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W. A. LEECH, PROPRIETOR.

NOTICE TO STOCKHOLDERS.

To the Stockholders of the Pittsburg Industrial Iron Works:
You are hereby notified that a meeting of the stockholders of the Pittsburg Industrial Iron Works will be held at the office of the company in Reynoldsville, Penn., on Thursday, January 24, 1907, at 2 o'clock p. m. to take action upon the proposed increase of the company from \$100,000 to \$105,000, for the purpose of purchasing the property of the Keystone Boiler and Radiator Co. at Huntington, Pa., and providing a working capital for same.
J. S. BECKWITH,
Secretary

A 25c. Bottle of Kemp's Balsam

Contains 40 DOSES,
And each dose is more effective than four times the same quantity of any other cough remedy, however well advertised and however strongly recommended that remedy may be.
Remember always that **KEMP'S BALSAM** is the **Best Cough Cure.**
It has saved thousands from consumption.
It has saved thousands of lives.
At all druggists', 25c., 50c. and \$1.
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SHERIFF'S SALES.

By virtue of certain writs of Fieri Facias etc. issued out of the Court of Common Pleas of Jefferson County, Pa., and to me directed, I will expose to public sale or outcry, at the Court House, in the Borough of Brookville, Pa., on

Friday, January 11th, 1907.

At 1:00 o'clock, p. m., the following described Real Estate, to-wit:

All the defendants' right, title, interest and claim of, in and to all that certain piece or parcel of land situated on Phillips street, in the Borough of Reynoldsville and numbered on the list of maps of the Borough of Reynoldsville, and containing in all 22,296 square feet (more or less) the same being a part of a large tract of land conveyed to Thomas Reynolds, by Orlando Gray and his wife, by their indenture bearing date August 19th, 1864, duly recorded at Brookville, August 23rd, 1864, in Deed Book No. 1, page 28, and in and by her last will and testament, duly proven and recorded in the office of the Recorder of Deeds in Jefferson County, Pa., and by her devise and bequest the same unto Margaret Gorsline and Thomas Reynolds, reference being had to said records will more fully appear, and died testate Isaac H. London by said Margaret Gorsline and Thomas Reynolds by deed bearing date June 27th, 1880, recorded in Deed Book No. 1, page 429, in Deed Book No. 5, page 445. Having thereon erected a two story, 5 roomed dwelling house, wash house, barn and other necessary outbuildings. Seized and taken in execution and to be sold as the property of George Warnick and James A. McClelland at the suit of Sharp McClelland, now for use of A. S. McClelland, Pl. Fa. No. 5.

Also—All the defendants' right, title, interest and claim of, in and to all that certain piece, parcel, tract or lot of land situated in the Borough of Reynoldsville, County of Jefferson, State of Pennsylvania, bounded and described as follows, to-wit: Beginning at a post on north side of public road leading from Anita to Panick; thence nearly north along lot No. 6 two hundred feet, more or less, to a post; thence south 82 deg. 40 min. east along an alley fifty feet, more or less, to a post; thence nearly south along lot No. 8 one hundred and sixty feet, more or less, to a post, thence south 9 deg. 35 min. west along public road sixty feet to place of beginning, containing 9,000 square feet, more or less, being lot No. 2 in Thomas Swanson's plat, excepting and reserving all the coal and coal rights. Having thereon erected a frame dwelling house 18 1/2 feet high, 14 feet wide, 14 feet deep, with high, good stone wall and cellar, good well, necessary outbuildings. Seized and taken in execution and to be sold as the property of C. A. Lundsten and Ann Lundsten, his wife, at the suit of Home Building and Loan Association, Alias Pl. Fa. No. 16. W. W. WINSLOW.

Also—All the defendants' right, title, interest and claim of, in and to all those two certain tracts or pieces of land by them situated in the townships of Pinecreek, County of Jefferson, State of Pennsylvania, bounded and described as follows, to-wit: On the north by lands of Carrier & Fuller; on the south by lands of Coleman; on the west by lands of Shaffer, and on the east by other lands now owned by Sarah Baum, containing one hundred and forty five acres, more or less, or less. It being a part of a larger tract of land conveyed by John S. Barr, High Sheriff of Jefferson County, to A. W. Corbett, Senior, by deed of December 11th, 1875, recorded in the office for the Recording of Deeds in and for the County of Jefferson, in Deed Book No. 3, at page 112. See deed from E. H. Wilson, Treasurer, to A. C. White, dated September 27th, 1874, with assignment thereon by A. C. White and wife to said Corbett December 11th, 1875, recorded in Deed Book No. 2, page 85, and being the same tract of land conveyed by Sarah Corbett et al., to Sarah Baum by deed dated the 7th day of August, 1888 and recorded in Deed Book No. 2, page 49; and by Sarah Baum and Peter Baum to John Baum by deed dated June 21, 1889, and recorded in Jefferson County Deed Book No. 4, page 408. Excepting and reserving out of the operations of this conveyance the following described piece of land, being a part of the above mentioned and described tract: All that certain piece of land, situated lying, and being in said township of Pinecreek, Jefferson County, Pennsylvania, and bounded and described as follows, to-wit: Beginning at a post, being the south-west corner, thence by lands of Mary Shaffer north fifty-four perches to a post; thence by lands of Henry Row north thirty nine and one-half (39 1/2) east ninety-seven perches to a stone; thence by other lands owned by John Baum, south thirty-seven degrees (37) west one hundred and fourteen perches to a post; being owned by land of H. Fuller west nineteen perches to the place of beginning, containing twenty acres and one hundred and thirty-four perches strict measure; the same being a part of land conveyed to Alexander Kennedy by deed of John H. Baum and wife, grantors, by their deed dated the 12th day of March, 1880, and recorded in Jefferson County Deed Book No. 2, page 119. Having thereon erected a two story dwelling house, barn and other necessary outbuildings.

Seized and taken in execution and to be sold as the property of John H. Baum at the suit of J. E. Connor, Surviving Executor of Isaac Baum, deceased, JOHN M. WHITE, Pl. Fa. No. 1.

Also—As the property of John H. Baum at the suit of Sarah P. Moore, for the use of E. Welser, Pl. Fa. No. 12. McCracken.

Also—As the property of J. H. Baum at the suit of A. J. Osawandile, for use of E. Welser, Pl. Fa. No. 13. McCracken.

Also on Friday, January 18, 1907.

At 1:00 o'clock p. m. the following described Real Estate, to-wit:

All the defendants' right, title, interest and claim of, in and to all that certain piece or parcel of tract of land situated in the Township of Perry, County of Jefferson, State of Pennsylvania, bounded and described as follows, to-wit: Beginning at a white oak; thence North nineteen and one half (19 1/2) degrees East 124 perches to a post; thence North sixty-two and one-half (62 1/2) degrees East 36 perches to Mahoning creek, up said creek to a post; thence North twenty-nine (29) degrees West 8 perches to a hickory; thence West 72 perches to the place of beginning, containing 50 acres and 10 perches, strict measure. Also bounded on the North by land of J. C. Neal; on the East by land of J. C. Neal and Mahoning creek; on the South by land of Ollie Blase; on the West by land formerly R. S. Blase and C. J. Blase, now James and Clara Neal. Being land described in deed of D. H. Blase, et al., to R. S. Blase, recorded in Deed Book No. 56, page 50, dated April 30, 1892, and same premises which J. W. Curry, Sheriff of Jefferson County, by deed under his hand and seal, duly executed, bearing date of the 8th day of April, A. D. 1904, did for the consideration therein mentioned grant and confirm unto the said Rebecca A. Blase, party hereto, in the first part, her heirs and assigns in fee simple, the same having been taken in execution and sold as the property of Rebecca A. Blase, widow, and B. Sharpe Blase, administrator of R. S. Blase, deceased, and Mrs. A. B. Gewert, et al., heirs of R. S. Blase, deceased, as by reference to said deed, duly entered in the prothonotary's Office of the county aforesaid in Sheriff's Deed Docket No. 3, page 323, etc., will more fully appear. Having thereon erected a two story dwelling house, barn, spring-house (good spring) and other necessary outbuildings. Seized and taken in execution and to be sold as the property of Rebecca A. Blase at the suit of C. L. Mitchell, Pl. Fa. No. 17. LEX. N. MIRCHELL.

TERMS:
The following must be strictly complied with when property is stricken down:
1. When the plaintiff or other lien creditors become the purchaser, the cost on the writs must be paid and a list of liens, including mortgage searches on the property sold, together with such lien creditor's receipt for the amount of the proceeds of the sale or such proportion thereof as he may claim must be furnished to the Sheriff.
*See Purdon's digest, 9th Ed., page 46.
*Smith's form page 44.
2. All bids must be paid in full.
All sales not settled immediately will be

continued until two o'clock, p. m. of day of sale, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold. All writs stand after being advertised, the cost of advertising must be paid.

GRANT SCHEAFVOKER, Sheriff.

December 20, 1906.

Official---Reynoldsville.

WHEREAS, The Finance Committee of Reynoldsville Borough has reported that to grade, curb, pave or macadamize Main street, from the present paving at the east side of Seventh street, on the West, to the East end thereof, at line between Reynoldsville Borough and Winslow township on the East, it would require a greater sum of money than could be raised by taxation by the Council, and that a bond issue of at least 1 per cent on the last adjusted valuation would be required to provide said funds. Therefore be it

Resolved, and it is hereby resolved, that the question of increasing the indebtedness of Reynoldsville Borough to an amount not exceeding two (2) per centum, upon the last adjusted valuation thereof, for the purpose of grading, curbing paving or macadamizing that portion of Main street lying between the end of the present brick pavement at Seventh street on the West, and the end of said Main street at the borough line, where Main street coincides with a public road in Winslow township, near what is known as Cool Spring Hollow, on the East, be submitted to the voters of the said Borough for their assent to said proposed increase of indebtedness, at the Borough Election to be held on the Third Tuesday of February, 1907, being the 19th day thereof. Be it further

Resolved, that said proposed increase of indebtedness shall not exceed 1.04974 plus per cent for grading, curbing, paving or macadamizing said street, aggregating 1.04974 plus per cent, and that the ordinance committee, and that the same is hereby authorized and directed to have an ordinance drafted for the purpose of carrying this resolution into effect, and present same to the Council for its consideration and passage.

(NO. 119)

AN ORDINANCE for the purpose of acquiring the assent of the electors of Reynoldsville Borough to increase the indebtedness of said Borough in the sum of Ten Thousand Dollars (\$10,000.00) for the purpose of grading, curbing and paving Main street from the end of the brick pavement at Seventh street to the Winslow township line, near Cool Spring Hollow.

Sec. 1. Be it ordained and enacted by the Town Council of the Borough of Reynoldsville, County of Jefferson and State of Pennsylvania, and it is hereby ordained and enacted by authority of the same, that the question of increasing the indebtedness of the Borough of Reynoldsville, County of Jefferson and State of Pennsylvania, Ten Thousand (\$10,000.00) Dollars in amount, which said amount does not exceed two (2), and is less than seven (7) per centum upon the last preceding assessed valuation of the taxable property therein, for the purpose of grading, curbing and paving that portion of Main street lying between the end of the present brick pavement at Seventh street on the West, and the line between Winslow Township and said Borough, near Cool Spring Hollow, where said street coincides with a public road in said township on the East, be submitted to the electors of said Borough, at the regular annual Borough Election, to be held therein on the 19th day of February, A. D. 1907, for the purpose of acquiring the assent of said electors to said proposed increase in indebtedness; that said election shall be held at the places, time and under the same regulations as provided by law for the holding of the Municipal elections in said Borough, on the Third Tuesday of February, A. D. 1907.

Sec. 2. The President and Secretary of the Council of said Borough are hereby authorized to issue registered or coupon bonds, in the name of Reynoldsville Borough, to be known and marked as "Main Street Paving Bonds," to the amount of Ten Thousand Dollars (\$10,000.00) in accordance with the Act of Assembly regarding the manner of increasing the indebtedness of Municipalities, approved April 20th A. D. 1874, and its supplements, which said bonds shall bear the seal of said Borough, be signed by the Chief Burgess and President of the Council thereof, whose signatures shall be attested by the Clerk of said Council.

Sec. 3. Said bonds shall be in sums of One Hundred Dollars (\$100.00) each, payable in thirty years (30), from the date thereof, with interest thereon at the rate of four per centum per annum, payable semi-annually, on the first days of January and July each year, free from State tax, and the holder or holders thereof; and said bonds, or any portion or number thereof, may at the option of said Borough, be redeemed at par, on any interest date, after the expiration of four years of their issue.

Sec. 4. When said bonds, or so many of them as may be necessary, are so executed and issued, the same shall be sold, at not less than par by the Council of said Borough, and the money thus raised shall be used for the purpose of grading, curbing and paving that portion of Main Street mentioned in Section one (1) of this ordinance and for no other purpose, which said grading, curbing and paving shall be done in a modern and substantial manner, within two years (2), from the date of this ordinance.

Sec. 5. The President of the Council of said Borough is hereby authorized, empowered, required and directed, to give or cause to be given, notice of the election aforesaid, as provided by law, and to provide ballots, ballot boxes and to do and provide all things necessary to legally hold said election, and the expense thereof shall be borne by said Borough.

Sec. 6. All ordinances, or parts of ordinances inconsistent herewith, are hereby repealed.

Enacted into an ordinance this 15th day of December, A. D. 1906.

J. B. NEALE,
Pres. of Council.
L. J. MCENTIRE,
Clerk of Council.
I hereby approve the above ordinance this 15th day of December, A. D. 1906.
L. L. GOURLBY,
Chief Burgess.

Indigestion

There is no reason why a person should not eat anything he chooses—if he chews it carefully—the trouble is most people are afraid of every good-looking, good-smelling, good-tasting thing on the bill of fare because it "don't agree with them." They actually starve themselves into sickness. Dieting cannot cure dyspepsia—if we cut off every article of food that disagrees with us before long we have nothing left, and we find ourselves chronic dyspeptics. When you eat something that don't agree with you, it's time to get after your stomach and tone it up. From our own experience in selling dyspepsia cures, there is nothing that equals Rexall Dyspepsia Tablets. From what our customers tell us of this Rexall Remedy we are convinced that consistent use of it will give any one the stomach of an ostrich and the appetite of a farm hand. We don't know of a stomach trouble Rexall Dyspepsia Tablets won't cure. We place the same guarantee on this remedy that we do on all Rexall Remedies, money back if dissatisfied. Fifteen days' treatment for twenty-five cents. Try it to-day.

A REASON

Stop for a minute and think—we sell in our store 200 Rexall Remedies. If you were to buy Rexall Dyspepsia Cure and it didn't benefit you, could we expect you to buy Rexall Rheumatic Cure, or Rexall Cough Cure, or any other one of the Rexall Remedies—we believe not. We do not say that each Rexall Remedy will always cure the disease for which it is named, but we do say that if it doesn't cure it won't cost you anything. We will refund you the price you pay for any Rexall Remedy you buy in our store if it doesn't benefit you.

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Furniture and House Furnishing Goods.

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DAVID WHEELER, President
McCURDY HUNTER, Vice President
ARTHUR O'DONNELL, Vice President
J. S. HOWARD, Cashier
J. W. HUNTER, Asst. Cashier

Directors
Arthur O'Donnell
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John F. Dinger
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WHY? Because we never take any chances in watered stock or bonds. We only handle negotiable paper with ironclad endorsements. We loan no individual, corporation or firm over five thousand dollars. Our stockholders are home people and the directors are selected by the majority of the stock. All accounts are strictly confidential. We pay you the highest rate of interest in the very shortest length of time. All accounts are looked after on day of receipt. Give us a trial and we guarantee satisfaction. We carry burglar insurance and have fire-proof vaults.

HOLIDAY SLIPPERS

When selecting Christmas gifts don't forget that we have the most complete line of Slippers in town. Useful presents are always appreciated and what could be more useful than a nice comfortable pair of Slippers. For men we have leather slippers in brown, black and wine. Price \$1.50, \$1.25, \$1.00, 75c, 50c. In felt, a nice black Romeo slipper, price \$1.25. For Women we have them in leather with warm linings, in felt with fur trimmings, some with leather soles and others with felt soles. Prices from 50c to \$1.25. Boys' and girls' Slippers 50c to \$1.00. Quilted Satin Booties fur trimmed in pink, white and red, for the baby, price 50 cents.

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Ladies' and Children's Underwear, Men's Fleece-lined Underwear 39c. Other places charge you 50c. Come and see for yourself.
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