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Frank Lee					

Fred M. Cauden

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing

 teste the 19th day of May 1893, the said Sheriff was commanded that of the goods and chattels, lands and tenements of

A. B. Cauden & J. W. Cauden late of said County. Cleasped he should cause to be levied as well a certain debt of

Fifteen hundred Thirtynine & Two Dollars, which Dey Douglas & Eliza Douglas, his wife

in our County Court of Common Pleas of the County aforesaid before our Judges at Clearfield, recovered against the said A. B. Cauden and

J. W. Cauden as also One hundred Forty Two \$1100 Dollars like moneys, which the said

Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and

that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield

on the 1st Monday of September to render to the said Plaintiff for their debt and damages aforesaid, whereof the said

Defendant Esquire, convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have

the Coal in place in and under all the two following described parcels of land situated in Morris Twp.

seized and taken in execution all that certain of land, situate in

Clearfield County, Pennsylvania, bounded and described as follows, viz: one third Beginning at corner of lands of Mrs. J. M. Merrill three bushels

of land of Hamdy Merrill and Adam Zorn 34 perches to a post, thence South 10 deg 40' to a post in the South Side of said road thence 580 feet

East 14 perches to a post in rear thence 36 degrees by course of run 28 perches more or less to a post in said road on tract line, thence

West by tract line one hundred & fourty six feet to a corner of land of A. Cauden & Eliza Cauden 43 1/2 acres

Hessell's land Sept and ten bushels perches to a corner of land of Eliza Cauden 43 1/2 acres

perches to a Bush corner thence North by said Merrill's land by said 43 1/2 bushels to a bush corner thence

north by said Merrill's land 43 1/2 perches to a post and part of beginning containing 488 1/4 acres neat measure and

also another piece thereof adjoining the last mentioned piece of land bounded between as follows Beginning at a post corner of land

of A. Cauden's thence by land of Mrs. J. M. Merrill 43 1/2 perches to a bush corner on South Side of road thence

turning thence West by land of Eliza Douglas heretofore described 43 1/2 perches to a post on line of A. Cauden's land thence

north by line of said Hessell's land 43 1/2 perches to post and end of Beginning containing 1/2 acre neat measure in-

cluding the use of 5 acres of the surface of said land for mining purposes. Together with all the coal interest leave property

mining rights and right of quarry and rebras said Coal as aforesaid by said A. Cauden & J. W. Cauden defendants from Eliza

Douglas & Dey Douglas her husband and by virtue of a Contract my witness by them made and executed and bearing date the

27th day of Sept 1890 \$10824 a Copy whereof is in the Office of the Prothonotary of the Court of Common Pleas of Clearfield County amount

the sum of Assignment No. 374 dated 1887 upon which Assignment the said right was granted each right to rents and

rebras all the coal interest Coal in and under said business as in said Contract is fully set forth. Together with all the mining

the mining rights Slop Shaft ore line &c as erected and constructed by said defendants above as also fixtures engine

Boiler Steam Pump Hhds & Carts from and tippler scales and other machinery and appliances upon said premises

and used necessary in running and operating said mines which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in

the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or

Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the

said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the

debt & damages in the said Writ mentioned.

and WHEREAS, by a certain Writ of Venditione

VENDITIONI EXPONAS, issued out of the Court of Common Pleas,

of Clearfield County as of December Term, 1893 No. 116 to me, the said Sheriff, directed, tested at

Clearfield the 22nd day of October one thousand eight hundred and Ninety Three I was commanded

that the premises above described, with the appurtenances, I should expose to sale, and that

I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County there to be held the

1st day of December then next, to render to the said Plaintiff for the Debt and Damages.

aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by

advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the 1stthe 1st day of December one thousand eight hundred and Ninety Three

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to Hank Freeling

of Clearfield Penn. for the sum of Thirteen Hundred \$1300 dollars the

being the highest and best bidder and the highest and best price bidden for the same.

Now I know ye, that I, the said Fred M. Cauden Esquire, High Sheriff aforesaid, for and in consideration of the

aforesaid sum of Thirteen Hundred Dollars to me in hand paid by the said Hank Freeling Esq.

at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws

of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Hank Freeling his heirs and assigns all

that the said Certain Messuage and all of the Coal in place in upon and under the same for described premises

or parcels of land situate in Morris Township Clearfield Co. Pa. Containing in all Sixty and four acres more or less together with

the use of for acre of the surface of said land for mining purposes together with the lease hold estate leave property

Mining rights privileges fixtures steam engine boiler steam pump hand pump drums ropes trolley iron rails

tippler shafts weight scales and other machinery and appliances upon said premises used and

necessary in operating the Coal mine upon said premises bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the Buildings improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To have and to hold all and singular the hereditaments and premises hereby granted with the appurtenances unto the said Hank

Freeling his heirs and assigns, to and for his & their only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 1st day of December

in the year of our Lord one thousand eight hundred and Ninety Three.

Sealed and delivered in the presence of us

J. M. Cauden L.S.

RECEIVED the day of the date of the above written Deed Poll, from the above named Hank Freeling
the sum of Thirteen Hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of PennsylvaniaThe above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 8th day of

December Anno Domini, one thousand eight hundred and Ninety four and entered among the records thereof in

Sheriff's Deed Book, No. one Page 1

CERTIFIED under my hand and the seal of the said Court

RECORDED Eighth day of February 1894

D. J. Sherry
Probate

Frederick M. Gardon

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 28th day of February 18⁹⁸ the said Sheriff was commanded that of the goods and chattels, lands and tenements of Emmanuel Keenly late of said County Years past he should cause to be levied as well a certain debt of One hundred and forty seven dollars Dollars, which Jacob L. Keenly to use of J. G. Lewis in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Emmanuel Keenly as also Ninety Seven Dollars Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the 22nd Monday of September to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convicted which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Dickson Borough Clearfield County, Pennsylvania, bounded and described as follows, yiz: Beginning at a post on Long street thence South 33 deg East 72 feet to a post thence North 66 $\frac{1}{2}$ deg East 200 feet to a post thence North 20 $\frac{1}{2}$ degrees West 71 $\frac{1}{2}$ feet to a post and place of Beginning having ERECTED thereon a two story brick dwelling house a two story frame out house and other out buildings late the Estate of said Emmanuel Keenly with the appurtenances

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the Debt & damages in the said Writ mentioned.

And Whereas, by a certain Writ of Clearfield County Pa as of September Term, 18⁹⁸ No. 137 to me, the said Sheriff, directed, tested at Clearfield the 5th day of August one thousand eight hundred and Ninety three I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of said County there to be held the first Monday of September then next, to render to the said Plaintiff for the Debt aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on first day of September one thousand eight hundred and Ninety three at the Court House in the Borough of Clearfield in the arbitration room expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to R. A. Moore for the sum of Fifteen hundred & Fifty dollars the being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE that I, the said Frederick M. Gardon Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Fifteen hundred & Fifty dollars to me in hand paid by the said R. A. Moore at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said R. A. Moore his heirs and assigns Subject herewith to Levin of Mortgage Emmanuel Keenly & Catharine Keenly to her Due dated 29th Nov 18⁹⁸ and recorded in Clearfield in Mortgage Book M page 598th.

TOGETHER with all and singular the buildings improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof, To HAVE and TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said R. A. Moore his heirs and assigns, to and for him & his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the first day of September in the year of our Lord one thousand eight hundred and Ninety three.

Sealed and delivered in the presence of us

S. J. Westoby Ky

J. M. Gardon Sheriff L.S.

R. A. Moore

RECEIVED the day of the date of the above written Deed Poll, from the above named R. A. Moore the sum of Fifteen hundred & Fifty dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, }
State of Pennsylvania. } ss.

The above Deed Poll was acknowledged in open Court of Common Pleas, Clearfield County on the 6th day of September Anno Domini, one thousand eight hundred and Ninety four and entered among the records thereof in Sheriff's Deed Book, No. One Page 2

CERTIFIED under my hand and the seal of the said Court

RECORDED

D. G. Sneyd *J. P. Wilmotay*
18⁹⁸

J. M. Gorden Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 3rd day of January 1894 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Joseph Henry late of said County Yeoman he should cause to be levied as well a certain debt of Your Hundred Buncy less 100 Dollars, which Mary A. Hale in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Joseph Henry as also Levy for 100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to said Plaintiff had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the 10th Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Ferguson Township Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post formerly Hickory corner fence by land of Abraham Gantzinger South 44 degrees East 80 paces to a post fence South 49 degrees West 150 paces to a post fence North 32 degrees West 176 paces to post fence along the original line of by & Company Anth 88 deg E 150 paces to the beginning containing One Hundred and less 002 acres more or less being mostly cleared and in a good state of Cultivation and having thereon Erected a two story frame dwelling house barn and other outbuildings late the Estate of said Joseph Henry with the appurtenances

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the Debt & Damages in the said Writ mentioned.

And WHEREAS, by a certain Writ of Venditioni Exponas, issued out of the Court of Common Pleas, of Clearfield County as of May Term, 1894 No. 23 to me, the said Sheriff, directed, tested at Clearfield the 10th day of February one thousand eight hundred and Ninety four I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, there to be held the 10th Monday of May then next, to render to the said Plaintiff for the Debt & Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the 10th day of May one thousand eight hundred and Ninety four

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Anthony Hale Jr for the price or sum of One hundred and Ninety four dollars he being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE that I, the said J. M. Gorden Esquire, High Sheriff aforesaid for and in consideration of the aforesaid sum of One hundred and Ninety four dollars to me in hand paid by the said Anthony Hale Jr at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Anthony Hale Jr his heirs and assigns all that certain lot of land situate in Ferguson Township Clearfield County Pa

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the buildings improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof to have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Anthony Hale Jr his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 10th day of May in the year of our Lord one thousand eight hundred and Ninety four.

Sealed and delivered in the presence of us

J. M. Gorden Sheriff I.S.

RECEIVED the day of the date of the above written Deed Poll, from the above named Anthony Hale Jr the sum of One hundred and Ninety four dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania

J. M. Gorden Sheriff

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 10th day of May Anno Domini, one thousand eight hundred and Ninety four and entered among the records thereof in

Sheriff's Deed Book, No. One Page 3

CERTIFIED under my hand and the seal of the said Court

RECORDED 10th day of May 1894

D. J. Sanger
Prothonotary

Fred M. Queen

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 3rd day of August 1893 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Anna Geiger, ^{Wife of} Anna Geiger, her husband late of said County Yeoman he should cause to be levied as well a certain debt of Three Thousand and Thirty three \$33⁰⁰ Dollars, which A C Church & D Wolf, ^{lawyers of} Anna Geiger in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Anna Geiger and ^{Wife of} Anna Geiger her husband as also Forty three \$43⁰⁰ Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~his~~ damages, which to ~~him~~ had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the ~~first~~ Monday of September to render to the said Plaintiff for ~~his~~ debt and damages aforesaid, whereof the said Defendant was ~~convict~~ at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain ~~piece~~ of land, situate in ~~Plain City~~ ^{Clearfield} Township Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post on corner of Water Street and Alley thence South 9 degrees East 148 feet to a post on Cross Alley thence South 9 degrees East 148 feet to a post on Cross Alley thence South 81 degrees West along said Alley 110 feet to post on Water street thence North 27 $\frac{1}{2}$ degrees East along Water street 148 feet to post and place of Beginning having theron erected a two story frame dwelling house and out buildings late the estate of the said Anna Geiger ^{Wife of} Anna Geiger with the appurtenances

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

AND WHEREAS, by a certain Writ of VENDITIONI EXPONAS, issued out of the Court of Common Pleas, of Clecefield, Dated as of December Term, 1894 No. 24 to me, the said Sheriff, directed, tested at Clecefield, the 8th day of December, one thousand eight hundred and Ninety three. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clecefield, at the said Court of Common Pleas, of Clecefield, there to be held the next Monday of January, then next, to render to the said Plaintiff for the Debts and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Saturday the 16th day of December, one thousand eight hundred and Ninety three at the Court House at the arched room in the Borough of Clecefield, expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Herman Haup for the price or sum of Forty four dollars, being the highest and best bidder and the highest and best price bid for the same.

Now know ye that I, the said Fred M. Carron Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Forty Two dollars to me in hand paid by the said Herman Hauph at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Herman Hauph all that Certain tract of land lying and being in Blaen City Precinct Township Clearfield County Pa as the property of Annie Yeager and of Yeager

... bounded and being as hereinbefore particularly described:
~~Proceedings for removals~~ TOGETHER with all and singular the rights, liberties, privileges, hereditaments
and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:
~~TO HAVE AND TO HOLD~~ all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said ~~Herman~~
~~Haupt his heirs~~ and assigns, to and for ~~him & them~~ only proper use and behoof forever,
according to the form, force, and effect of the laws and usages of this Commonwealth. In such case made and provided,

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 25th day of February in the year of our Lord one thousand eight hundred and Ninety four.

Sealed and delivered in the presence of us.

J.M. Carden Shiff 

RECEIVED, the day of the date of the above written Deed Poll, from the above named Herman Hauph
the sum of Forty four dollars in being in full the consideration money above mentioned.

WITNESSES PRESENT.

WYKES PRESENT,
D. J. Tholzke

COUNTY OF CLEAVERFIELD. 1

State of Pennsylvania

State of Pennsylvania
The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co Pa on the 6th day of
Sept Anno Domini, one thousand eight hundred and forty four and entered among the records thereof in

CERTIFIED under my hand and the seal of the said C

RECORDED *Q.C.* day of

80
t Seph 1894 D. Longfellow
Postmaster

Fred M. Cardon Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 24th day of July 1890. the said Sheriff was commanded that of the goods and chattels, lands and tenements of *Lex P. Caldwell* late of said County of Clearfield, he should cause to be levied as well a certain debt of Three Hundred Forty Six Qua^{ds} (346⁹⁵) Dollars, which *Jane Sloos* in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said *Lex P. Caldwell* as also *Twenty Six Qua^{ds} 50/100 (\$26.50)* Dollars like moneys, which the said Plaintiff in our said Court were adjudged for *her* damages, which to *her* had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of Sept to render to the said Plaintiff for *her* debt and damages aforesaid, whereof the said Defendant convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain Tract of land, situate in *Pine Township*.

Clearfield County, Pennsylvania, bounded and described as follows, viz: On the north by lands of James Bloom on the south by lands of James Bloom on the East by lands of Heaven^{ds} Betts on the west by lands of John M. Caldwell and containing One Hundred and sixty acres, more or less and about 120 acres of which is cleared and in good cultivation and having theron erected a two story frame dwelling with Kitchen attached a large frame barn and wagon shed and all necessary outbuildings, together with a good bearing orchard late the estate of said *Lex P. Caldwell*, with the appurtenances

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt *et al damages* in the said Writ mentioned.

AND WHEREAS, by a certain Writ of Venditioni Exponas, issued out of the Court of Common Pleas, as of December Term, 1894, No. 62 to me, the said Sheriff, directed, tested at Clearfield, the 12th day of October one thousand eight hundred and Ninety Four. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, there to be held the First Monday of December then next, to render to the said Plaintiff for the *Debt et al Damages*.

Aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 30th day of November one thousand eight hundred and Ninety Four, at the Court House in the Arbitration Room in the Borough of Clearfield expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to *George E. Merritt* for the sum of One Hundred and Fifty One Dollars the being the highest and best bidder and that the highest and best price bidden for the same.

Now Know Ye, that I, the said *Fred M. Cardon* Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One Hundred and Fifty One to me in hand paid by the said *George E. Merritt* at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said *George E. Merritt* his heirs or assigns all the undivided interest of *Lex P. Caldwell* in all that tract of land situate in the Township of *Pine* Clearfield Co Penna.

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the buildings and improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof: To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said *George E. Merritt* his heirs and assigns, to and for his *et al their* only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 4th day of December in the year of our Lord one thousand eight hundred and Ninety Four.

Sealed and delivered in the presence of us

F. M. Cardon, Sheriff L.S.

George E. Merritt

RECEIVED, the day of the date of the above written Deed Poll, from the above named *George E. Merritt* the sum of One Hundred and Fifty One Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, *Clearfield Co* on the 10th day of December 1894 Anno Domini, one thousand eight hundred and Ninety Four, and entered among the records thereof in Sheriff's Deed Book, No 1 Page 5.

CERTIFIED under my hand and the seal of the said Court

RECORDED 10th day of Dec 1894

1894

A. G. Smigley

Prothonotary

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 13th day of May 1894, the said Sheriff was commanded that of the goods and chattels, lands and tenements of J. H. Frauds (A. 27/2 1/200) late of said County of Clearfield, he should cause to be levied as well a certain debt of Martha E. Suyder in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said her as also £ 56 75/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for her damages, which to the had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of May to render to the said Plaintiff for her debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Cooper Township Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post on Township Road running South 86 degrees 55 minutes East 1188 feet along land formerly of Frank Bowes and O. R. Williams to a post and stones thence South 86 degrees West 1630 feet along piece of land or laces bought by Chas Johnson from Martha E. Suyder thence North 29 degrees West 495 along Township road to place of beginning containing 3.00(5) acres and 14 perches being same piece of land bought by defendant from Martha E. Suyder reserving the one acre other mowers and having thereon a two story frame house square Barn and other out buildings late the Estate of the said P. A. Straub with the appurtenances which said tract of land and premises

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the Debt and Damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of February Term, 1895. No. 52 to me, the said Sheriff, directed, tested at Clearfield the 29th day of December one thousand eight hundred and Ninety Five. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, there to be held the First of February then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Thirteenth day of February one thousand eight hundred and Ninety five

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Martha E. Suyder

being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Three Hundred and Twenty five Dollars to me in hand paid by the said Martha E. Suyder at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Martha E. Suyder her heirs and assigns all that certain tract of land situate in Cooper Township Clearfield County Pa

bounded and being as hereinbefore particularly described: improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Martha E. Suyder and assigns, to and for her only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the Eight day of February in the year of our Lord one thousand eight hundred and Ninety Five.

Sealed and delivered in the presence of us

J. G. Harris

Frank Smith

L.S.

Sheriff

RECEIVED, the day of the date of the above written Deed Poll, from the above named Martha E. Suyder the sum of Three Hundred and Twenty five Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

J. G. Harris

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

Frank Smith
Sheriff

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 13th day of February Anno Domini, one thousand eight hundred and Ninety Five and entered among the records thereof in Sheriff's Deed Book, No. 1 Page 6

CERTIFIED under my hand and the seal of the said Court

RECORDED 13 - day of Feb'y 1895

J. G. Gregory

Prothonotary

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 3^d day of January 1896 the said Sheriff was commanded that of the goods and chattels, lands and tenements of A. C. Edwards & Jessie Edwards late of said County of Clearfield he should cause to be levied as well a certain debt of Sixteen & 63/100 Dollars, which William Hess in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said A. C. Edwards and Jessie Edwards as also Twenty-eight and 7/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convicted at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Fauxxers Addition to Chester Hill Boro. Clearfield County, Pennsylvania, bounded and described as follows, viz:

Commencing at a point where East line of Allen street cuts a ditch on the extreme North of said Addition: Thence East or nearly so along said ditch 95 feet to a 10 foot alley 50 feet: Thence West or nearly so to a line parallel to said ditch 95 feet to East line of Allen street 50 feet to said ditch and place of beginning having thereon erected a two story frame dwelling house and addition thereto being 16 x 18 feet 16 feet high.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas,

as of February Term, 1896 No. 249 to me, the said Sheriff, directed, tested at Clearfield the 29th day of November one thousand eight hundred and ninety-five I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co. there to be held the First Monday of February then next, to render to the said Plaintiff for the debt &c. aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the 31st day of January one thousand eight hundred and ninety-six

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to Wm. P. Heenes and Ann Eliza Heenes, William V. Hughes, and George W. Hoover for the sum of One Thousand and seventy five dollars, they being the highest and best bidder, and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One Thousand and seventy five dollars to me in hand paid by the said Wm. P. Heenes & Ann E. Heenes, W. V. Hughes & G. W. Hoover at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Wm. P. Heenes and Ann Eliza Heenes undivided 3/8, Wm. V. Hughes undivided 1/8, George W. Hoover undivided 3/8 their heirs and assigns

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the Buildings and Improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Wm. P. Heenes and Ann Eliza Heenes, W. V. Hughes, G. W. Hoover, their heirs and assigns, to and for them only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 26th day of February in the year of our Lord one thousand eight hundred and ninety-six.

Sealed and delivered in the presence of us

W. P. Smith

Frank Smith

L.S.

Wm. P. Heenes, Ann Eliza Heenes
W. V. Hughes, G. W. Hoover

RECEIVED, the day of the date of the above written Deed Poll, from the above named Wm. P. Heenes and Ann Eliza Heenes the sum of One Thousand and seventy five dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Smith

COUNTY OF CLEARFIELD,
State of Pennsylvania.

Frank Smith, Sheriff

ss.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County, on the 26th day of February Anno Domini, one thousand eight hundred and ninety-six, and entered among the records thereof in

Sheriff's Deed Book, No. One

Page 7

CERTIFIED under my hand and the seal of the said Court

RECORDED 26th day of February 1896.

D. J. Gingrey

Prothonotary

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 26th day of Dec 1895 the said Sheriff was commanded that of the goods and chattels, lands and tenements of George B. Madley late of said County yeoman he should cause to be levied as well a certain debt of Sensity & 52/100 Dollars, which Defendant George B. Madley in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said George B. Madley as also Six 8/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convicted at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in the Town of Jose addition, Keatington, Pa. Clearfield County, Pennsylvania, bounded and described as follows, viz:

All that certain lot of ground situate in the Town of Jose addition to the Borough of Keatington Clearfield County, Pa. Beginning at a post on public road leading from Keatington to Mahaffy thence in an Eastern course along an alley and line of land of the Feltwell tract 115 feet more or less to a post thence in a Northly direction along the right of way of the C. & C. RR goeth more or less to a post thence in a Westly direction along the right of way of the depot of the P. & W. R.R. 110 feet more or less to the public road, thence along said road 90 feet more or less to place of beginning, being known in the place of said Town of Jose addition as lot No 37 and part of what is known as the school house lot and having thereon erected a frame building 20 x 30 feet used as a store room with ware-house attached,

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of Term, 18th No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to being the highest and best bidder and th. the highest and best price bidden for the same.

Now KNOW YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof: To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said and assigns, to and for only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named

the sum of being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, on the day of Anno Domini, one thousand eight hundred and and entered among the records thereof in Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court

RECORDED day of 18

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the day of 189... the said Sheriff was commanded that of the goods and chattels, lands and tenements of late of said County... he should cause to be levied as well a certain debt of

Dollars, which

in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said as also . . . Dollars like moneys, which the said

Plaintiff in our said Court were adjudged for damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the Monday of to render to the said Plaintiff for debt and damages aforesaid, whereof the said Defendant convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Clearfield County, Pennsylvania, bounded and described as follows, viz:

The second thereof described as follows, All that certain tract of land situate in Hes-
tow Township, Clearfield County Pennsylvania, Beginning at a post standing 20 per
W. of an old fallen birch in West line of warrant No 5674 arod said post being at
corner of warrant dated the 22^d September 1836 in the name of E. Shaeffer and
in the S. line of warrant No 2001, thence by the line of warrant No 2001 W 136 per to a
Heckler corner, thence N 37 per to a post, a corner of said warrant in name of E. Shaeffer,
thence by the same E 136 per to a corner thereof thence still by line of war-
rant in name of E. Shaeffer 337 per to place of beginning containing 3 1/2 Acres
more or less,

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of May Term, 1896 No. 96 to me, the said Sheriff, directed, tested at Clearfield the 1st day of April one thousand eight hundred and ninety six I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, there to be held the First Monday of May, then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the First day of May one thousand eight hundred and ninety six

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Allen Matley for the sum of Two Hundred and forty dollars he being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Two Hundred and forty dollars to me in hand paid by the said Allen Matley at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Allen Matley his heirs and assigns all those two certain tracts or pieces of land

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Allen Matley his heirs and assigns, to and for their only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of May in the year of our Lord one thousand eight hundred and ninety six.

Sealed and delivered in the presence of us

W. P. Smith

Frank Smith Sheriff. LS

RECEIVED, the day of the date of the above written Deed Poll, from the above named Allen Matley the sum of Two Hundred Forty Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Smith

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

Frank Smith Sheriff.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 27th day of May Anno Domini, one thousand eight hundred and ninety six and entered among the records thereof in Sheriff's Deed Book, No. One Page 8.

CERTIFIED under my hand and the seal of the said Court.

RECORDED 27th day of May 1896

D. J. Gingrey

Pro

Frank Smith Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing date the 10th day of July 1893, the said Sheriff was commanded that of the goods and chattels, lands and tenements of Thomas Holt late of ~~Clearfield~~ County, Pennsylvania, he should cause to be levied as well a certain debt of Seventy & 0/100 Dollars, which bears ¹ and ² and ³ and ⁴ and ⁵ and ⁶ and ⁷ and ⁸ and ⁹ and ¹⁰ and ¹¹ and ¹² and ¹³ and ¹⁴ and ¹⁵ and ¹⁶ and ¹⁷ and ¹⁸ and ¹⁹ and ²⁰ and ²¹ and ²² and ²³ and ²⁴ and ²⁵ and ²⁶ and ²⁷ and ²⁸ and ²⁹ and ³⁰ and ³¹ and ³² and ³³ and ³⁴ and ³⁵ and ³⁶ and ³⁷ and ³⁸ and ³⁹ and ⁴⁰ and ⁴¹ and ⁴² and ⁴³ and ⁴⁴ and ⁴⁵ and ⁴⁶ and ⁴⁷ and ⁴⁸ and ⁴⁹ and ⁵⁰ and ⁵¹ and ⁵² and ⁵³ and ⁵⁴ and ⁵⁵ and ⁵⁶ and ⁵⁷ and ⁵⁸ and ⁵⁹ and ⁶⁰ and ⁶¹ and ⁶² and ⁶³ and ⁶⁴ and ⁶⁵ and ⁶⁶ and ⁶⁷ and ⁶⁸ and ⁶⁹ and ⁷⁰ and ⁷¹ and ⁷² and ⁷³ and ⁷⁴ and ⁷⁵ and ⁷⁶ and ⁷⁷ and ⁷⁸ and ⁷⁹ and ⁸⁰ and ⁸¹ and ⁸² and ⁸³ and ⁸⁴ and ⁸⁵ and ⁸⁶ and ⁸⁷ and ⁸⁸ and ⁸⁹ and ⁹⁰ 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Frank Smith Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing date the 10th day of July 1893 the said Sheriff was commanded that of the goods and chattels, lands and tenements of George Holt late of said County yeoman he should cause to be levied as well a certain debt of Eighty five and 7/100 Dollars, which John T. J. Caudret, Adams of P. M. Caudret deceased in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said him as also Thirtysix Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that he should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of September to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convicted which day before our Judges at Clearfield, he returned that by virtue of said Writ, to him directed, he had seized and taken in execution all that certain piece of land situate in the Township of Covington, County of Clearfield State of Pennsylvania, bounded and described as follows, viz:

Beginning at S. E. corner except to John B. Mauer lot: thence N 16 1/2 per to post, thence E by land of Francis Tallmont 41 per to post: thence S by land on the E of Solomon Mauer 16 1/2 per to post, W by land on the S of John Paugant 41 per to post and place of beginning. Containing 41 A. and 6 1/2 per acre or less. Excepting and reserving one acre of above sold to Henry Holt heirs, having thereon erected a small two story frame house and small barn having a good spring of water, also underlaid with good veins of coal. Said premises being subject to

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXOPNAS, issued out of the Court of Common Pleas, of Clearfield County as of Feby Term, 1896 No. 94 to me, the said Sheriff, directed, tested at Clearfield the 10th day of January one thousand eight hundred and ninety-six. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co there to be held the 1st Monday of Sept then next, to render to the said Plaintiff for the debt & damages aforesaid. IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 31st day of January one thousand eight hundred and ninety-six

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Mary M. Caudret for the price or sum of Ninety dollars she being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Ninety dollars to me in hand paid by the said Mary M. Caudret at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Mary M. Caudret, her heirs and assigns, all that certain piece of land situate in Covington Township Clearfield County Pa, as

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Mary M. Caudret, her heirs and assigns, to and for her only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 30th day of Sept in the year of our Lord one thousand eight hundred and ninety-six.

Sealed and delivered in the presence of us

W. P. Smith

Frank Smith

L.S.

Shff.

RECEIVED, the day of the date of the above written Deed Poll, from the above named Mary M. Caudret the sum of Ninety dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Smith.

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

Frank Smith
Shff.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 30th day of Sept Anno Domini, one thousand eight hundred and ninety-six and entered among the records thereof in

Sheriff's Deed Book, No. One Page 11.

CERTIFIED under my hand and the seal of the said Court.

RECORDED 30th day of Sept 1896

D. J. Gienger.
Pro.

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing date the 10th day of July 1893, the said Sheriff was commanded that of the goods and chattels, lands and tenements of Philip Hall late of said County of Clearfield he should cause to be levied as well a certain debt of One Hundred Thirteen 13/100 Dollars, which Jean P. J. L. Cardriet, Admin. of L. M. Cardriet, dec'd, in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Plaintiff as also Forty nine Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that they should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of September to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convicted which day before our Judges at Clearfield, he returned that by virtue of said Writ, to him directed, he had seized and taken in execution all that certain lot or piece of land, situate in the Township of Covington, County of Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at S. W. corner except to John B. Miquots lot: thence N 16 1/2 per to post: thence E by land of Francis Tallman 41 per to post: thence S. by land a/c the E. of Solomon Mawer 16 1/2 per to post: W. by land on the S of John Rousaux 41 per to post and place of beginning, containing 41 A. 6 1/2 per acre or less.

Excepting and reserving One Acre of above sold to Henry Hall's heirs, having thereon erected a small two story frame house and small barn.

Having a good spring of water, also underlaid with good vein of coal. Said premises being subject to a widow's dower

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of Feby Term, 1896 No. 95 to me, the said Sheriff, directed, tested at Clearfield the 10th day of January one thousand eight hundred and ninety six I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas of Clearfield County there to be held the 1st Monday of Sept then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 31st day of January one thousand eight hundred and ninety six expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Mary M. Cardriet for the price or sum of Eighty five dollars she being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Eighty five dollars to me in hand paid by the said Mary M. Cardriet at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Mary M. Cardriet her heirs and assigns all that certain piece of land situate in Covington Township Clearfield County, Pa, as

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Mary M. Cardriet her heirs and assigns, to and for her only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 30th day of Sept in the year of our Lord one thousand eight hundred and ninety six.

Sealed and delivered in the presence of us

W. P. Smith

Frank Smith Sheriff

ES

RECEIVED, the day of the date of the above written Deed Poll, from the above named Mary M. Cardriet the sum of Eighty five dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Smith

COUNTY OF CLEARFIELD,
State of Pennsylvania.

Frank Smith Sheriff

ss.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 30th day of Sept Anno Domini, one thousand eight hundred and ninety six and entered among the records thereof in Sheriff's Deed Book, No. One Page 12.

CERTIFIED under my hand and the seal of the said Court.

RECORDED 30th day of Sept 1896

D. J. Gregory

Pro

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 11th day of Aug^{ust} 1896 the said Sheriff was commanded that of the goods and chattels, lands and tenements of John E. Harmerly late of said County of Clearfield, in my bailiwick, he should cause to be levied as well a certain debt of Six hundred twenty seven 41/100 Dollars, which Riversight Bros & Co in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said

as also Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at the County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of September ensuing to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convicted which day before our Judges at Clearfield, it returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in the borough of Osceola

Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at the N. E. corner of lot No 213 on Blanchard street ten feet from the N. W. corner of same, thence along said line to the corner and thence along north line to Blanchard street, the place of beginning. Containing 1500 square feet,

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt & damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of Dec Term, 1896 No. 84 to me, the said Sheriff, directed, tested at Clearfield the 13th day of Nov one thousand eight hundred and ninety six I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield there to be held the 1st Monday of Dec then next, to render to the said Plaintiff for the debt & damage aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 4th day of Dec one thousand eight hundred and ninety six and by continuance until Monday the 7th day of December 1896 expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Robert A. Jackson for the sum of Thirteen dollars, he being the highest and best bidder and that the highest and best price bidden for the same.

NOW KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Thirteen dollars to me in hand paid by the said Robert A. Jackson at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Robert A. Jackson his heirs and assigns all that certain lot or piece of ground situate in the borough of Osceola, County of Clearfield and State of Pennsylvania,

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Robert A. Jackson his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 10th day of Dec in the year of our Lord one thousand eight hundred and ninety six.

Sealed and delivered in the presence of us

Frank Smith

Frank Smith Shff. E.S.

RECEIVED the day of the date of the above written Deed Poll, from the above named Robert A. Jackson the sum of Thirteen being in full the consideration money above mentioned.

WITNESSES PRESENT,

Frank Smith

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co on the 10th day of December Anno Domini, one thousand eight hundred and ninety six and entered among the records thereof in

Sheriff's Deed Book, No. Dec Page 13.

CERTIFIED under my hand and the seal of the said Court

RECORDED 10th day of Dec 1896

D. J. Gingrey
P. S.

Frank Smith.

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 8th day of January 1897 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Joseph Shaw late of said County of Clearfield he should cause to be levied as well a certain debt of Fifteen Hundred & Sixty Dollars, which in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said J. B. Shaw as also Thirty one dollars and three cents Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain piece of land, situate in the township of Lawrence Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at a white oak grub on the line of land of John Dunces Jr corner of lots Nos two and three as hereinafter mentioned thence N. by said land 188 1/2 per to post thence by line of late Isaac Coulter Id. 80 per to post corner of lots Nos 1 & 3 thence by lot No 1 S. 188 1/2 per to stones on line of lot No 2, thence by lot No 2 E. 8 per to a white oak grub the place of beginning containing Ninety four acres and forty perches net measure and being superior as lot No 3 in the division of the real estate of Archibald Shaw deceased. Having thereon erected a good two story frame dwelling house barn barn and necessary buildings. Also of orchard and underlaid with coal which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt & damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of February Term, 1897 No. 37 to me, the said Sheriff, directed, tested at Clearfield the 8th day of January one thousand eight hundred and ninety seven I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co. there to be held the 1st Monday of February then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 29th day of January one thousand eight hundred and ninety seven

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to

Peter Mons, he

being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One Hundred Dollars to me in hand paid by the said Peter Mons Sr at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Peter Mons Sr all that certain piece or parcel of land situate in the township of Lawrence County of Clearfield, State of Penna

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Peter Mons Sr his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 4th day of February in the year of our Lord one thousand eight hundred and ninety seven.

Sealed and delivered in the presence of us

W. O. Smith

Frank Smith Shff. L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named Peter Mons Sr the sum of One Hundred dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. O. Smith

COUNTY OF CLEARFIELD, ss.

State of Pennsylvania.

Frank Smith Shff.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 4th day of February Anno Domini, one thousand eight hundred and ninety seven and entered among the records thereof in Sheriff's Deed Book, No. One Page 14.

CERTIFIED under my hand and the seal of the said Court

RECORDED 4th day of February 1897

D. J. Gingrey.

Pro

Frank Smith Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 22 day of August 1896 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Hiram Gardner late of said County of Clearfield he should cause to be levied as well a certain debt of Twenty One Hundred and Ninety Seven Dollars, which in our County Court of Common Pleas in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Hiram Gardner as also Twenty Three Dollars and Fifty Two Cents like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of May to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain piece of land, situate in the Borough of Curwensville Clearfield Clearfield County, Pennsylvania, bounded and described as follows, viz: -

Beginning at a post, corner of lot of Am Evans and line of public road or street leading along the south bank of Auburn Creek, thence by said Evans lot South fifteen and one fourth degrees west One Hundred and Eighty feet to a post and land of A. E. Paxton, known as the Cleaver property, thence by same South Thirty five and three fourth degrees East fifteen feet to post and land now or formerly of T. J. Shamps on thence by said tract fifteen and one half degrees East One Hundred and Eighty feet to public Road or street, thence by said public Road or street fifteen feet and three fourth degrees west fifteen feet to place of beginning having thereon erected a two story frame dwelling house about eighteen by twenty four feet with garret and a cellar, a two story frame Barn and other needed belongings belongings which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of Clearfield County as of May Term, 1897 No. 80 to me, the said Sheriff, directed, tested at Clearfield the 13 day of April one thousand eight hundred and Ninety Seven I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County there to be held the First Monday of May then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 30 day of April one thousand eight hundred and Ninety Seven

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to George Kuehberger for the sum of Two Hundred and Fifty Dollars the being the highest and best bidder and that the highest and best price bidden for the same.

Now know ye, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and consideration of the aforesaid sum of Two Hundred and Fifty Dollars to me in hand paid by the said George Kuehberger at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said George Kuehberger his heirs and assigns all that certain lot of ground situate in the Borough of Curwensville Clearfield County Pa

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said George Kuehberger his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 13 day of April in the year of our Lord one thousand eight hundred and Ninety Seven

Sealed and delivered in the presence of us

W. P. Smith

Frank Smith Sheriff

ES

RECEIVED, the day of the date of the above written Deed Poll, from the above named George Kuehberger being in full the consideration money above mentioned. the sum of Two Hundred and Fifty Dollars

WITNESSES PRESENT,

W. P. Smith

Frank Smith Sheriff

ES

COUNTY OF CLEARFIELD, ss.

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, Clearfield County on the 13 day of September Anno Domini, one thousand eight hundred and Ninety Seven and entered among the records thereof in

Sheriff's Deed Book, No. 1 Page 15

CERTIFIED under my hand and the seal of the said Court.

RECORDED 16 day of September 1897

1897

W. G. Gentry Sheriff

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing the teste the 21st day of August A.D. 1896 the said Sheriff was commanded that of the goods and chattels, lands and tenements of *G. A. Oshell* late of said County, ~~for~~ should cause to be levied as well a certain debt of Sixty One ~~and~~ ⁹⁷/₁₀₀ Dollars, which *E. M. Howell* in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said *E. M. Howell* as also *Twenty Three* Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~the~~ damages, which to ~~the~~ had accrued by occasion of the detention of that debt, and that ~~the~~ should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the ~~first~~ Monday of ~~September~~ to render to the said Plaintiff for ~~the~~ debt and damages aforesaid, whereof the said Defendant ~~was~~ convict at which day before our Judges at Clearfield, ~~was~~ returned that by virtue of said Writ, to you directed, ~~was~~ seized and taken in execution all that certain tract of land, situate in *Intra* Borough, Clearfield County, Clearfield County, Pennsylvania, bounded and described as follows, viz:

Know by the plan of said Borough as lot No 177 fronting on Ground Street in said borough and having therew erected a two story frame dwelling house about 16 x 28 feet and also a stable built on rear of lot

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the

~~Deficit Damages~~ in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of December Term, 1896 No. 21 to me, the said Sheriff, directed, tested at Clearfield the 18th day of September one thousand eight hundred and ninety six I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, Clearfield County, there to be held the first Monday of December then next, to render to the said Plaintiff for the ~~Debt and Damages~~ aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 11th day of December one thousand eight hundred and ninety six

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to *G. W. Miller* for the sum of One hundred and fifty eight Dollars his being the highest and best bidder and that the highest and best price bidden for the same.

NOW KNOW YE, that I, the said *Frank Smith* Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred and fifty eight Dollars to me in hand paid by the said *G. W. Miller* at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said *G. W. Miller*, his heirs and assigns All that certain lot of ground situate in the Borough of *Intra*, Clearfield County Pa

bounded and being as hereinbefore particularly described: *Buildings and Improvements* rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said *G. W. Miller* his heirs and assigns, to and for their only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 23rd day of December in the year of our Lord one thousand eight hundred and ninety six

Sealed and delivered in the presence of us

W. P. Smith

Frank Smith Sheriff L.S.

G. W. Miller

RECEIVED, the day of the date of the above written Deed Poll, from the above named *G. W. Miller* the sum of One hundred and fifty eight Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT.

W. P. Smith

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 23rd day of December Anno Domini, one thousand eight hundred and ninety six and entered among the records thereof in Sheriff's Deed Book, No. One Page 16

CERTIFIED under my hand and the seal of the said Court

RECORDED 23rd day of December 1896

J. G. Gentry
Proth

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 20th day of May 1896 the said Sheriff was commanded that of the goods and chattels, lands and tenements of A. J. Fink late of said County he should cause to be levied as well a certain debt of Seven hundred Sixty Nine Dollars & fifty eight cents Dollars, which The Keystone Plaster Company in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Plaintiff as also Twenty Six Dollars like moneys, which the said Plaintiff in our said Court were adjudged for, damages, which to this had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of May to render to the said Plaintiff for these debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Mahaffey Borough Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at a point on west of street known as Market Street leading from the river to the Lutheran church and on the corner of lot owned by O Mahaffey thence along line of said lot South one hundred and sixty five feet to an Alley east fifty feet to a post on alley running south from said Market Street thence along said alley north one hundred and sixty five feet to a post on Market Street, thence along said Market Street west fifty feet to a post and place of beginning. And having theron erected one two story frame dwelling house with porch one barn and other necessary outbuildings

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

And Whereas, by a certain Writ of VENDITIONI EXONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1896 No. 448 to me, the said Sheriff, directed, tested at Clearfield the 20th day of May one thousand eight hundred and ninety six I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County, there to be held the First Monday of May, then next, to render to the said Plaintiff £ for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the Third day of July one thousand eight hundred and ninety six

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to The Keystone Plaster Company for the price or sum of One hundred Dollars being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred Dollars to me in hand paid by the said The Keystone Plaster Company at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said The Keystone Plaster Company its successors and assigns all that certain tract of land situate in Mahaffey Borough Clearfield County, Pa and

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the buildings improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof: To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said The Keystone Plaster Company its successors and assigns, to and for their only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 10th day of September in the year of our Lord one thousand eight hundred and ninety six.

Sealed and delivered in the presence of us

W. J. Smith

Frank Smith

L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named The Keystone Plaster Co the sum of One hundred dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. J. Smith

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County, on the 10th day of September Anno Domini, one thousand eight hundred and ninety six and entered among the records thereof in

Sheriff's Deed Book, No. 1

Page 17

CERTIFIED under my hand and the seal of the said Court

RECORDED 23 day of Feb 1898

J. J. Gandy
Pro

DD Sprague Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing date the 5th day of January 1898 the said Sheriff was commanded that of the goods and chattels, lands and tenements of *John H. Miller* late of said County he should cause to be levied as well of certain debt of Two hundred & Sixty dollars & forty cents Dollars, which *James D. Sprout* to use of *Louis P. Sprout* in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said *John H. Miller* as also *John H. Miller* Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the 1st Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant *John H. Miller* convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in the Township of Pike Clearfield County, Pennsylvania, bounded and described as follows, viz:

The first tract of beginning at a chestnut tree, thence N. 2 $\frac{1}{2}$ ° E. 14 $\frac{1}{4}$ perches to an old birch stump thence S. 87 $\frac{1}{2}$ ° E. 120 perches to a stone thence S. 2 $\frac{1}{2}$ ° W. 140 $\frac{1}{4}$ perches to a post. thence N. 87 $\frac{1}{2}$ ° W. 120 perches to the place of beginning containing 10.8 acres part of warrant No 5776

The second tract of beginning at a stone pile thence north 52 $\frac{1}{2}$ ° W. 51 $\frac{1}{2}$ perches to a pitch pine thence N. 98 $\frac{1}{2}$ ° E. 98 $\frac{1}{2}$ perches to stones thence N. 2 $\frac{1}{2}$ ° E. 240 perches to a post. thence by tract. No 4253 east one hundred and forty perches to a post. thence S. 2 $\frac{1}{2}$ ° W. 266 perches to the place of beginning containing 20.1 acres and 50 perches part of warrant No 5776

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt of damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of *DD Sprague* Esquire, issued out of the Court of Common Pleas, of Clearfield County as of May Term, 1898 No. 27 to me, the said Sheriff, directed, tested at Clearfield the 15th day of February one thousand eight hundred and ninety eight I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield there to be held the 1st Monday of May then next, to render to the said Plaintiff for the debt of damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the 29th day of April one thousand eight hundred and ninety eight

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to *Louis P. Sprout* for the sum of Eighty dollars being the highest and best bidder and the highest and best price bidden for the same.

Now know ye that, the said *John H. Miller* Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Eighty dollars to me in hand paid by the said *Louis P. Sprout* at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain and sell unto the said *Louis P. Sprout* his heirs and assigns all those two pieces of land situate in the Township of Clearfield County Pa

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof: To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said *Louis P. Sprout* his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 5th day of May in the year of our Lord one thousand eight hundred and ninety eight.

Sealed and delivered in the presence of us

AM. Blatzenberger

RECEIVED, the day of the date of the above written Deed Poll, from the above named *Louis P. Sprout* being in full the consideration money above mentioned. the sum of Eighty Dollars

WITNESSES PRESENT, *AM. Blatzenberger*

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 5th day of May 1898 Anno Domini, one thousand eight hundred and ninety eight and entered among the records thereof in Sheriff's Deed Book, No 1 Page 18

CERTIFIED under my hand and the seal of the said Court

RECORDED 9th day of May 1898

Seal

DD Sprague Sheriff *LS*
Louis P. Sprout
DD Sprague Sheriff
LS
DD Sprague Sheriff
LS
DD Sprague Sheriff
LS

D. D. Gingrey

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 4th day of April 1898 the said Sheriff was commanded that of the goods and chattels, lands and tenements of J. B. Boring & W. S. Blair late of said County, he should cause to be levied as well a certain debt of Six hundred twenty four $\frac{99}{100}$ Dollars, which was at the rate of $\frac{22}{100}$ Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convicted at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all ~~the right title and interest~~ being a life interest of J. B. Boring in and to the following real estate to wit:

Clearfield County, Pennsylvania, bounded and described as follows, viz: No. 1. All that certain messuage, tenement or lot of ground situate on Franklin St in the boro. of D. Bais Clearfield Co. Pa, beginning at a post on Franklin St in the centre of private alley between herewith described lot and lot of Della McLean: thence W $13\frac{1}{2}$ ° along Franklin St 57 feet to a post at lot of H. Hilach: thence by said Hilach lot 125 feet to a post at Haffers ditch thence by said ditch S $44\frac{1}{2}$ ° E 71 feet to a post at centre of private alley: thence along centre of private alley 158 feet to place of beginning, having thereto erected a two story frame dwelling house a barn and necessary outbuildings, also a small two story frame dwelling about 12 x 18 feet. No 2. - Also an other messuage, tenement or lot of ground situate on West Long Ave in the boro of D. Bais aforesaid, bounded on the S. by Long Ave, on the W. by land of J. Wayne, on the N. by land of B. R. P. Ry Co & on the E. by same and being a lot 58 ft wide on W. Long Ave by 100 ft deep and having thereto erected a one story frame and iron building used at present for a meat market, which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt in the said Writ mentioned.

AND WHEREAS, by a certain Writ of Clearfield County as of Sept Clearfield the 16th day of May

VENDITIONI EXRONAS, issued out of the Court of Common Pleas,

Term, 1898 No. 28 to me, the said Sheriff, directed, tested at

that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co. there to be held the 1st Monday of Sept then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 2nd day of Sept one thousand eight hundred and eighty eight

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to J. J. Wayne for the sum of One hundred fifty dollars to being the highest and best bidder and that the highest and best price bidden for the same.

Now know ye that I, the said D. D. Gingrey Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred fifty dollars to me in hand paid by the said J. J. Wayne at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said J. J. Wayne his heirs and assigns, all the interest of J. B. Boring in those two certain lots of ground situate in the borough of D. Bais, Clearfield County, Pa.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said J. J. Wayne his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

In WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 21st day of Sept in the year of our Lord one thousand eight hundred and eighty eight.

Sealed and delivered in the presence of us

Harry C. Rawles

D. D. Gingrey, Sheriff

L.S.

RECEIVED the day of the date of the above written Deed Poll, from the above named the sum of One hundred fifty dollars

being in full the consideration money above mentioned.

WITNESSES PRESENT, Harry C. Rawles

D. D. Gingrey, Sheriff

COUNTY OF CLEARFIELD,

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 21st day of Sept Anno Domini, one thousand eight hundred and eighty eight and entered among the records thereof in

Sheriff's Deed Book, No. one Page 19.

CERTIFIED under my hand and the seal of the said Court

RECORDED 21st day of Sept 1898.

D. D. Gingrey P. S.

D. L. Grigery

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 24th day of Dec. 1898, the said Sheriff was commanded that of the goods and chattels, lands and tenements of D. L. Smith late of said County, he should cause to be levied as well a certain debt of Two hundred and Ten Dollars, which in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said D. L. Smith as also Ten dollars Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of September to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convicted at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Girard Township Clearfield County, Pennsylvania, bounded and described as follows, viz:

On the north by Israel Smith, out by lands of Beauseigneur, south by R. G. Murray, west by Porter, Graham & Co., formerly R. S. Stewart tract, containing one hundred acres and more, about seventy acres cleared, balance woodland, having thereon a two story log house and barn and apple orchard, being the George B. Smith homestead property. Also, all that lot of ground situate in West Clearfield Borough, Pa. and known in Borough plan as lot No. 16, bounded as follows;

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas,

as of Term, 18 No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at at the said Court of Common Pleas, there to be held the day of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to

being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

to have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said and assigns, to and for only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

ES

RECEIVED, the day of the date of the above written Deed Poll, from the above named being in full the consideration money above mentioned.

the sum of WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, on the day of Anno Domini, one thousand eight hundred and and entered among the records thereof in

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court

RECORDED

day of

18

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERT FACIAS, bearing teste the day of 189..... the said Sheriff was commanded that of the goods and chattels, lands and tenements of late of said County he should cause to be levied as well a certain debt of Dollars, which in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said as also Dollars like moneys, which the said Plaintiff in our said Court were adjudged for damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the Monday of to render to the said Plaintiff for debt and damages aforesaid, whereof the said Defendant convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Clearfield County, Pennsylvania, bounded and described as follows, viz:

On the South by Merrill Street, runt by lot No. 17, North by an Alley, west by an alley, being fifty one and five tenth feet front on Merrill Street, and extending back in depth two hundred feet to a twenty foot alley along R. Shaw's estate. Having thereon erected a two story frame house and stable and other outbuildings.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the Debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXPONAS, issued out of the Court of Common Pleas, of Clearfield County, as of December Term, 1898 No. 28 to me, the said Sheriff, directed, tested at Clearfield, the 24 day of September, one thousand eight hundred and Ninety eight. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield, at the said Court of Common Pleas, of Clearfield, there to be held the first Monday of December, then next, to render to the said Plaintiff for the Debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the Second day of December, one thousand eight hundred and Ninety eight, expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to.

Grant Smith for the sum of Forty Dollars, he, being the highest and best bidder and the highest and best price bid for the same.

Now KNOW YE, that I, the said O. O. Gingery Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Forty dollars, therein to me in hand paid by the said Grant Smith at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Grant Smith his heirs and assigns, all that certain tract of land situate in Girard Township, Clearfield County, Pa, and also all that certain lot No. 16 in the Borough of West Clearfield Clearfield County, Pa.

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Grant Smith, his heirs, and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

In WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 9th day of February in the year of our Lord one thousand eight hundred and Ninety nine.

Sealed and delivered in the presence of us

Harry C. Bowles

RECEIVED, the day of the date of the above written Deed Poll, from the above named Grant Smith, being in full the consideration money above mentioned. the sum of Forty dollars

WITNESSES PRESENT,

Harry C. Bowles

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

O. O. Gingery Sheriff L.S.

Grant Smith
O. O. Gingery Sheriff

The above Deed Poll was acknowledged in open Court of Common Pleas, Clearfield County, on the 9th day of February, Anno Domini, one thousand eight hundred and Ninety nine, and entered among the records thereof in Sheriff's Deed Book, No. One, Page 2021.

CERTIFIED under my hand and the seal of the said Court,

RECORDED 11th day of February 1899.

Grant H. Thompson Rs

D. D. Grigory

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 9th day of December 1898 the said Sheriff was commanded that of the goods and chattels, lands and tenements of W. O. Stacey ^{his} wife O. H. Barlowe late of said County of Clearfield he should cause to be levied as well a certain debt of Three Hundred and Sixty Five ⁱⁿ 84/100 Dollars, which ^{belonged to the} D. D. Grigory and the Brothers in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said W. O. Stacey and O. H. Barlowe as also Sixty Seven ^{Aug.} 80/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ^{thir} damages, which to ^{thir} had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the 1st Monday of February to render to the said Plaintiff for ^{thir} debt and damages aforesaid, whereof the said Defendants ^{will} be ^{convict} at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain ^{lack} piece of land, situate in ^{the} Borough of DuBois, Pa., Clearfield County, Pennsylvania, bounded and described as follows, viz:

beginning at a post at Franklin Street; thence east One hundred and forty feet to an alley; thence south eighty One feet to Valley Street; thence west along Valley Street One hundred and fifty feet to Franklin Street; thence north along Franklin Street thence five feet to the place of beginning, containing 7,613 feet more or less, and having thereon erected two small dwelling houses and other out buildings. Also, all that certain piece of land situate in the Borough of DuBois, aforesaid, beginning at a post at the corner of Washington Avenue and State Street

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of Term, 18th No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded

that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to

being the highest and best bidder and th ^{the} highest and best price bidden for the same.

Now KNOW YE, that, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said

at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

thence along Washington Avenue south Sixty two ^{Aug} One half degrees east Ninety feet to a post; thence north Twenty seven and One half degrees east Sixty feet to a post at lot J. N. P. Hoover, thence north Sixty two and One half degrees west Ninety feet to State Street; thence along State Street south Twenty seven and One half degrees east Sixty feet to the place of bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the hereditaments, rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said

and assign, to and for only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and containing 3,400 square feet, it being of the

Sealed and delivered in the presence of us Name and Conveyed by C. A. McClellan to W. J. Reed and A. H. Barlowe by deed dated November 22nd 1887, recorded in Deed Book No. 45, page 171, and by deed from W. J. Reed and wife

Received, the day of the date of the above written Deed Poll, from the above named dated March 28th 1888

the sum of Conveying their undivided One half being in full the consideration money above mentioned.

WITNESSES PRESENT, intires in the above described lot to O. H. Barlowe

and recorded in Deed Book COUNTY OF CLEARFIELD, ss.

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas,

Anno Domini, one thousand eight hundred and

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court.

RECORDED day of 18

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of RECEIPT FACIAS, bearing teste the day of 189 the said Sheriff was commanded that of the goods and chattels, lands and tenements of late of said County he should cause to be levied as well a certain debt of Dollars, which in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said as also Dollars like moneys, which the said Plaintiff in our said Court were adjudged for damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the Monday of to render to the said Plaintiff for debt and damages aforesaid, whereof the said Defendant convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Also all that other piece or Clearfield County, Pennsylvania, bounded and described as follows, viz. lot of land situate in the Borough of Our Boys aforesaid, beginning at a post at corner of lot of O. H. Barlow on Washington Avenue, thence along said lot of O. H. Barlow Sixty feet to a post at lot of George V. Cypher, thence along said Cypher's lot nine feet to a post at corner of lot of W. J. Reed, thence along said Reed's lot sixty feet to a post at Washington Avenue, thence along Washington Avenue nine feet to a post the place of beginning containing 540 square feet being the same piece of land Conveyed to O. H. Barlow by deed from W. J. Reed and wife dated January 3rd, 1891, and recorded in Deed Book No. 199 page 202.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

in the said Writ mentioned.

VENDITIONI EXPONAS, issued out of the Court of Common Pleas,

of Clearfield County as of February Term, 1899 No. 8 to me, the said Sheriff, directed, tested at Clearfield the 9th day of December one thousand eight hundred and Ninety Eight I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, Clearfield County there to be held the First Monday of February then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 3rd day of February one thousand eight hundred and Ninety Nine

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Ponisa M. Dilworth, George W. Dilworth, Lawrence Dilworth, John A. Bonner, for the sum of fifteen Dollars, being the highest and best bidder and the highest and best price offered for the same.

Now KNOW YE, that I, the said W. G. Guyery Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Fifteen Dollars to me in hand paid by the said Dilworth Brothers.

at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Ponisa M. Dilworth, Geo W. Dilworth, Lawrence Dilworth, and John A. Bonner, doing business as Dilworth Brothers, all those three certain pieces of land situate in the Borough of Our Boys, County of Clearfield, and State of Pennsylvania.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Dilworth Brothers and assigns, to and for their only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 27th day of February in the year of our Lord one thousand eight hundred and Ninety Nine.

Sealed and delivered in the presence of us

Harry E. Rosales

RECEIVED, the day of the date of the above written Deed Poll, from the above named Dilworth Brothers the sum of Fifteen Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Rosales

COUNTY OF CLEARFIELD,
State of Pennsylvania.

W. G. Guyery Sheriff

Dilworth Brothers

W. G. Guyery Sheriff

ss.

The above Deed Poll was acknowledged in open Court of Common Pleas, Clearfield County on the 27th day of February Anno Domini, one thousand eight hundred and Ninety Nine and entered among the records thereof in Sheriff's Deed Book, No. 1 Page 23.

CERTIFIED under my hand and the seal of the said Court

RECORDED 8th day of March 1899

Frank H. Thompson

H.S.

RECORDED 8th day of March 1899

Frank Smith

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the first day of August 1897 the said Sheriff was commanded that of the goods and chattels, lands and tenements of S. V. Heverly Adm. of the same he should cause to be levied as well a certain debt of One Hundred and Six Dollars Dollars, which J. M. Beers in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said S. V. Heverly Deceased, Catherine Heverly as also Twenty two Dollars like moneys, which the said Plaintiff in our said Court were adjudged for damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain lot of land, situate in Shaw and Datto Addition to the Borough of Coalport, Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post on township road! Hence south six degrees, east forty feet along said road! Hence south eighty four degrees west one hundred and six feet to right of way of P. & M. W. Railroad; Hence by line of same, north six degrees west forty three feet to a post! Hence by residue of said lot No. 43 North eighty four degrees east one hundred and six feet to a post and place of beginning, being known and numbered in the plan of Shaw and Datto addition to Coalport Borough as lot No 43 and having thereon erected a two story frame dwelling house 16 x 24 feet, and other building

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the

Debt

in the said Writ mentioned.

And Whereas, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of December Term, 1897 No. 27 to me, the said Sheriff, directed, tested at Clearfield the 14th day of September one thousand eight hundred and Ninety Seven I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield there to be held the first Monday of Dec then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 21st day of December one thousand eight hundred and Ninety Seven

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to J. M. Beers, for the sum of Ten Dollars, h being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye, that I, the said Frank Smith Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Ten Dollars to me in hand paid by the said J. M. Beers, at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said J. M. Beers, his heirs and assigns, All that certain lot situate in the Borough of Coalport, Clearfield County, Pa,

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said

J. M. Beers, his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 22nd day of December in the year of our Lord one thousand eight hundred and Ninety Seven

Sealed and delivered in the presence of us

Frank Smith

I.S.

J. M. Beers

RECEIVED, the day of the date of the above written Deed Poll, from the above named J. M. Beers being in full the consideration money above mentioned.

the sum of Ten Dollars

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 22nd day of December Anno Domini, one thousand eight hundred and Ninety Seven and entered among the records thereof in

Sheriff's Deed Book, No. 1 Page 24

CERTIFIED under my hand and the seal of the said Court

RECORDED

day of

June 1899

Grant H. Thompson
Clerk of Court

D.D. Lingeray

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the Fifth day of November 1898 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Amos Hornung & Sarah Hornung late of said County, formerly he should cause to be levied as well a certain debt of Six Hundred and Nineteen Dollars Dollars, which George Enigh Assignee in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Amos Hornung & Sarah Hornung as also Fifty Dollars and Ten Cents Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to the had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of December to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Huston Township, Clearfield County, Pa., Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post on the north side of public highway and in the line between the farm of John C. Tyler (now George E. Williams) and the farm of Franklin and Linda Cooper! Hence south fifty one degrees west seventy six feet to a post! Hence north thirty nine degrees west three hundred and forty nine feet to a post! Hence north forty seven degrees east two hundred and one feet to a post in the said farm line! Hence south twenty degrees west three hundred and eighty one feet to place of beginning, containing two and three tenth acres, more or less, and being part of Warrant No. 19. Having thereon erected a frame house 18X30, with five rooms, and necessary outbuildings

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the Debt and Damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of Venditioni Exponas, issued out of the Court of Common Pleas, of Clearfield County as of May Clearfield the fifth day of April, one thousand eight hundred and ninety nine I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co., there to be held the first Monday of May, then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 28th day of April, one thousand eight hundred and ninety nine

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to George Enigh, for the sum of Twenty Five Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye, that I, the said D.D. Lingeray Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Twenty Five Dollars to me in hand paid by the said George Enigh at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said George Enigh his heirs and assigns, All that certain tract of land situate in Huston Township, Clearfield County, Pa.

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said George Enigh his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 5th day of June in the year of our Lord one thousand eight hundred and ninety nine

Sealed and delivered in the presence of us

Harry E. Rawles

D.D. Lingeray Shf.

RECEIVED, the day of the date of the above written Deed Poll, from the above named, George Enigh
the sum of Twenty Five Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Rawles

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

D.D. Lingeray Shf.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 5th day of June Anno Domini, one thousand eight hundred and ninety nine and entered among the records thereof in

Sheriff's Deed Book, No. 1 Page 25
CERTIFIED under my hand and the seal of the said Court

RECORDED 5th day of June 1899

Grant H. Thompson
Prothonotary

D. D. Gingers Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.
 To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 8th day of August 1899, the said Sheriff was commanded that of the goods and chattels, lands and tenements of Daniel Reitler, Annie Reitler, late of said County of Clearfield, he should cause to be levied as well a certain debt of One Hundred and Fifty Three $\frac{4}{100}$ Dollars which William Lucas in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Daniel Reitler and Annie Reitler as also Thirty One $\frac{5}{100}$ Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to the had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of September to render to the said Plaintiff for the debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Decatur Township, Clearfield Co., Pa., Clearfield County, Pennsylvania, bounded and described as follows, viz: Commencing at an Alley, and running South along Taylor Street One hundred feet to land of Strattens, thence North One hundred feet to an Alley, thence West to place of beginning, having erected thereon a two story frame dwelling house and stable.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1899 No. 94 to me, the said Sheriff, directed, tested at Clearfield the eighth day of August one thousand eight hundred and ninety nine. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas of Clearfield Co., there to be held the first Monday of Sept., then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the first day of September one thousand eight hundred and ninety nine.

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to W. A. Lucas for the sum of Ten Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said D. D. Gingers Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Ten Dollars to me in hand paid by the said W. A. Lucas at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said W. A. Lucas all that certain tract of land situate in Decatur Township, Clearfield County, Pa.

bounded and being as hereinbefore particularly described: together with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said W. A. Lucas, his heirs and assigns, to and for his only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

In WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 27th day of September in the year of our Lord one thousand eight hundred and ninety nine.

Sealed and delivered in the presence of us

Harry E. Rowles

D. D. Gingers shf

[LS]

W. A. Lucas

RECEIVED, the day of the date of the above written Deed Poll, from the above named W. A. Lucas being in full the consideration money above mentioned.

the sum of Ten Dollars

WITNESSES PRESENT,

Harry E. Rowles

COUNTY OF CLEARFIELD,

State of Pennsylvania.

D. D. Gingers shf.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County, on the 27th day of September Anno Domini, one thousand eight hundred and ninety nine, and entered among the records thereof in Sheriff's Deed Book, No. 1, Page 26.

CERTIFIED under my hand and the seal of the said Court.

RECORDED 16

day of October 1899

Grant H. Thompson
Prothonotary

D. D. Gingery

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 18th day of January 1899, the said Sheriff was commanded that of the goods and chattels, lands and tenements of Aaron Nyle, late of said County of Clearfield, he should cause to be levied as well a certain debt of Four Hundred & Thirty Nine and 31/100 Dollars, which M. O. Pollard

in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said.

as also Twenty Three and 35/100 Dollars like moneys, which the said

Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said

Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain Undivided one half part of land, situate in Town of Ames Cooper Township

Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post corner of Fifth Street and Oak Alley! Hence West along Fifth Street one hundred feet to corner of lot of Mrs Anna Huston, one hundred and fifty feet to a post on Otter Alley: Hence along Otter Alley one hundred feet to a post corner of Otter Alley and Oak Alley! Hence South along Oak Alley one hundred and fifty feet to the corner of Oak Alley and Fifth Street the place of beginning being known and drafted as lots Nos. 37 and 39.

No 2. Beginning at a post being the southwest corner of lot No. 41 on Fifth Street! Hence fifty feet west on Fifth Street to southeast corner of Lot No. 41 on said Fifth Street, thence along said boundary line of No. 41 one hundred and fifty feet to a post which remained in his hands unsold for want of buyers, and therefore he could not have the money in the sum aforesaid mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of Term, 18th No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to

being the highest and best bidder and th. the highest and best price bidden for the same.

Now KNOW YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said

and assigns, to and for only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

ES

RECEIVED, the day of the date of the above written Deed Poll, from the above named the sum of being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, on the day of Anno Domini, one thousand eight hundred and and entered among the records thereof in

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court.

RECORDED day of 18

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the day of 189 the said Sheriff was commanded that of the goods and chattels, lands and tenements of late of said County he should cause to be levied as well a certain debt of Dollars, which

in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said as also Dollars like moneys, which the said

Plaintiff in our said Court were adjudged for damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the Monday of to render to the said Plaintiff ... for debt and damages aforesaid, whereof the said Defendant convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Clearfield County, Pennsylvania, bounded and described as follows viz:

on Otter Alley and Northeast corner of lot No 41! Hence East fifty feet along Otter alley to the North-west corner of lot No. 45: Hence South along boundary line of lot No. 45 one hundred and fifty feet to the North-west corner of lot No 45 and place of beginning. and Known on the town plot of Ames as lot No. 43. Also lot No 41 bounded and described as follows: Beginning at the South-west corner of lot No. 43 on Fifth Street: Hence fifty feet West by Fifth street to a post on Oak Alley and said Fifth street; Hence one hundred and fifty feet North along said Oak ally to a post on corner of Oak and Otter Alley! Hence East fifty feet along Otter alley to the North-west corner of lot No. 43; Hence South one hundred and fifty feet along boundary line of lot No. 43 Fifth street and place of beginning which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

And WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of Term, 18 No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff ... for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to

being the highest and best bidder and th.... the highest and best price bidden for the same.

Now KNOW YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted,

bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

Being the undivided one half interest in all those certain premises conveyed by J.A. Ames and wife to Thomas N. Harmon by deed dated September 1st 1893 and November 2nd 1892 and recorded in Deed Book Vol. 79 Page 288 and Vol. 72 Page 266. in the office for the recording of deeds in and for Clearfield County, Having thereon erected a large hotel bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said and assigns, to and for only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named the sum of being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, } ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, on the day of Anno Domini, one thousand eight hundred and and entered among the records thereof in

Sheriff's Deed Book, No. Page CERTIFIED under my hand and the seal of the said Court.

RECORDED day of 18

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the day of 189... the said Sheriff was commanded that of the goods and chattels, lands and tenements of late of said County he should cause to be levied as well a certain debt of Dollars, which in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said as also Dollars like moneys, which the said Plaintiff in our said Court were adjudged for damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the Monday of to render to the said Plaintiff for debt and damages aforesaid, whereof the said Defendant convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Clearfield County, Pennsylvania, bounded and described as follows, viz.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXPONAS, issued out of the Court of Common Pleas, of Clearfield County as of February Term, 1899 No. 50 to me, the said Sheriff, directed, tested at Clearfield the 18th day of January one thousand eight hundred and ninety nine I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co. there to be held the first Monday of February then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 3rd day of February one thousand eight hundred and ninety nine

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to M. E. Pollard for the sum of Five Hundred Dollars, the being the highest and best bidder and the highest and best price bidden for the same.

Now know ye, that I, the said D. D. Gringey Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five Hundred Dollars to me in hand paid by the said M. E. Pollard at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said M. E. Pollard his heirs and assigns all those certain lots in the town of Ames, Cooper Township, Clearfield County, Pa.

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said M. E. Pollard his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

In WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 27th day of September in the year of our Lord one thousand eight hundred and ninety nine

Sealed and delivered in the presence of us

D. D. Gringey Sheriff

Harry E. Rowles

RECEIVED, the day of the date of the above written Deed Poll, from the above named M. E. Pollard the sum of Five hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.

State of Pennsylvania,

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co. on the 27th day of September Anno Domini, one thousand eight hundred and ninety nine and entered among the records thereof in Sheriff's Deed Book, No. 1 Page 27 to 29.

CERTIFIED under my hand and the seal of the said Court

RECORDED 27th day of February 1900.

Grant H. Thompson

D. D. Griswold

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 25th day of January 1899, the said Sheriff was commanded that of the goods and chattels, lands and tenements of *John Campbell*, late of said County, he should cause to be levied as well a certain debt of Sixty Six Dollars and Sixty four Cents Dollars, which *J. W. Bell* in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said *John Campbell* as also Eight Dollars Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Greenwood Township, Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post in township road on line of land of Bell & Thompson: Thence north seven and one half degrees West twenty five and two tenth perches: Thence North eighteen degrees west ten perches: Thence North fifty two degrees West twenty four perches: Thence North twelve degrees West fifty seven and two tenth perches to post: Thence South fifty two degrees West sixty nine and six tenth by lands of J. W. Bell to post: Thence South forty and one half degrees East Eighty Eight and two tenth perches to post on line of land of Bell & Thompson: Thence by line of Bell & Thompson North fifty two degrees east thirty nine and eight tenth perches to post and place of beginning. Containing thirty acres and eighty perches, having thereon erected a two story frame dwelling house, a good frame barn and other outbuildings which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of May Term, 1899 No. 34 to me, the said Sheriff, directed, tested at Clearfield the eighth day of March one thousand eight hundred and ninety nine, I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield, there to be held the first Monday of May, then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the 28th day of April one thousand eight hundred and ninety nine,

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to *Miles Wrigley* for the sum of Five Hundred and Fifty Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said *D. D. Griswold* Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five Hundred and Fifty Dollars to me in hand paid by the said *Miles Wrigley*, at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said *Miles Wrigley*, his heirs and assigns, all that certain tract of land situate in Greenwood Township, Clearfield County Pa.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said *Miles Wrigley*, his heirs and assigns, to and for his only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 5th day of June in the year of our Lord one thousand eight hundred and ninety nine.

Sealed and delivered in the presence of us

Harry E. Powles

D. D. Griswold, Sheriff

L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named *Miles Wrigley*, the sum of Five Hundred and Fifty Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Powles

COUNTY OF CLEARFIELD,

State of Pennsylvania.

ss.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 5th day of June Anno Domini, one thousand eight hundred and ninety nine and entered among the records thereof in

Sheriff's Deed Book, No. 1

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CERTIFIED under my hand and the seal of the said Court,

RECORDED

6th day of March

1899

George H. Thompson
Deputy

J. D. Gringer

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 18 day of June 1890 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Alfred Soden and John C. Blomma, late of said County of Clearfield, he should cause to be levied as well a certain debt of One Thousand and Four Hundred Dollars, which Alfred Soden and John C. Blomma, late of said County of Clearfield, in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Alfred Soden and John C. Blomma, as also Forty Four Dollars and Forty Cents Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendants were convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain piece of land, situate in the Borough of Dubois, Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post on East Park Avenue, at corner of land of H. S. McMinn: thence by East Park Avenue easterly, One hundred and eighteen and eight tenths feet to a post at land of J. F. Terpke; thence by land of J. F. Terpke South sixty feet to lot of Catharine Lewis; thence by land of Catharine Lewis, West 132 feet to corner of North Stockdale Street at land of H. S. McMinn; thence by land of H. S. McMinn North sixty six feet to place of beginning. Having erected thereon a two story frame blacksmith and wagon shop, 14' 7" by 5' 8" feet in size and out buildings.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the Debt and Damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1900 No. 19 to me, the said Sheriff, directed, tested at Clearfield the 18 day of June one thousand eight hundred and nine hundred. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co. there to be held the first Monday of September then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the Thirtieth First day of September one thousand eight hundred and nine hundred

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to John Anderson for the sum of Five Hundred Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said *J. D. Gringer*, Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five Hundred Dollars to me in hand paid by the said John Anderson at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said John Anderson his heirs and assigns, all that certain piece of ground situate in the Borough of Dubois, Clearfield County, Pa.

bounded and being as hereinbefore particularly described: together with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof.

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said John Anderson his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the Third day of September in the year of our Lord one thousand eight hundred and nine hundred.

Sealed and delivered in the presence of us

Sam' E. Powles

RECEIVED, the day of the date of the above written Deed Poll, from the above named

the sum of Five Hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Powles

COUNTY OF CLEARFIELD, ss.

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co. on the 6th day of September Anno Domini, one thousand eight hundred and nine hundred and entered among the records thereof in

Sheriff's Deed Book, No. 1. Page 31.

CERTIFIED under my hand and the seal of the said Court.

RECORDED 15 day of

Sept 1908

Frank Thompson
Geo. Thompson

DD. G. G. Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.
 To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 17th day of May 1900 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Frederick Synder late of said County of Clearfield he should cause to be levied as well a certain debt of Nineteen hundred and Twenty Six and 90/100 Dollars, which James Synder in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Frederick Synder as also Twenty Nine and 60/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convicted at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain lot of land, situate in the Borough of Curwensville Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post on North East corner of Thompson and Meadow Streets; thence Northwardly by Thompson Street One hundred & Twenty feet to lot of Dorice Clark; thence Eastwardly by said lot 45 feet to a post; thence Southwardly by line of land now or formerly of Alice M. Deon, by line parallel with the line on Thompson Street 120 feet to a post on Meadow Street; thence Westwardly by Meadow Street 45 feet to a post on Thompson Street and place of beginning. Reserving the privilege of a 20 foot private Alley to be used in connection with and for the joint benefit of the party of the first part, and any other occupant of subdivision of the two lots more of which the first described piece of ground is a part, and being the same premises which Jennie S. Freeman by her deed dated 23rd day of June 1890, and recorded at Clearfield Deed Book #59 pag 93, conveyed to Frederick Synder, said premises having thereon erected a two story and basement stone dwelling house and necessary outbuildings which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1900 No. 8 to me, the said Sheriff, directed, tested at Clearfield the 14th day of May one thousand eight hundred and nine hundred I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield, to there to be held the first Monday of Sept then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Thursday the 4th day of July one thousand eight hundred and nine hundred and and adjourned until the 1st day of July 1900 expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to C. S. Russell for the sum of Eight Hundred Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

NOW KNOW YE, that I, the said DD. G. G. Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Eight Hundred Dollars to me in hand paid by the said C. S. Russell at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said C. S. Russell his heirs and assigns, all that certain lot of land situate in Curwensville Clearfield County Pa.

bounded and being as hereinbefore particularly described: together with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof: To have and to hold all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said C. S. Russell his heirs and assigns, to and for his only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 5th day of September in the year of our Lord one thousand eight hundred and nine hundred

Sealed and delivered in the presence of us

Harry E. Rowles

RECEIVED, the day of the date of the above written Deed Poll, from the above named C. S. Russell the sum of Eight Hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Rowles

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 5th day of September Anno Domini, one thousand eight hundred and nine hundred and entered among the records thereof in

Sheriff's Deed Book, No. 1

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CERTIFIED under my hand and the seal of the said Court.

RECORDED 17th day of Sept, 1908

Grant Thompson
Deputy

Deed to Sh. G. G. 1908

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 24th day of May 1899 the said Sheriff was commanded that of the goods and chattels, lands and tenements of W. L. Joyce late of said County of Clearfield he should cause to be levied as well a certain debt of One Hundred and Fifty and 04/100 Dollars, which National Casket Company in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said F. W. L. Joyce as also Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Clearfield County, Pennsylvania, bounded and described as follows, viz:

See Miscellaneous Docket B. Page 360 for full description of this Deed

Clearfield Mutual Bk Ass

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of Term, 18th No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to being the highest and best bidder and th the highest and best price bidden for the same.

I Now Knew YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said and assigns, to and for only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

RECEIVED, the day of the date of the above written Deed Poll, from the above named the sum of being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co., on the 20th day of February Anno Domini, one thousand nine hundred and one, and entered among the records thereof in Sheriff's Deed Book, No. 1, Page 33.

CERTIFIED under my hand and the seal of the said Court

RECORDED 20 day of Feby 1901

Grant H. Thompson
Prothon

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 11 day of January 1801, the said Sheriff was commanded that of the goods and chattels, lands and tenements of C. H. Bailey and J. W. Bailey, heirs of Mary A. Bailey decd. and Henry Co. Bailey, Thomas W. Bailey, Cloud St. Bailey, Nancy Thurston, and J. W. Bailey, late of said County of Clearfield, he should cause to be levied as well a certain debt of \$37.94.63 Dollars, which D. W. Conner now for use of N. in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Kenney Wharton and Mary E. Fleming also Three Hundred Twenty Seven Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant were convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Beccaria Township, Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a hemlock corner of Thomas W. Bailey and line of Peter Kuhn Warrant, thence South 50° West 97 perches, to post corner Adam Kuhn warrant, thence 37° East along Adam Kuhn Warrant 142 perches, more or less to post corner of John Hunter, thence North 50° East 110 perches to post, thence South 37° East 66.60 perches more or less to post corner of Henry Bailey, thence North 50° East 87.70 perches to pine, thence South 37° East 96.40 perches to hemlock corner of Henry Bailey, thence along Jonathan Comstock North 50° East 45 perches more or less to post, thence North 50° West 242.70 perches more or less along Isaac Wampole Warrant to post corner of J. W. Bailey, thence South 50.5° West 148 perches, more or less, to maple, thence North 35° East 57.20 perches, more or less, to hemlock and place of beginning, containing 232 acres and 157.40 perches and all the same being part of a larger tract warrant in name of Frederick Bailey, late the estate of the said C. H. Bailey and J. W. Bailey, heirs of Mary A. Bailey decd. and Henry Co. Bailey, and it which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

And WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, Clearfield County, as of May Term, 1801 No. 56 to me, the said Sheriff, directed, tested at Clearfield the 28 day of March one thousand eight hundred and one I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co. there to be held the first Monday of May, then next, to render to the said Plaintiff for their debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the 6 day of May one thousand eight hundred and one

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to N. Kenney Wharton and Mary E. Fleming, for the sum of Five hundred Dollars, they being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five Hundred (\$500.00) Dollars to me in hand paid by the said N. Kenney Wharton and Mary E. Fleming at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said N. Kenney Wharton and Mary E. Fleming, that certain tract or piece of land in Beccaria Township, Clearfield Co. Penna. containing Two Hundred and thirty two acres and one hundred and fifty seven and four tenths perches

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said N. Kenney Wharton and Mary E. Fleming, their heirs and assigns, to and for their only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 15 day of May in the year of our Lord one thousand eight hundred and one

Sealed and delivered in the presence of us

B. P. Chase

RECEIVED, the day of the date of the above written Deed Poll, from the above named N. Kenney Wharton and Mary E. Fleming the sum of Five hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 15 day of May Anno Domini, one thousand eight hundred and one and entered among the records thereof in Sheriff's Deed Book, No. 1 Page 34

CERTIFIED under my hand and the seal of the said Court.

RECORDED 27 day of May 1901

Hugh McCullough
Suff.

Grant Thompson
Proth

Hugh McCullough, Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 31st day of May 1901, the said Sheriff was commanded that of the goods and chattels, lands and tenements of a ^{see margin} Bird Administrator of Jno. B. Neivitt, late of said County, he should cause to be levied as well a certain debt of Eight ^{see margin} Dollars, which the Commonwealth of Pennsylvania at the suggestion and to the use of the Township of Huston the School District of Huston Township, and Clearfield County Poor District of Clearfield County Defendants in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Defendants as also Sixty ^{see margin} Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ^{see margin} damages, which to ^{see margin} them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for ^{see margin} debt and damages aforesaid, whereof the said Defendants were ^{see margin} convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain ^{see margin} piece of land, situate in Huston Township, Clearfield County, Pa.

Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at a post in the East line of Warrant No 4902, where it is intersected by the North line of Warrant No 215; thence North Eighty six perches to a post and stones and witnesses; thence West Twenty seven nd five tenth perches to a post and stones just West of a spring on wet place; thence South Ninety six perches to a post in the North line of Warrant No 215; thence North Seventy degrees East twenty nine and two tenth perches to the place of beginning. Containing fifteen and four tenth acres, more or less, having some fruit trees thereon and being mostly cleared fields.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the

Debt and Damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1901 No. 25 to me, the said Sheriff, directed, tested at Clearfield the 31st day of May one thousand eight hundred and nine I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County, there to be held the first Monday of Sept. then next, to render to the said Plaintiff for the Debt and Damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of September one thousand eight hundred and nine and continued the same until the 6th day of Sept. 1901 expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to F. R. Cooper for the sum of Ten Dollars being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye, that I, the said Hugh McCullough, Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Ten Dollars to me in hand paid by the said F. R. Cooper at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said F. R. Cooper, his heirs and assigns, all that certain piece of land situate in Huston Township, Clearfield County, Pa.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said F. R. Cooper his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 11 day of September in the year of our Lord one thousand eight hundred and nine.

Sealed and delivered in the presence of us

W. P. Mahaffey

Hugh McCullough, S.S.

I.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named F. R. Cooper the sum of Ten Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Mahaffey

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

Hugh McCullough
S.S.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 11 day of Sept. Anno Domini, one thousand eight hundred and nine and entered among the records thereof in

Sheriff's Deed Book, No. 1 Page 36

CERTIFIED under my hand and the seal of the said Court.

RECORDED 16 day of Sept 1901

Grant Thompson

Troth

Guardian of Irvin Cooker and H. A. Cooker, heirs at law of John B. Hewitt deceased,

Hugh McCullough, Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 31st day of May 1901, the said Sheriff was commanded that of the goods and chattels, lands and tenements of L. Bird Administrator of John B. Hewitt deceased, see margin, late of said County of Clearfield, he should cause to be levied as well a certain debt of Eight Thousand Dollars, which Commonwealth of Pennsylvania, at the suggestion and to the end of the Plaintiff in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Plaintiff, as also Sixty Four Dollars and Seventy one cents Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant, W. L. Wells, convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain piece of land, situate in Huston Township, Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at a post in the North line of Wauant No 215, being the North East corner of a ten acre lot deeded by J. B. Hewitt to Amilia C. Steverer, Sept. 13. 1872 recorded in Deed Book 46 page 238; thence North Seventy degrees East Twenty four perches to corner of L. T. Cooker; thence by the Cooker line about South thirty four degrees East ninety perches to the Putnam tract. Hence by Putnam, South Seventy five degrees West, fifteen and five tenth perches, South thirty eight and one half degrees West twenty three perches, and South thirteen and one half degrees West eleven and five tenth perches to the east line of Thomas Hewitt; thence North thirty three degrees West, about thirty perches to the South West corner of the said Steverer lot, thence by said lot North Seventy degrees east Twenty perches, and North thirty one half degrees West eighty perches to the place of beginning, containing fifteen acres, more or less and having thereon the large barn, one small barn, one large dwelling house, out buildings and fruit trees, all being improved land, which remained in his hands unpaid for want of buyers and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the Debt and Damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXONAS, issued out of the Court of Common Pleas, of Clearfield County, as of September Term, 1901, No. 25 to me, the said Sheriff, directed, tested at Clearfield, the 31st day of May, one thousand eight hundred and nine, I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield, at the said Court of Common Pleas, of Clearfield County, there to be held the first Monday of Sept, then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of September, one thousand eight hundred and nine, and continuing until Friday the sixth day of September 1901 expose the said premises above described, with the appurtenances, to sale by public Vendue or Quicry, and sold the same to S. E. Hayes and Leo. T. Hayes for the sum of Nine Hundred and Fifty Dollars, they being the highest and best bidder and the highest and best price bidden for the same.

Now I know by that I, the said Hugh McCullough, Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Nine hundred and Fifty Dollars to me in hand paid by the said S. E. Hayes and Leo. T. Hayes at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said S. E. Hayes and Leo. T. Hayes, their heirs and assigns, All that certain piece of land situate in Huston Township, Clearfield County Pa.

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof.

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said S. E. Hayes and Leo. T. Hayes, their heirs and assigns, to and for their only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 11th day of September in the year of our Lord one thousand eight hundred and nine.

Sealed and delivered in the presence of us

W. P. Mahaffey

Hugh McCullough L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named S. E. Hayes and Leo. T. Hayes the sum of Nine Hundred and Fifty Dollars, being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Mahaffey

COUNTY OF CLEARFIELD, ss. Hugh McCullough
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 11th day of September, Anno Domini, one thousand eight hundred and one, and entered among the records thereof in Sheriff's Deed Book, No. 1, Page 37.

CERTIFIED under my hand and the seal of the said Court.

RECORDED 29 day of Nov. 1901 18

Grant Thompson
Prokley

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 16th day of January 1901 the said Sheriff was commanded that of the goods and chattels, lands and tenements of William J. Lightner late of said County of Clearfield he should cause to be levied as well a certain debt of Fifer Hundred. Seventy two $\frac{1}{2}$ (57.18) Dollars, which Howard Reed, now to use of Wm. J. Nicholls in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Lightner as also his 79.00 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Beccaria Township, Clearfield County, Pennsylvania, bounded and described as follows, viz: All the right, title and interest of William Lightner, the Defendant, in and to the said farm of 218 acres and 135 perches, situate in Beccaria Twp., Clearfield County, Pa., beginning at a post on the dividing line between the Caldwell and Lightner tracts of land, thence along the Blain tract North 85 $\frac{1}{2}$ degrees West 1980 feet to a post; thence South 3 degrees West 1369 $\frac{3}{4}$ feet to a post; thence North 85 degrees West 346 $\frac{1}{2}$ feet to a post; thence South 3 degrees east 2739 feet to a post; thence South 14 degrees east 528 feet to a post; thence South 43 degrees east 321 $\frac{1}{2}$ feet to a post to a post; thence South 83 degrees east 1732 $\frac{1}{2}$ feet to a post; on line of the Meyers tract; thence by the said latter tract and said Caldwell tract North 2 degrees 18 minutes east 2474 feet to a post; thence by the latter tract North 1 degree and 47 minutes east 1003 feet to a maple; thence North 2 degrees and 55 minutes east 172 feet to the place of beginning, containing 218 acres and 135 perches more or less, as aforesaid late the estate of the said Wm. Lightner, with appurtenances, which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXPONAS, issued out of the Court of Common Pleas, Clearfield County, as of September Term, 1901, No. 6 to me, the said Sheriff, directed, tested at Clearfield the second day of May one thousand eight hundred and nine I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County there to be held the first Monday of September then next, to render to the said Plaintiff for the debt, as aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the twenty sixth day of July one thousand eight hundred and nine at one o'clock P.M. of said day expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Wm. J. Nicholls for the price or sum of Four Hundred and Forty (440) Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Four Hundred and Forty Dollars to me in hand paid by the said Wm. J. Nicholls at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said William J. Nicholls All the right, title and interest of Wm. Lightner in and to that farm of 218 acres and 135 perches, more or less, situate in the township of Beccaria, County of Clearfield, Penna.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof.

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Wm. J. Nicholls, his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the seventh day of October in the year of our Lord one thousand eight hundred and nine.

Sealed and delivered in the presence of us

B. F. Chase

Hugh McCullough Sheriff LS

RECEIVED, the day of the date of the above written Deed Poll, from the above named Wm. J. Nicholls the sum of Four Hundred forty dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

B. F. Chase

COUNTY OF CLEARFIELD, ss. Hugh McCullough

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 7th day of October Anno Domini, one thousand eight hundred and one and entered among the records thereof in

Sheriff's Deed Book, No. 1

Page 38

CERTIFIED under my hand and the seal of the said Court

RECORDED 10th day of Dec 1901 18

Grant Thompson

Trotter

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 1st day of March 1901 the said Sheriff was commanded that of the goods and chattels, lands and tenements of J. B. Templeton Defendant above named, he should cause to be levied as well a certain debt of Sixty One (61.64) 6 4/100 Dollars Dollars, which Blake Beebe & Co in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said ~~them~~ as also \$79.10 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~their~~ damages, which to ~~them~~ had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for ~~their~~ debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in ~~Knob Township~~ Clearfield County, Pennsylvania, bounded and described as follows, viz:

Beginning at a place, thence North 50 deg. East 111 perches to a Beach, thence 41 deg. West 59 perches to stones; thence South 55 deg. West 111 perches to adjoining lands of John Witherow and Hagerly; thence South 38 deg. East 55 perches to place of beginning, containing ~~acres~~ more or less, and having thereon erected a two story frame dwelling house, a frame barn and other necessary outbuildings. Late the estate of the said J. B. Templeton. Deft. Abbie S. Passmore Tenant with the appurtenances

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt ~~in~~ in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1901 No ~~one~~ to me, the said Sheriff, directed, tested at Clearfield the 24th day of May one thousand nine hundred and ~~one~~ I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, Clearfield County, there to be held the first Monday of September then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of September one thousand nine hundred and ~~one~~

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to D. H. Passmore for the price or sum of One hundred and seventy Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

New Know Ye, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred and seventy dollars to me in hand paid by the said D. H. Passmore at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said D. H. Passmore all the said land situate in Knob Township, Clearfield County as the property of J. B. Templeton. Deft. Abbie S. Passmore tenant,

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the buildings and improvements rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said D. H. Passmore, his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 7th day of October in the year of our Lord one thousand nine hundred and ~~one~~

Sealed and delivered in the presence of us

B. F. Chase

Hugh McCullough H.S.
D. H. Passmore

RECEIVED, the day of the date of the above written Deed Poll, from the above named D. H. Passmore the sum of One hundred and seventy dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

B. F. Chase

COUNTY OF CLEARFIELD,
State of Pennsylvania.

ss. Hugh McCullough

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 7th day of October Anno Domini, one thousand nine hundred and ~~one~~ and entered among the records thereof in

Sheriff's Deed Book, No. 1 Page 39

CERTIFIED under my hand and the seal of the said Court.

RECORDED 11 day of Dec 1901 18

Grant Thompson
J. S.

Hugh M. McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 20 day of August 1900 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Howard Orr late of said County in my bailiwick he should cause to be levied as well a certain debt of \$16.40 Dollars, which Wm. J. McCullough in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Harry Orr as also \$29.33 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of September to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Lawrence Township Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning at a post corner, thence by land of Alice Dale and J. Thompson, South 3 degrees 45 minutes West 196 1/2 perches more or less to post corner of Ellis Lanich's land; thence by land of Ellis Lanich and J. M. J. W. Marshall North 86 degrees and 30 minutes West 89 1/2 perches, more or less, to post corner of Frank Towner land; thence by said land North 3 1/2 degrees East 19 1/2 perches to post; thence North 86 degrees and 30 minutes West 43 1/2 perches, more or less, to post corner of land of William Beaumont & Jefferson Kramer, thence by land of said Jefferson Kramer North 3 degrees and 15 minutes East 17 1/2 perches, more or less, to post on land of Jack Shaw; thence by land of Jack Shaw & R. J. Conklin South 86 degrees 36 minutes East 104 1/2 perches more or less, to post and place of beginning, containing 15 acres 135 perches more or less, having thereon erected a two story frame dwelling house, barn and other outbuildings, late the estate of the said Howard Orr, with the appurtenances which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County as of December Term, 1901, No. 38 to me, the said Sheriff, directed, tested at Clearfield the twelfth day of October one thousand eight hundred and nine I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas there to be held the first Monday of December then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of December one thousand nine hundred and nine expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Harry Orr for the price or sum of three hundred and ten Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye, that I, the said Hugh M. McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of three hundred and ten dollars to me in hand paid by the said Harry Orr at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Harry Orr, All the interest of defendant Howard W. Orr in and to that certain 157 acres, 135 perches, more or less, of land with the improvements, situate in Lawrence Township, Clearfield County, Penna.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Harry Orr, his heirs and assigns, to and for his only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the second day of December in the year of our Lord one thousand nine hundred and nine.

Sealed and delivered in the presence of us

B. F. Chase

Hugh McCullough S. S. L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named Harry Orr the sum of three hundred and ten Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

B. F. Chase

COUNTY OF CLEARFIELD, ss. Hugh McCullough S. S. L.S.

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 16 day of December Anno Domini, one thousand nine hundred and one and entered among the records thereof in

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court

RECORDED

7 day of January 1902

Frank A. Thompson
Prothonotary

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 13th day of November 1801 the said Sheriff was commanded that of the goods and chattels, lands and tenements of James Nicholson, Esq., late of said County he should cause to be levied as well a certain debt of One thousand One hundred thirteen and 2/100 Dollars, which Geo. W. Hoover, Wm. J. Hughes & Co. Attorneys & Co-operators, Esq., in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said James Nicholson, Esq., as also Eighty One & 56/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December next, to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was as appears of record convict, at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain messuage of land, situate in Tenseness or tracts of land situate Clearfield County, Pennsylvania, bounded and described as follows, viz:

in the Borough of Chester still in the township of Deater, County of Clearfield, Penna, being six different

For description of property see Miscellaneous Sockel and Deed in full
2. page 3817-388-388-388

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the

in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of Term, 18 . . . No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to

being the highest and best bidder . . . and th . . . the highest and best price . . . bidden for the same.

Now KNOW YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said

and assigns, to and for only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

LES

RECEIVED, the day of the date of the above written Deed Poll, from the above named George W. Hoover Trustee the sum of being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, } ss.
State of Pennsylvania. }

The above Deed Poll was acknowledged in open Court of Common Pleas, on the day of Anno Domini, one thousand eight hundred and and entered among the records thereof in

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court

RECORDED day of 18

Hugh McCausland Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 13th day of November 1901 the said Sheriff was commanded that of the goods and chattels, lands and tenements of James Nicholas, Sr., late of said County he should cause to be levied as well a certain debt of One Thousand One hundred Thirteen and 2/100 Dollars, which G. W. Hoover, W. T. Hughes & E. C. Nunes in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said James Nicholas as also Eighty One & 50/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~their~~ damages, which to ~~them~~ had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for ~~their~~ debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain of land, situate in Clearfield County, Pennsylvania, bounded and described as follows, viz:

See Miscellaneous Socket B. page 393 for this deed in full

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXPONAS, issued out of the Court of Common Pleas, as of Term, 18 No. to me, the said Sheriff, directed, tested at the day of one thousand eight hundred and I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at the said Court of Common Pleas, there to be held the of then next, to render to the said Plaintiff for the aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on the day of one thousand eight hundred and expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to

being the highest and best bidder and th ... the highest and best price ... bidden for the same.

Now KNOW YE, that I, the said Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of to me in hand paid by the said Oscar Mitchell at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said and assigns, to and for only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the day of in the year of our Lord one thousand eight hundred and

Sealed and delivered in the presence of us

L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named being in full the consideration money above mentioned.

the sum of WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, on the day of Anno Domini, one thousand eight hundred and and entered among the records thereof in Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court.

RECORDED day of 18

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 31 day of May 1901 the said Sheriff was commanded that of the goods and chattels, lands and tenements of L. Bird Administrator of John B. Hewitt, deceased, late of said County, he should cause to be levied as well a certain debt of Eight Thousand Dollars, which the use of the Commonwealth of Pennsylvania at the suggestion and to of Huston Township, and Clearfield County Poor District of Clearfield County, before our Judges at Clearfield, recovered against the said Defendants.

as also Sixty Four Dollars & Seventy one Cents. Dollars like moneys, which the said Plaintiff in our said Court were adjudged for its damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for its debt and damages aforesaid, whereof the said Defendant S. W. C. were convicted which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain piece of land, situate in Huston Township Clearfield County, Pennsylvania, bounded and described as follows, viz: Beginning in the public highway in the West line of the David Tyler farm, at the South east corner of J. P. Cooker: thence by Tyler line South Twenty one degrees East one hundred and eleven perches to corner of the Putnam tract: thence South eighty seven and one half degrees West twenty four perches to the L. T. Cooker corner: thence North Twenty one degrees West passing a hickory sight tree, one hundred and eight perches to the road. thence by the centre of the road North Seventy nine degrees east twenty three and six tenth perches to the place of beginning Containing 16.2 acres, more or less, and having thereon erected one dwelling occupied by Charles Hewitt, some fruit trees, and all being improved land.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXOPNAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1901, No. 25 to me, the said Sheriff, directed, tested at Clearfield, the 31st day of May one thousand nine hundred and one I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County, here to be held the First Monday of Sept. then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of September one thousand nine hundred and one and continued the same until Friday the 6th day of Sept. 1901 expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to L. Bird for the sum of One hundred and sixty Seven Dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred and Sixty Seven Dollars to me in hand paid by the said L. Bird at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said L. Bird his heirs and assigns all that certain piece of land situate in Huston Township, Clearfield County, Pa.

Frank Cooker, husband of John B. Hewitt, deceased, Theodore C. Slagle, husband of Anna Cooker and wife Cooker.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof.

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said L. Bird his heirs and assigns, to and for his only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 11 day of September in the year of our Lord one thousand nine hundred and one.

Sealed and delivered in the presence of us

Interlineation - West on 6" line from bottom
or page to the road on 5" line from before
Lining

Hugh McCullough

HS

L. Bird

RECEIVED, the day of the date of the above written Deed Poll, from the above named L. Bird the sum of One hundred and Sixty Seven Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Mahaffey

COUNTY OF CLEARFIELD, ss. Hugh McCullough
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 11 day of September Anno Domini, one thousand nine hundred and one and entered among the records thereof in

Sheriff's Deed Book, No. 1 Page 43

CERTIFIED under my hand and the seal of the said Court

RECORDED 24 day of June 1901

Grant A. Thompson

Proth

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 14th day of February 1896 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Levi O'Shall Esq. of Jesse O'Shall late of said County he should cause to be levied as well a certain debt of One hundred and Twenty five Dollars, which John Vanderpool to use of J. M. Parker in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said as also Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of May to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain ~~messuage~~ tract of land, situate in Beccaria Township Clearfield County Clearfield County, Pennsylvania, bounded and described as follows, viz: and known as the old homestead, being a part of the Blain surveys, bounded as follows, at a pine stump corner adjoining lands of James Snyder. Thence E. 80 rods more or less. Thence S. E. rods to lands belonging to Sebastian Graff. Thence S. rods to a post adjoining lands of Sarah O'Shall and others. Thence N. W. along lands of Sarah O'Shall and others rods to a post, thence N. along lands of Jesse O'Shall deceased rods to place of beginning containing 60 acres, more or less upon which is erected a two story frame dwelling house, barn and other outbuildings, late the estate of the said Levi O'Shall Esq., of Jesse O'Shall with the appurtenances, which said tract of land and premises

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas,

as of September Term, 1892, No. 39 to me, the said Sheriff, directed, tested at Clearfield the 11th day of July one thousand nine hundred and Two I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at the said Court of Common Pleas of Clearfield Co, there to be held the first Monday of Sept. then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the first day of September one thousand nine hundred and Two, at Arbitration Room in Court House, adjourned to Friday 5th Sept. at same place 11 A.M. expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to John D. Kuhn for the sum of One hundred and twenty five dollars, he being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred and twenty five to me in hand paid by the said John D. Kuhn at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said John D. Kuhn the tract of land in Beccaria Twp. containing 60 acres more or less, sold as the property of Levi O'Shall Esq. of Jesse O'Shall.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof.

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said

John D. Kuhn his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 29th day of September in the year of our Lord one thousand nine hundred and Two.

Sealed and delivered in the presence of us

B. F. Chose

Hugh McCullough

I.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named John D. Kuhn the sum of One hundred and Twenty five dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss. Hugh McCullough
State of Pennsylvania. S.C.P.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 15th day of September Anno Domini, one thousand nine hundred and Two and entered among the records thereof in Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court

RECORDED 14 day of January 1903

Frank S. Thompson
Prothonotary

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 30 day of August 1902 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Luther M. Otto late of said County... he should cause to be levied as well a certain debt of Two Thousand ten Dollars, which Lycoming National Bank of in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Williamsport as also Forty one Dollars like moneys, which the said Plaintiff in our said Court were adjudged for damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Huston Township Clearfield County, Pennsylvania, bounded and described as follows, viz: A certain tract of land situate in Huston Township, Clearfield County, Pa, all the right title and interest of the said defendant in and to all that certain tract of land bounded and described as follows: Beginning at a hemlock, the southwest corner of Warrant No. 5.067; thence North 83 perches to a post after crossing Steverer Run. Thence east 145 perches to post; thence South 173 perches to post in M. Otto line; thence West with the Otto line 198 perches to a post in the west line of No. 5.674; thence North 90 perches to the northwest corner of No. 5.674; thence east 53 perches to the place of beginning, being parts of Warrants Nos. 5.067 and 5.674, in Huston Township, Clearfield County, containing 175 acres more or less, well timbered with pine, oak, hemlock and other timber, supposed to be underlaid with coal, which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, Clearfield County as of February Term, 1903, No. 128 to me, the said Sheriff, directed, tested at Clearfield the 22nd day of December one thousand nine hundred and Two I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas of Clearfield County there to be held the first Monday of February then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by handbills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of February one thousand nine hundred and Three at the Court House

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Lycoming National Bank of Williamsport Pa, for the sum of Three hundred and Forty dollars, being the highest and best bidder and that the highest and best price bidden for the same.

Now KNOW YE, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Three Hundred and Forty Dollars to me in hand paid by the said Lycoming National Bank of Williamsport Pa, at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Lycoming National Bank of Williamsport Pa, Interest of Defendant Luther M. Otto on tract of land in Huston township sold as property of said Defendant,

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Lycoming National Bank of Williamsport, its successors and assigns, to and for its only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 9th day of February in the year of our Lord one thousand nine hundred and Three

Sealed and delivered in the presence of us

H. P. Mahaffey

Hugh McCullough Sheriff

RECEIVED, the day of the date of the above written Deed Poll, from the above named Lycoming National Bank of Williamsport Pa, the sum of The Hundred and Forty Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

H. P. Mahaffey

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

Hugh McCullough

The above Deed Poll was acknowledged in open Court of Common Pleas of Clearfield County on the 9th day of February Anno Domini, one thousand nine hundred and Three and entered among the records thereof in

Sheriff's Deed Book, No. 45 Page 45

CERTIFIED under my hand and the seal of the said Court

RECORDED 26 day of Feby 1903

Frank K. Thompson

Prothonotary

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 30 day of August 1902 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Jno. M. Otto and Frank M. Otto late of said County he should cause to be levied as well a certain debt of Two Thousand & Ten 65 Dollars, which Lycoming National Bank of

in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Williamsport as also twenty three 23 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~the~~ damages, which to ~~it~~ had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for ~~the~~ debt and damages aforesaid, whereof the said Defendants were convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Huston Twp.

Clearfield County, Pennsylvania, bounded and described as follows, viz: a certain tract of land situate in Huston Township, Clearfield County, Pa., all the right title and interest of the said defendants in and to all that certain tract of land bounded and described as follows: Beginning at a hemlock, the southwest corner of Warrant No. 5.67; thence north 83 to a post after crossing Beaver Run; thence east 145 perches to post; thence south 173 perches to post in J. M. Otto line; thence west with the Otto line 198 perches to a post in the west line of No. 5.674; thence north 90 perches to the northwest corner of No. 5.674; thence east 53 perches to the place of beginning, being parts of Warrants Nos. 5.67 & 5.674 in Huston Township, Clearfield County, containing 175 acres more or less, well timbered with pine, oak, hemlock and other timber, supposed to be underlaid with coal.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of February Term, 1903 No. 79 to me, the said Sheriff, directed, tested at Clearfield the 22nd day of December one thousand nine hundred and Two. I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County, there to be held the 1st Monday of February, then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the 2nd day of February one thousand nine hundred and Three at Court House, Clearfield Pa. for the sum of one hundred dollars expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Lycoming National Bank of Williamsport, for the sum of One hundred dollars, it being the highest and best bidder and the highest and best price bidden for the same.

Now know ye that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred dollars to me in hand paid by the said Lycoming National Bank of Williamsport Pa. at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Lycoming National Bank of Williamsport Pa. Interest of Defendants in tract of land in Huston Township, sold as property of said Defendants.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof.

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Lycoming National Bank of Williamsport, its successors and assigns, to and for ~~the~~ only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff have hereunto set my hand and affixed my seal, the 9th day of February in the year of our Lord one thousand nine hundred and Three.

Sealed and delivered in the presence of us

W. P. Mahaffey }

Hugh McCullough S.S.

RECEIVED the day of the date of the above written Deed Poll, from the above named Lycoming National Bank of Williamsport the sum of One hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT.

W. P. Mahaffey }

COUNTY OF CLEARFIELD, } ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 9th day of February Anno Domini, one thousand nine hundred and Three and entered among the records thereof in Sheriff's Deed Book, No. 44 Page 46.

CERTIFIED under my hand and the seal of the said Court

RECORDED 26th day of February 1903

Frank S. Thompson
Prothon.

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 27th day of October 1902 the said Sheriff was commanded that of the goods and chattels, lands and tenements of A. J. Summerman late of said County... he should cause to be levied as well a certain debt of Seven hundred & thirty 70 Dollars, which A. J. Summerman in our County Court of Common Pleas of the County of Clearfield, before our Judges at Clearfield, recovered against the said A. J. Summerman as also fifty one 51 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for damages, which to him had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convicted at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Boggs Township Clearfield County, Pennsylvania, bounded and described as follows, viz: All that certain lot or piece of ground situate in the village of Blue Ball, Boggs Township, Clearfield County, Pa., bounded and described as follows: Beginning at stone corner on Pike road; thence along line of Mrs. Laura Ammerman, South 36 $\frac{1}{2}$ degrees West 498 links to a post; thence along line of William Thompson's line S. 52 $\frac{1}{2}$ degrees east to a post; thence along Hale's lands north 37 $\frac{1}{2}$ degrees east to a stone corner on Clearfield Pike road, 460 links; thence along Clearfield Pike, North 47 $\frac{1}{2}$ degrees West 129 links to place of beginning, upon which are erected 3 frame dwelling houses, barn and other outbuildings.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

And WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of February Term, 1903 No. 24 to me, the said Sheriff, directed, tested at Clearfield the 19th day of December one thousand nine hundred and Two I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County there to be held the first Monday of February then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Second day of February one thousand nine hundred and Three at Court House, Clearfield, adjourned to Friday, Feby. 6th 1903 expose the said premises above described with the appurtenances, to sale by public Vendue or Outcry, and sold the same to A. J. Ammerman for Four hundred and Five Dollars being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Four hundred and Five Dollars to me in hand paid by the said A. J. Ammerman at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said A. J. Ammerman a piece or parcel of land with improvements in Boggs Twp. sold as property of A. J. Ammerman,

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said A. J. Ammerman her heirs and assigns, to and for their only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 11th day of February in the year of our Lord one thousand nine hundred and Three.

Sealed and delivered in the presence of us

W. P. Mahaffey

RECEIVED, the day of the date of the above written Deed Poll, from the above named A. J. Ammerman the sum of Four hundred and Five Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.

State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co on the 11th day of February Anno Domini, one thousand nine hundred and Three and entered among the records thereof in

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court

RECORDED 3 day of March 1903.

Hugh McCullough Sheriff

A. J. Ammerman

Grant H. Thompson
Prothonotary

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 22nd day of January 1903 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Decatur Coal Co., late of said County ... he should cause to be levied as well a certain debt of Five Thousand Thirty Seven $\frac{3}{4}$ Dollars, which County National Bank of Clearfield in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Decatur Coal Co., as also Twenty Three Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to they had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for the debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Decatur Township Clearfield County, Pennsylvania, bounded and described as follows, viz: All that certain tract of land situate in Decatur Township, Clearfield County, beginning at a cucumber, being the Northwest corner of Thos. B. Cope tract; thence by said tract S. 69 $\frac{1}{2}$ ° E. 51 Per to the Southwest corner of the Thos. Billington tract; thence by said tract N. 47° E. 155 per. to coal run; thence up said run, its several courses and distances to the Western line of said tract; thence by said line S. 2° W. 310 Per, to a Hemlock; thence by line of Samuel Hamilton tract S. 47° W. to Little Beaver Run; thence down said run by its several courses and distances to Big Beaver run 104 Per, more or less to line of Thos. B. Cope; thence by said line N. 46° E. 190 Per, to corner; thence N. 67° W. 255 Per, to beginning. Containing 500 acres, more or less, seized taken in execution and to be sold as the property of the Decatur Coal Company

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of Venditioni Exponas, issued out of the Court of Common Pleas, of Clearfield County, as of December Term, 1902 No. 67 to me, the said Sheriff, directed, tested at Clearfield the 17th day of November one thousand nine hundred and Two I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas of Clearfield Co., there to be held the first Monday of December then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up of the premises, and in the most public places in my bailiwick, djd, on Monday the first day of December one thousand nine hundred and Two at the Arbitration Room, Court House, Clearfield at one o'clock P.M.

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to George P. Bigler for Five hundred dollars.

being the highest and best bidder and the highest and best price bidden for the same.

Now Know Ye that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five hundred dollars to me in hand paid by the said George P. Bigler at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided do grant, bargain, and sell unto the said George P. Bigler, all that certain tract of land in Decatur Township Clearfield County, containing five hundred acres more or less, sold as property of Decatur Coal Co.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said George P. Bigler his heirs and assigns, to and for his only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 15th day of December in the year of our Lord one thousand nine hundred and Two.

Sealed and delivered in the presence of us

W. P. Mahaffey }

Hugh McCullough }

George P. Bigler }

RECEIVED the day of the date of the above written Deed Poll, from the above named George P. Bigler the sum of Five hundred dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Mahaffey }

COUNTY OF CLEARFIELD, Hugh McCullough
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 15th day of December Anno Domini, one thousand eight hundred and Two and entered among the records thereof in

Sheriff's Deed Book, No. 4

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CERTIFIED under my hand and the seal of the said Court.

RECORDED 11th day of August 1903

Frank Thompson
Prothonotary



Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.
 To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 2nd day of August 1903 the said Sheriff was commanded that of the goods and chattels, lands and tenements of John Stans late of said County ... he should cause to be levied as well a certain debt of One hundred & eight dollars & Sixty-two cents (\$108.62) Dollars, which Adam Moyer in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said John Stans as also Thirty eight dollars & fifty two cents (\$38.52) Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~his~~ damages, which to ~~him~~ had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of September to render to the said Plaintiff for ~~his~~ debt and damages aforesaid, whereof the said Defendant was ~~was~~ convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Cooper Township Clearfield County, Pennsylvania, bounded and described as follows, viz:

All that certain tract of land situated in Cooper Township, Clearfield County, Pa, bounded and described as follows; Beginning at a by land of Andrew Redfern; thence by same north 85 degrees West 41 $\frac{1}{2}$ feet to post on line of land of Martha E. Snyder; thence by same north 4 degrees east 21 $\frac{1}{2}$ feet to a post; thence by land of Wm. B. Hampton south 85 degrees east 41 $\frac{1}{2}$ feet to post; thence by same south 4 degrees west, 21 $\frac{1}{2}$ feet to post and place of beginning, containing 2 acres, and having thereon erected a small dwelling house,

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the

Debt, etc in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXOPNAS, issued out of the Court of Common Pleas, of Clearfield Co., as of September Term 1903 No. 49 to me, the said Sheriff, directed, tested at Clearfield the 16th day of July one thousand nine hundred and three I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas of Clearfield Co. there to be held the first Monday of September then next, to render to the said Plaintiff for the debt, etc. aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Tuesday the eighth day of September one thousand nine hundred and three at Arbitration Room, Court House expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Adam Moyer for the price or sum of Seven dollars (\$7.00) being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Seven dollars (\$7.00) to me in hand paid by the said Adam Moyer at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Adam Moyer about Two acres of land in Cooper Township, sold as the property of John Stans.

... bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Adam Moyer, his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereby set my hand and affixed my seal, the 23rd day of September in the year of our Lord one thousand nine hundred and three.

Sealed and delivered in the presence of us

W. P. Mahaffey }

Hugh McCullough L.S.

Adam Moyer

RECEIVED, the day of the date of the above written Deed Poll, from the above named Adam Moyer the sum of Seven dollars (\$7.00) being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Mahaffey }

COUNTY OF CLEARFIELD, ss. Hugh McCullough
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co. on the 23rd day of September Anno Domini, one thousand nine hundred and three and entered among the records thereof in

Sheriff's Deed Book, No 4 Page 149

CERTIFIED under my hand and the seal of the said Court

RECORDED 20 day of Oct 1903

Frank K. Thompson
Prothly.

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing date the first day of July 1903 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Clearfield Creek Coal Company late of said County. he should cause to be levied as well a certain debt of Ten thousand dollars (\$2000.) Dollars, which Lewis Erhard and Warren W. Bell in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Clearfield Creek Coal Company as also forty dollars (\$40.) Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of December to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Knob Township Clearfield County, Pennsylvania, bounded and described as follows, viz:

All the Moshannon Coal in, under and upon a certain tract of land containing about 400 Acres, bounded as follows: On the North by land of Martin Bloom and others, Moshannon survey, on the east by land of William A. Wallace, John Soney, survey, on the South by land of George Price and others, Senwood survey, and on the West by land of Hopkins and Iron, Owen South survey, and situate in Knob Township, Clearfield County Pennsylvania.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

And WHEREAS, by a certain Writ of VENDITIONI EXOPNAS, issued out of the Court of Common Pleas, Clearfield County as of December Term 1903 No. 45 to me, the said Sheriff, directed, tested at Clearfield the 17th day of November one thousand eight hundred and Three I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County there to be held the first Monday of December then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the Seventh day of December one thousand eight hundred and Three, at Arbitration Room, Court House Clearfield expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to Lewis Erhard and Warren W. Bell, for the sum of Ten dollars (\$10.00) they being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Ten dollars (\$10.00) to me in hand paid by the said Lewis Erhard and Warren W. Bell at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Lewis Erhard and Warren W. Bell, a certain tract of land in Knob Township, sold as the property of Clearfield Creek Coal Co.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Lewis Erhard and Warren W. Bell, their heirs and assigns, to and for their only proper use and behoof forever,

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 16th day of December in the year of our Lord one thousand eight hundred and Three.

Sealed and delivered in the presence of us

W. P. Mahaffey

Hugh McCullough ES

RECEIVED, the day of the date of the above written Deed Poll, from the above named Warren W. Bell and Lewis Erhard the sum of Ten dollars (\$10.00) being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 16th day of December Anno Domini, one thousand eight hundred and Three and entered among the records thereof in Sheriff's Deed Book, No. 41 Page 50

CERTIFIED under my hand and the seal of the said Court

RECORDED 21st day of January 1904

Grant H. Thompson
Prothon

Hugh McCullough Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the thirteenth day of August 1903 the said Sheriff was commanded that of the goods and chattels, lands and tenements of J. B. Nolf late of said County of Clearfield he should cause to be levied as well a certain debt of Sixty nine dollars and forty cents (69.40 Dollars), which J. St. Hausey and Son in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said J. B. Nolf as also Twenty nine dollars and fifty cents (69.50 Dollars) like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of September to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain lot of land, situate in Dubois Borough Clearfield County, Pennsylvania, bounded and described as follows, viz:

All that certain lot known as lot No. 57 as per A.P. Van Tassel addition to the borough of Dubois and bounded on the North by an Alley, on the East by Lot No. 56, on the South by Van Tassel Avenue and on the West by No. 58 containing one town lot 50 x 150 feet in size and having erected thereon a two story frame dwelling house and necessary outbuildings.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXPOSAS, issued out of the Court of Common Pleas, Clearfield County, as of December Term, 1903, No. 36 to me, the said Sheriff, directed, tested at Clearfield the 29th day of October one thousand nine hundred and three I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County, there to be held the first Monday of December then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set upon the premises, and in the most public places in my bailiwick, did, on Monday the Seventh day of September one thousand nine hundred and three, at arbitration Room, Court House expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to Sadie B. Nolf, for the sum of Five hundred and Seventy five dollars (\$575.) being the highest and best bidder and the highest and best price bidden for the same.

NOW KNOW YE, that I, the said Hugh McCullough Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five hundred and Seventy five dollars (\$575.) to me in hand paid by the said Sadie B. Nolf at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said Sadie B. Nolf all that certain lot known as lot No. 57 situate in the Borough of Dubois, sold as the property of J. B. Nolf

bounded and being as hereinbefore particularly described: TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said Sadie B. Nolf, her heirs and assigns, to and for her only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the seventh day of December in the year of our Lord one thousand eight hundred and three.

Sealed and delivered in the presence of us

W. P. Mahaffey

Hugh McCullough

RECEIVED, the day of the date of the above written Deed Poll, from the above named Sadie B. Nolf, the sum of Five hundred and Seventy five dollars (\$575.) being in full the consideration money above mentioned.

WITNESSES PRESENT,

W. P. Mahaffey

COUNTY OF CLEARFIELD, } ss. Hugh McCullough
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 16th day of December Anno Domini, one thousand nine hundred and three and entered among the records thereof in

Sheriff's Deed Book, No. Page

CERTIFIED under my hand and the seal of the said Court.

RECORDED Jan'y 26th 1904 18

Grantell Thompson
Prothonotary

James P. Staver Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the fourth day of July 1803 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Charles J. Bangerst late of said County gentleman he should cause to be levied as well a certain debt of One hundred and forty Two and 6/100 Dollars, which Bridge Machinery Company in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Charles J. Bangerst as also Thirtieth and 4/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for their damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the First Monday of September to render to the said Plaintiff for their debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain tract of land, situate in Falls Creek, Sandy Township Clearfield County, Pennsylvania, bounded and described as follows, viz: all that certain tract of land situate in Falls Creek, Sandy Township, Clearfield County, Pa. and bounded on the Northwest by Jefferson Avenue, on the Northeast by lot No. 6 in said Block, on the Southwest by lot No. four (4) in said Block and fronting Twenty five feet on Jefferson Avenue and extending back therefrom in a Southerly direction a distance of about one hundred and forty five feet to a curved line, and known as Lot No. Five (5) of Hopkins Land Company's plan of lots and having erected thereon a two story brick building

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, as of 21st February Term, 1804 No. 21 to me, the said Sheriff, directed, tested at Clearfield the sixth day of January one thousand nine hundred and four I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, Clearfield County there to be held the First Monday of February then next, to render to the said Plaintiff for the debt aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set up on the premises, and in the most public places in my bailiwick, did, on Monday the first day of February one thousand nine hundred and four expose the said premises above described, with the appurtenances, to sale by public Vendue or Outery, and sold the same to A. L. Cole

being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said James P. Staver Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of One hundred Dollars to me in hand paid by the said A. L. Cole at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said A. L. Cole, his heirs and assigns, all that certain piece of land, situate as aforesaid and,

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof To HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said A. L. Cole his heirs and assigns, to and for his only proper use and behoof forever, and

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the fourth day of February in the year of our Lord one thousand nine hundred and four.

Sealed and delivered in the presence of us

Singleton Bell

RECEIVED, the day of the date of the above written Deed Poll, from the above named A. L. Cole the sum of One hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

COUNTY OF CLEARFIELD, James P. Staver Sheriff
State of Pennsylvania.

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County, on the 4th day of February Anno Domini, one thousand nine hundred and four and entered among the records thereof in

Sheriff's Deed Book, No. 14 Page 52

CERTIFIED under my hand and the seal of the said Court

RECORDED 10 day of February 1804

Grant Thompson
Protho.

D. D. Gingery

Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the 14th day of July 1899 the said Sheriff was commanded that of the goods and chattels, lands and tenements of Harry Bowman of late of said County, go and see he should cause to be levied as well a certain debt of six hundred and fifty three and 7/100 Dollars, which M. M. Brockway in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said Harry Bowman as also One hundred and twenty five and 85/100 Dollars like moneys, which the said Plaintiff in our said Court were adjudged for ~~the~~ damages, which to had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of September to render to the said Plaintiff for his debt and damages aforesaid, whereof the said Defendant was convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain ~~messuage of land~~ ^{tenement piece or parcel of land and farm} situate in ~~in~~ Pike Township Clearfield County, Pennsylvania, bounded and described as follows, viz: Bounded on the North by land of Moses Wise, West by J. J. Bloom, South by Philip Long, East by Jacob Reiter and William Cathcart containing about one hundred and forty six acres, about one hundred and twenty six acres cleared, the remainder woodland, with a two story frame house 32 x 40, frame barn and other outbuildings and improvements. Coal reserved, Also a certain house and lot situate in the village of Eltona, Pike Township Clearfield County Pa. bounded on the North by Township road, West by Philip Long, East and South by Philip Long, being forty by one hundred feet in size containing acres. The house being large two story stately building and a good barn. Also all that certain piece of land situate in Lawrence Township, Clearfield County, Pa. bounded on the north by the estate of John J. Read deceased, containing about seventy acres, more or less. Also all coal, coal rights, etc. under a certain piece of land owned by Eltona Bowman, situate in Lawrence Township Clearfield County, Pa. bounded on the south by lands of Jonathan Bowman East of the road leading to the property of J. S. Read, on the north by Ed Swartzworth, on the west by T. S. Rowles. The road leading to the property of J. S. Read, having been owned by Jonathan Bowman at the time of his decease, and the interest of the defendant Harry Bowman having been acquired under Intestate laws of the Commonwealth which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprizes, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXONAS, issued out of the Court of Common Pleas, of Clearfield County as of September Term, 1899 No. 75 to me, the said Sheriff, directed, tested at Clearfield the 14th day of July one thousand eight hundred and ninety nine I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield County there to be held the first Monday of September then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand-bills set upon the premises, and in the most public places in my bailiwick, did, on Friday the first day of September one thousand eight hundred and ninety nine

expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to George A. Brockway for the sum of Twenty five dollars he being the highest and best bidder and the highest and best price bidden for the same.

NOW KNOW YE, that I, the said D. D. Gingery Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Twenty Five dollars to me in hand paid by the said George A. Brockway at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said George A. Brockway, his heirs and assigns, all that certain messuage, tenement, piece or parcel of land and farm situate in Pike Township, all that certain house and lot situate in the village of Eltona, Pike Township, and all that certain piece of land situate in Lawrence Township, and also all the coal, coal rights, etc. under a certain piece of land situate in Lawrence Township, all in Clearfield County, Pa.

bounfled and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said George A. Brockway, his heirs and assigns, to and for his only proper use and behoof forever, according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 27th day of September in the year of our Lord one thousand eight hundred and ninety nine.

Sealed and delivered in the presence of us

Harry E. Rowles

D. D. Gingery Sheriff

George A. Brockway

RECEIVED, the day of the date of the above written Deed Poll, from the above named the sum of Twenty five Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Rowles

COUNTY OF CLEARFIELD, ss.
State of Pennsylvania

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield County on the 27th day of September Anno Domini, one thousand eight hundred and ninety nine and entered among the records thereof in Sheriff's Deed Book, No. 4 Page 53

CERTIFIED under my hand and the seal of the said Court.

RECORDED July day of 18th 1904

Frank S. Thompson

Prothonotary

4-3-5
10/10/03

D. D. Gingery Esquire, HIGH SHERIFF of the County of Clearfield, in the Commonwealth of Pennsylvania.

To all to whom these Presents shall come, Greeting, Whereas, by virtue of a certain Writ of FIERI FACIAS, bearing teste the first day of December 1897 the said Sheriff was commanded that of the goods and chattels, lands and tenements of James L. Gorman late of said County he should cause to be levied as well a certain debt of Eighteen hundred and forty two dollars and forty four cents Dollars, which W. D. Bigler Guardian and R. J. Miller in our County Court of Common Pleas of the County aforesaid, before our Judges at Clearfield, recovered against the said James L. Gorman George W. Jose and James Mahaffey as also Twenty four dollars and thirty five cents Dollars like moneys, which the said Plaintiff in our said Court were adjudged for his damages, which to them had accrued by occasion of the detention of that debt, and that you should have the moneys before our Judges at Clearfield, at our County Court of Common Pleas, there to be held for the County of Clearfield on the first Monday of February to render to the said Plaintiff for its debt and damages aforesaid, whereof the said Defendants were convict at which day before our Judges at Clearfield, you returned that by virtue of said Writ, to you directed, you have seized and taken in execution all that certain piece of land, situate in Burnside Township Clearfield County, Pennsylvania, bounded and described as follows, viz: bounded and described as follows:

One thereof situate in the Twp. of Burnside, Clearfield County Pa., beginning at a post; thence $189^{\circ} N 163\frac{1}{2}^{\circ}$ perches to post, thence $N. 106$ to an Oak; thence by land of Christian Rorabaugh $1.89^{\circ} E 164$ perches, more or less to stone pile; thence $S. 1^{\circ} N. 160$ perches to place of beginning, containing $10\frac{1}{2}$ acres, more or less and bounded by lands of Wm. Oliver in the South. On the West by lands of F. W. Young and C. C. Weaver, and on the North by lands of C. W. and G. W. Rorabaugh, and on the East by lands of Samuel Troxell and J. T. Scott's estate. Having thereon erected a large two story frame dwelling house, large barn 50×56 and necessary outbuildings. Large orchard. Ten acres of said land being timbered, the balance cleared.

which remained in his hands unsold for want of buyers, and therefore he could not have the money in the said Writ mentioned, at the day and place in the said Writ specified as therein he was commanded, and that the residue of the execution of the said Writ appeared in a certain Schedule or Inquisition thereunto annexed, by which Schedule or Inquisition it was found that the rents, issues and profits of the above described property in the said return upon the said Writ annexed were not of a clear yearly value beyond all reprises, sufficient within the space of seven years to satisfy the debt and damages in the said Writ mentioned.

AND WHEREAS, by a certain Writ of VENDITIONI EXRONAS, issued out of the Court of Common Pleas, of Clearfield County, as of February Term, 1898 No. 44 to me, the said Sheriff, directed, tested at Clearfield the first day of January one thousand eight hundred and ninety eight I was commanded that the premises above described, with the appurtenances, I should expose to sale, and that I should have that money before the Judges at Clearfield at the said Court of Common Pleas, of Clearfield Co., there to be held the first Monday of February then next, to render to the said Plaintiff for the debt and damages aforesaid, IN PURSUANCE WHEREOF, I, the said Sheriff, having given due and legal notice of the time and place of sale, by advertisements in the public newspapers, and by hand bills set up on the premises, and in the most public places in my bailiwick, did, on Friday the Fourth day of February one thousand eight hundred and ninety eight expose the said premises above described, with the appurtenances, to sale by public Vendue or Outcry, and sold the same to George W. Jose for the sum of Five hundred Dollars being the highest and best bidder and the highest and best price bidden for the same.

Now KNOW YE, that I, the said D. D. Gingery Esquire, High Sheriff aforesaid, for and in consideration of the aforesaid sum of Five hundred Dollars to me in hand paid by the said George W. Jose at and before the sealing and delivery hereof, the receipt whereof I do hereby acknowledge, have granted, bargained and sold, and by these presents according to the directions of the said Writ, and by force and virtue thereof, and the Constitution and Laws of this Commonwealth in such case made and provided, do grant, bargain, and sell unto the said George W. Jose, his heirs and assigns, all that certain tract of land situate in Burnside Twp. Clearfield County, Penna.

bounded and being as hereinbefore particularly described:

TOGETHER with all and singular the rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging, or in any wise appertaining, and the reversions, remainders, rents, issues and profits thereof:

TO HAVE AND TO HOLD all and singular the hereditaments and premises hereby granted, with the appurtenances unto the said George W. Jose, his heirs and assigns, all that certain tract of land situate in Burnside Twp.

according to the form, force, and effect of the laws and usages of this Commonwealth, in such case made and provided.

IN WITNESS WHEREOF, I, the said Sheriff, have hereunto set my hand and affixed my seal, the 17 day of May in the year of our Lord one thousand eight hundred and ninety nine.

Sealed and delivered in the presence of us

Harry E. Rawles

D. D. Gingery Sheriff

L.S.

RECEIVED, the day of the date of the above written Deed Poll, from the above named George W. Jose the sum of Five hundred Dollars being in full the consideration money above mentioned.

WITNESSES PRESENT,

Harry E. Rawles

COUNTY OF CLEARFIELD, }
State of Pennsylvania. }
ss. D. D. Gingery Sheriff

The above Deed Poll was acknowledged in open Court of Common Pleas, of Clearfield Co. Pa. on the 17 day of May Anno Domini, one thousand eight hundred and ninety nine and entered among the records thereof in

Sheriff's Deed Book, No.

Page

CERTIFIED under my hand and the seal of the said Court

RECORDED 21 day of February 1906.

Roll B. Thompson
Orothy

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