes west 184 feet to a point in line of Weaver Coal Company; thence by line of Weaver Coal Company north 85 degrees 25 minutes west 93 feet to a point corner of the described lot; thence by the above utes west 259 feet to a post, the place of beginning.

Being the same two lots of ground

conveyed to Frank Cicero and Charles Cicero, by deed from Luigi Matagrano and Marie Matagrano, dated February 16, 1906, and recorded in Deed Book Vol. 93, page 216.

Excepting and reserving all the coal underneath and all the minerals, also excepting and reserving to party of the first part, his heirs and assigns the right to the free and uninterrupted use of water from the spring on the second lot contained in the above grant so long as he, his heirs or assigns shall occupy the three-cornered lot adjoining the second lot above described. It is understood that the use of the water from said spring is only for domestic purposes to be used by the party occupying the lot adjoining as aforesaid. Also, the right of ingress and egress to and from said spring.

All that certain piece, parcel or tract of land situate in the township of Pine, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at a post in Leonard's Run on line of lands of Samuel Miner, now Penn Mary Coal Company; thence south 87 1-2 degrees east 37 perches, more or less, to a post; thence by land formerly of George Roser, now coal land of Leonard's Run, south 2 1-2 degrees west 55 perches, more or less, to a hemlock; thence by meanderings of Leonard's Run to the beginning, containing eight acres, more or less.

Being the same tract of land which became vested in Charles Cicero by deed from L. H. Maloy and Rosa his wife, dated November 28, 1911, and recorded in Deed Book No. 126, page 160.

All that certain piece, parcel or lot of ground situate in the township of Pine, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at a post in corner of Roser property, in township of Pine, county of Indiana, State of Pennsylvania, bounded and described as follows: Beginning at a post on center of said road; thence south 22 degrees east 296 feet to a post; thence by same south 35 degrees east 37 perches, more or less, to a post; thence by lot of Max Friedman south 49 degrees east 34 feet to a post; thence by land of Weaver Coal Company north 32 degrees east 207 feet to the place of beginning.

Being the same lot of ground conveyed to Frank Cicero and Charles Cicero, by deed of Sarah Lipscher and her husband, dated January 11, 1907, and recorded in Deed Book No. 101, page 207.

Excepting and reserving from the above described lot of ground all the coal underneath and all the minerals and all the timber.

All that certain message, tenement or piece of ground situate in Montgomery township, Indiana county, Pennsylvania, bounded and described as follows: On the north by street leading to residence of A. Clark; on the east by Market street 80 feet; on the south by Lot No. 10 block 23, and on the west by South Right-of-Way Hooverhurst and Southwestern R. R., and known as Lot Nos. 11 and 12 Block No. 23 in the plan of lots of the first party, duly recorded in Deed Book "B", vol. 89, page 483.

Being the same two lots of ground conveyed to Frank Cicero and Charles Cicero, by deed of the Wilgus Land Company, dated February 1, 1905 and recorded in Deed Book "B", Vol. 89, page 483.

Excepting and reserving the coal, oil, gas, fire clay and all other minerals; also, all the timber with the right of removing the same, together with the rights and privileges which are reserved in said deed of John W. Clark et ux. to Wilgus Land Company.

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

J. E. PHILIPS and LIZZIE PHILIPS of, in and to that certain tract of land situate in the township of West Wheatfield, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at the stones on a rock at lands now of Isaiah Brenderinger; thence by said lands north 85 degrees east 39.3 perches to stones at edge of an old dam; thence north along public road 23 degrees east 27.4 perches to a corner at lands formerly of Joseph Mack Jr.; thence north 26 degrees west 46 perches to stone corner at lands of formerly of Elizabeth Shaffer; thence north 85 degrees west 51 1-2 perches to stone corner; thence north 25 degrees west 9 perches to stone corner at lands of Nipcamp; thence by said lands south 17 1-2 degrees west 277.9 perches to the place of beginning, containing 105 acres, more or less. Being same tract of land which became vested in Lizzie Phillips et al. by will of John Maites, deceased. Having thereon erected a two-story frame house, log barn and other outbuildings.

Taken in execution at suit of C. G. Maite and H. H. Maite, executors of the last will and testament of John Maite, deceased, Fl. Fa. No. 56 September Term, 1916.

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

MIKE WAZDECKY (or MIKE HODESKEY) of, in and to that certain piece, parcel or lot of land situate in the township of Pine, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at a point between lands of George Hoffman, deceased, on the north this was a part, and running east 100 feet, bounded on the north by bases of Penitentiary Coal Company; thence running south along lands of same; thence running west 100 feet to corner of frame dwelling house and outbuildings. Being the same lot which became vested in Mike Wazdecky (or Mike Hodesky) by deed from Joe Rogers, recorded in Deed Book 145, page 12.

Taken in execution at suit of C. T. Lewin, Alias Fl. Fa. No. 1, September Term, 1916.

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

FRANK PALMER of, in and to that certain lot of ground situate in the township of Burrell, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at a post corner of lot No. 9 and No. 1 south 3 degrees east 100 feet to a stake; thence along lot No. 9, owned by Margaret Wilks; on the west by lot No. 1, owned by L. O. Johnston, and on the south by a 15-foot alley, being lot No. 2 in Block No. 5 of plan of lots recorded in Deed Book "B" 83 page 620, having thereon erected a one story frame house.

Taken in execution at suit of Davis A. Palmer, Fl. Fa. No. 48, September Term 1916.

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

ELKIN & CRENSHAW of, in and to the following described lot of ground situate in the township of Montgomery, county of Indiana and State of Pennsylvania, bounded and described as follows: Beginning at a post corner of lot No. 9 and No. 1 south 3 degrees east 100 feet to a stake at alley; thence along Railroad street south 73 degrees west 25 feet to a stake; thence along alley 86 degrees 15 minutes west 276 feet to stake; thence along lot No. 2 3 degrees 45 minutes 150 feet to Chestnut street; thence along Chestnut street 86 degrees east 50 feet to place of beginning, being lot No. 1 in J. H. Smith addition to Gipsy. Excepting all the coal and coal rights as contained in deed to defendant recorded in Deed Book 98, page 550. Having thereon erected a two-story frame house and other outbuildings.

Taken in execution at suit of Washington Camp No. 616 P. O. S. of A., Fl. Fa. No. 23, September 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 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 judgment day of Sept. court. No deed will be offered for acknowledgment 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
Sheriff's Office, Indiana, Pa. Aug. 16, 1916

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When a Dead Whale Sinks.
It happens on rare occasions that a dying whale, "sounding" deeply, falls to rise again to the surface and remains in the sea depths after death. The "fish" is not lost, however. From some unexplained cause the gases set free by decomposition inside the carcass find their way to the whale's tongue. This organ becomes inflated, resembling a huge balloon, and by its buoyancy brings the body of the dead whale to the surface, when it is picked up by the crews. The process of inflation and flotation commences within a few hours of death, and the lapse of two or three days will generally suffice to bring the body of a "lost" whale up from the sea floor.—Exchange.

Not Alarmed.
"Oh, Mr. Robinson, somebody has stolen your car!"
"That's all right. The thief will bring it back when he finds out how much gasoline it takes to run it."—St. Louis Post-Dispatch.

But Not Unpardonable.
"Don't you bring that man here again. He's unspeakable!"
"Why, did he insult you?"
"No, but he's dumb and wants to talk with his fingers."—Baltimore American.

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"THE SEARCHLIGHT ROUTE"

Domande e Risposte per Divenire Cittadini Americani

D. Have you read the Constitution of the United States?
R. Yes.
D. What form of Government is this?
R. Republic.
D. What is the Constitution of the United States?
R. It is the fundamental law of this country.
D. Who makes the laws of the United States?
R. The Congress.
D. What does Congress consist of?
R. Senate and House of Representatives.
D. Who is our State Senator?
R. Theo. M. Kurtz.
D. Who is the chief executive of the United States?
R. President.
D. How long is the President of the United States elected?
R. 4 years.
D. Who takes the place of the President in case he dies?
R. The Vice President.
D. What is his name?
R. Thomas R. Marshall.
D. By whom is the President of the United States elected?
R. By the electors.
D. By whom are the electors elected?
R. By the people.
D. Who makes the laws for the state of Pennsylvania?
R. The Legislature.
D. What does the Legislature consist of?
R. Senate and Assembly.
D. Who is our Assemblyman?
R. Wilmer H. Wood.
D. How many State in the union?
R. 48.
D. When was the Declaration of Independence signed?
R. July 4, 1776.
D. By whom was it written?
R. Thomas Jefferson.
D. Which is the capital of the United States?
R. Washington.
D. By whom are they elected?
R. By the people.
D. For how long?
R. 6 years.
D. How many representatives are there? ..

R. 435. According to the population one to every 211,000, (the ratio fixed by Congress after each decennial census.)
D. Which is the capital of the state of Pennsylvania?
R. Harrisburg.
D. How many Senators has each state in the United States Senate?
R. Two.
D. Who are our U. S. Senators?
R. Boise Penrose and George T. Oliver.
D. For how long are they elected?
R. 2 years.
D. Who is our Congressman?
R. S. Taylor North.
D. How many electoral votes has the state of Pennsylvania?
R. 38.
D. Who is the chief executive of the state of Pennsylvania?
R. The Governor.
D. For how long is he elected?
R. 4 years.
D. Who is the Governor?
R. Brumbaugh.
D. Do you believe in organized government?
R. Yes.
D. Are you opposed to organized government?
R. No.
D. Are you an anarchist?
R. No.
D. What is an anarchist?
R. A person who does not believe in organized government.
D. Are you a bigamist or polygamist?
R. No.
D. What is a bigamist or polygamist?
R. One who believes in having more than one wife.
D. Do you belong to any secret Society who teaches to disbelieve in organized government?
R. No.
D. Have you ever violated any laws of the United States?
R. No.
D. Who makes the ordinances for the City?
R. The board of Aldermen.
D. Do you intend to remain permanently in the U. S.?
R. Yes.

A Growsome Bequest.
What is probably the strangest and at the same time the most horrible bequest ever made is to be found in the will of Lieutenant de Pap, formerly an officer in a smart regiment of Austrian hussars, who was executed by strangling some years ago for the murder of his brother.
Previous to his execution the murderer requested that he might be photographed while hanging on the gallows and a copy of the ghastly picture sent to his father.

A Baseball Record.
One man in baseball history placed himself in the hall of fame by delivering just one ball, calling for probably only a few seconds' actual participation in the game.
He was Manager Childs of the Portsmouth (O.) team.
In a game with Marion June 20, 1910, Childs went into the box and pitched one ball. It resulted in a triple play, and Childs got credit, of course, for pitching an entire inning with one heave, the only time it has ever been accomplished.—Chicago Herald.