

# Democratic Watchman

Bellefonte, Pa., Feb. 1, 1901.

**P. GRAY MEEK,** Editor  
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## Democratic County Committee for 1901.

JOHN J. BOWER, Chairman,  
Wm. J. Singer, Secretary,  
JOHN C. ROWE, THOS. J. SEXTON,  
EMERY ZERNY, Assistant Secretaries.

Precinct	Name	P. O. Address
Bellefonte N. W.	Jno. Trafford	Bellefonte
" S. W.	P. H. Gerrity	"
" W. W.	Geo. B. Meese	"
Centre Hall Boro	J. D. Danberman	Centre Hall
Howard	Abel Weber	Milesburg
Milesburg	George Noll	Phillipsburg
Millheim	F. P. Musser	Millheim
Phillipsburg 1st W.	Wm. H. Lukens	Phillipsburg
" 2nd W.	Ed. J. Jones	"
" 3rd W.	A. J. Graham	"
S. Phillipsburg	Larry C. Wilcox	Phillipsburg
State College Boro	Jno. I. Robinson	State College
Unionville	Geo. W. Runnberger	Fleming
Benner Twp.	Wm. Frank	Bellefonte
Boges Twp. N. P.	John Isler	"
" E. P.	W. E. Brown	Yarnell
" W. P.	W. H. Lyman	"
Hurnside Twp.	Joseph W. Folmer	Milesburg
College	Maynard Meeker	Pine Glenn
Curtin	L. A. Prescott	Georgetown
Farmer	D. B. DeLong	Romola
Frederick	Wm. H. Fry	Pine Grove Mills
Greene	Samuel Harpster	Gatesburg
Gregg Twp. N. P.	Geo. F. Weaver	Penns Cave
" E. P.	Frank Fisher	Penn Hall
" W. P.	Wm. H. Zeigler	Springs Mills
Haines Twp. W. P.	Clymer H. Stover	Aronsburg
" E. P.	M. O. Stover	Woodward
Half Moon Twp.	J. P. Sebring	Loverville
Harris	R. S. Isler	Boalsburg
Howard	Robert Conter	Julian
Hinton	John Murphy	Blanchard
Liberty	E. W. Gardner	Walker
Marion	J. W. Orr	"
Miles Twp. E. P.	Wm. H. Zeigler	Wolfes Store
" M. P.	Jno. N. Moyer	Rebersburg
" W. P.	Edward Miller	Centre Mills
Patton Twp.	D. L. Meek	Coburn
Penn	Arnold B. Meyer	Wadette
Potter	S. A. McCorfio	Centre Hall
" S. P.	S. A. McCorfio	Centre Hall
" N. P.	D. K. Keller	Phillipsburg
" E. P.	Wm. Frank	Bellefonte
" W. P.	John J. Wayne	Osceola Mills
Rush	John J. Wayne	Osceola Mills
Snow Shoe E. P.	Martin McLaughlin	Snow Shoe
" W. P.	Wm. H. Zeigler	Moshannon
Spring Twp. N. P.	A. V. Hamilton	Bellefonte
" E. P.	James J. Corl	Pleasant Gap
" W. P.	S. P. Pithany	Bellefonte
Union	J. T. Meryman	Hannah
Walker Twp. E. P.	Samuel Emerick	Fleming
" M. P.	S. P. Pithany	Bellefonte
" W. P.	J. D. Miller	Hubbardsburg
Worth	R. W. Shaffer	Globe
"	P. H. Young	Port Matilda

## Taking Care of Their Own.

That speaker MARSHALL imagined that his appointment of Members to places on the house committees should be governed more by what they had done for himself and Mr. QUAY, than for any particular fitness they had for any particular work or position is evident from their makeup. Although the QUAY adherents are in the minority in the House, they are so assigned on committees that they dominate and control everyone, except that of retrenchment and reform, to which not a single one of them was appointed. The makeup of this committee, even if done as a joke, as is alleged, is about the only consistent and excusable effort, at doing the right thing, that Mr. MARSHALL has to his credit. A QUAY adherent as a retrencher or reformer would have been about as much out of place, as a barefooted boy would be among the icebergs of the Polar seas in December.

A specimen of the judgment exercised in the make up of the committees—far by the most important part of the organization of the Legislature, is exhibited in the assignment of the two Members from this county. Mr. ALLISON, who is one of the most substantial business men of the county and has had the experience gained by one term of service in the House, is placed on the committees of forestry, retrenchment and reform and compare bills. It is probable that two of these will not have a measure or a particle of business referred to them, while the duties of the third are such that any careful clerk could properly perform them. Mr. THOMPSON, who is a salesman for a grocery firm in Phillipsburg and has no more knowledge of the routine work or need of legislation on the subjects that will come before the committees of which he has been made a member, than a mine mule has of the sweets of a pasture lot, is given positions on labor and industry, mines and mining, geological survey, insurance and local judiciary.

It is not because Mr. ALLISON's usefulness for committee places, that he was assigned to positions that will have nothing to do, and where he can be of no service, whatever, to his constituents, nor is it because of Mr. THOMPSON's qualifications for the numerous duties that grow out of the places given him that these two Members were treated so vastly different, in their committee assignments, etc.

Mr. ALLISON voted against Mr. QUAY, and for that he must be punished or ignored.

Mr. THOMPSON voted for Mr. QUAY, and for that he must be taken care of, though the public interest suffer in consequence.

This is the kind of politics that Mr. QUAY and his party have run for many years and for some reason or other the people of Pennsylvania seem satisfied with it, even if their taxes do increase and their Legislature earns for itself the reputation of being the most corrupt and worthless body of the kind that disgraces any State in the Union.

## Is This Another Gold Brick?

Under the caption "Let Harmony and Unity Prevail" our esteemed contemporary, the *Republican*, this week throws a bouquet of wilted cabbage leaves at the *Gazette* and invites the Stalwarts up to have another one of its attractive gold bricks. Last summer the Insurgents tried their best to flummox the Stalwarts by placing THOMPSON on the ticket for Legislature and when they were caught at their own game and their intended treachery discovered to the Stalwarts, who were playing fair, they now

come out and insist that the factions should get together. It says:

Quay has been elected to the Senate and the machine, apparently, is in control at the State capital. This, of course, we deplore and would have otherwise, but it is beyond our power to correct the evil and the Republican party in the county, too, is unable to change the conditions, whether they would or not. Why, then, should we resurrect the hatchet buried last fall and resume hostilities that can only result in injury to the party; that would destroy all the chances there may be for the future success at the polls; that would reopen those old sores the brief period of peace and harmony has healed, and in many instances thrust into forgetfulness?

It is all very nice for the *Republican* to talk against tearing open the old sores and the *Gazette*, that never knows where it is at on any issue, to pray for harmony, but if DAN has a job on, harmony can be hanged and both the *Republican* and *Gazette* will rub asphaltoid on their hooks to catch the Stalwarts, just as they did when DAN thought he was working THOMPSON on them.

The *Republican* acknowledges that it is against the Stalwarts in everything but Centre county when it says:

The *Republican* is anti-Quay and anti-machine, first, last and all the while; but in local county affairs it is free from factional sentiment and will do all in its power to assist in the election of the *Republican* ticket. In Centre county we are for the *Republican* party and, therefore, we hope and wish for the continuance of party harmony and unity.

But just how it hopes to reconcile the two positions it thus takes we are at a loss to know. It will probably accomplish its end, however, and the handful of political nobodies will be ready to dance the minuet DAN pipes.

## Stone Has Been White-washed.

Judge LOVE yesterday morning handed down his decree white-washing Governor STONE for having cut down the state appropriation of two years ago to the public schools. The finding of the court was not a surprise, since it was generally expected that it would be just as it is.

The action was brought here on January 22nd, and made returnable on the 24th. All of the papers were prepared in Harrisburg and there is also a suspicion that the decree emanated from the same source. It was a mandamus proceeding entered in this way: "Commonwealth of Pennsylvania ex-relations, JOHN P. ELKIN, Attorney General, for the use of the school district of Patton township, vs JAMES E. BARNETT, State Treasurer of the Commonwealth of Pennsylvania.

The action was to compel the State Treasurer to pay to the defendant township its full share of the appropriation of \$11,000,000 made for public school purposes for two years by the last Legislature. The appropriation was cut down to \$10,000,000 by Governor STONE and the question at once arose as to the constitutionality of his act.

On the 24th Attorney General ELKIN appeared here and argued the case for the Commonwealth, the burden of his talk of an hour being that the Governor had not gone beyond the bounds of his prerogative in cutting down the appropriation, since if he were not to exercise such a watchful care over the action of the Legislature most extravagant and reckless legislation would be possible and the State bankrupt.

W. E. GRAY, who appeared for Patton township, argued that this is an exceptional case and under no circumstances had the Governor a right to interfere.

The decree that Judge LOVE handed down yesterday morning is about three thousand words long and contains a lengthy review of the case in which the court cites that Governor STONE was not without precedent in his veto of this measure and concludes as follows:

"For the foregoing reasons we are of the opinion that the said school district of Patton township, under the law, is not entitled to the money claimed, and, therefore, not entitled to the writ prayed for. The writ of peremptory mandamus is refused and the petition dismissed at the cost of the plaintiff.

BY THE COURT  
Mr. GRAY expects to carry an appeal to a higher court which will quite probably sustain Judge Love and thus complete the job of white-washing Governor STONE.

Want of space makes it impossible to publish the full text of the decree at this time.

**A Number of Bills Introduced in Senate and House.**  
Some Are of Great Importance. *Fillin, of Allegheny, Submits one Providing for a Uniform Primary Election Law—Highway Commission Reports. Rodger's Nomination Confirmed.*

HARRISBURG, January 29.—The Senate this afternoon adopted a concurrent resolution presented by Mr. Cummings, of Warren, providing for the appointment of a commission to be known as the Keystone State Commission of the Pan American Exposition and making an appropriation of \$35,000 to cover the expenses of the commission and for the erection of a suitable state building at the exposition grounds at Buffalo. The resolution provides for the appointment of three Senators, five Representatives and five citizens of the State. The president pro tem of the Senate, the speaker of the House and the Governor shall also be members of the Commission. The House resolution favoring the passage by Congress of the Grant oleomargarine bill was adopted.

A number of bills passed second reading among them being Senator Fox's bill appropriating \$6,000,000 and creating a commission for the completion of the state capitol building and Senator Grady's bill repealing the libel law of 1897.

Bills were introduced as follows:  
By Mr. Herbst, Berks—Making constables of wards, townships and boroughs official health workers, prescribing their duties compensation and the punishment for failure to fulfill the duties imposed upon them under the proposed new law.

By Mr. Fox, of Dauphin—Authorizing James Russ, of Harrisburg, to bring suit against the State for sums of money that may be legally or justly due him. Mr. Russ was the enterer for the Legislature during the trip of that body to New York on the occasion of the unveiling of the Grant monument. He presented a bill for about \$5,000 which was vetoed.  
Appropriating \$1,500 in payment of the

account of Edgar L. King, of Harrisburg, for seventy copies of a paper at the last session of the Legislature.  
By Mr. Flinn, Allegheny, providing for a uniform election law. The bill provides that two primary elections be held throughout the State each year for all officers including State officers, Congressmen and Congressmen-at-Large, the first on the second Tuesday in January and the second on the second Tuesday in June.

The election should be held at the regular polling places from 7 a. m. to 7 p. m. and the regular election officers of the district shall conduct the same. All persons wishing to be candidates for state offices at the primary elections must file with the Secretary of State thirty days prior to the primary elections a petition signed by at least two per cent. of the total vote in the election district of the party he is affiliated with. Persons who are candidates for county offices can file the petition with the County Commissioners twenty days prior to the primary election. The Secretary of the Commonwealth must notify the county officers of the nominations filed with him at least fourteen days prior to the election and the Sheriffs of the various counties must issue a proclamation at least ten days prior to the election giving all the names of the candidates to be voted for.

A voter must be a resident of the election district at least twenty days and can be challenged on party affiliation and residence only.

The ballots are to be deposited after the election with the prothonotary and not to be burned at the expiration of six months. Three days after the primary election the common pleas court must count the votes and certify to the election of the candidates having the required number of votes.

The officers of election shall be paid by the counties and shall receive the same compensation as they do at regular elections. The state committees of the various political parties shall appoint and designate presidential electors in their respective parties.

The state highway commission appointed at the last session of the Legislature to investigate the matter of constructing good roads throughout the State, made its report to the Senate today. There were two reports, a majority report signed by H. B. Worrell, A. J. Cassatt and W. L. Elkins, of Philadelphia; H. N. Brackengerfer, of Iowa; and James A. Beaver, of Bellefonte, and the minority report was presented by H. C. Snively, of Lebanon.

The majority report finds that the present system of providing for the construction of good roads is entirely inadequate and unsatisfactory. Where good roads have been built, the commission finds that the roads are in a better condition during bad weather, farmers have been enabled to get products to market with greater ease and that local business men generally have been benefited. The commission recommended the retention of the act of June 12, 1893, June 26, 1895 and April 13, 1897, which were the basis of the present system, and presented with its report, three bills, which it recommends should become laws.

They are in substance as follows:  
Appropriating \$1,000,000 to the Department of Agriculture for the purpose of constructing and maintaining public roads.  
Providing for the election of road supervisors for one, two and three years and for the distribution of appropriations for road purposes.

To amend an act providing for the election and appointment of road supervisors so that the supervisors of the act can go into effect on the first Monday in January, 1902.

The Senate this afternoon in executive session confirmed the nomination of Elliott Rodgers, of Allegheny, to be a judge of common pleas court No. 2, in Allegheny county, to take the place of J. W. F. White, deceased.

The Senate adjourned until 11 a. m. tomorrow.

## IN THE HOUSE.

HARRISBURG, January 29.—The Vane bill, creating an additional common pleas court in Philadelphia, and the bill creating a separate orphans' court in Lackawanna county, were reported from committee favorably by the session of the house yesterday.

The McCarrall jury bill, which was introduced by Mr. Hoy, of Clarion, was also favorably reported from committee. These bills will be read the first time at tomorrow's session.

Mr. Ford, of Allegheny, introduced a substitute for the present compulsory education acts.

Among other bills introduced were the following:  
Mr. Montgomery, Huntingdon—Appropriating \$197,177 to the Huntingdon reformatory.  
Mr. Ganple, Blair—Appropriating \$8,000 to the Nason hospital, Hoarling Springs; amending the act providing for the incorporation and government of cities of the third class.

Mr. Castner, Lycoming—Supplement to the act of May 23, 1899, relative to the government of third class cities, providing for the adjustment of the indebtedness of such cities and boroughs or townships to be annexed thereto.

Mr. Baker, Warren—Appropriating \$10,000 to the Warren hospital.  
Mr. Voorhees, Philadelphia—Prohibiting the establishment of "bucket shops," and any person who shall have knowledge of the existence of such places and omit to notify the authorities shall be subject to a fine of \$1,000 or one year imprisonment.

Mr. Haworth, Luzerne—Creating a new county, with Hazleton as the county seat. The calendar was cleared of first reading bills, which included the bill to increase the capitalization of the Pennsylvania railroad, after which the House adjourned.

## Real Estate Transfers.

The following real estate transfers have been recorded during the past week by the recorder N. E. Robb:

O. Perry Jones, Adams, to Annie V. Jones, January 26, 1901. Lot in Phillipsburg. Consideration \$300.

M. L. Beck et ux to S. A. Martin, May 1st, 1891, 70 perches in Walker Twp. Consideration \$72.50.

Bion H. Williams to W. G. L. Crain, August 17th, 1900. Lot in Worth Twp. Consideration \$300.

Wm. C. Heine to M. I. Garder, Jan. 12th, 1901. 102 acres 123 perches in Marion Twp. Consideration \$1.00.

Ellis S. Shaffer et ux to Emanuel Harter, Oct. 1st, 1894. Three tracts in Miles Twp. Consideration \$222.50.

Michael Lamey et al Trustee, to Emanuel Harter, Dated March 29th, 1895. Part of lot No. 20 in Rebersburg. Consideration \$100.

Henry Flickinger to George Harter et al trustee, April 1st, 1850. Lot in Rebersburg. Consideration \$40.

Mary C. Woleslagle et baron to Ebery Spotts, May 21st, 1899, 2 lots in Unionville Boro. Consideration \$2.00.

## Campbell, Death and McAlister Get 30 Years.

Brutal Outrage and Murder of Jennie Bosschier is Terribly Avenge—Fifteen Years For Kerr.

PATERSON, January 20. Fall measure McAlister, Andrew J. Campbell and William A. Death, convicted of murder in the second degree in connection with the death of Jennie Bosschier, and to George J. Kerr, who pleaded guilty to assault. In a most scathing arraignment, in which he told the three young men that the gallows would be their just desert. Judge Jonathan Dixon sentenced McAlister, Death and Campbell to thirty years each at hard labor in state prison. After the three men with downcast looks heard their doom, Kerr, the grown man and father, stood up and listened to the stern Judge while he said the words that sentenced him to prison for fifteen years.

All their bravado disappeared under the scathing words of the Judge, and even McAlister turned ashen pale. Tears came to the eyes of the three men when Judge Dixon spoke of their families, and there were many tearful eyes in the courtroom.

## A DRAMATIC SCENE.

When Judge Dixon entered the court room, at three minutes after ten o'clock, the grave look upon his face showed how deeply he appreciated the responsibility that rested upon him. In silence, that was broken only by the occasional sound of an excited whisper, Judge Dixon took his seat on the bench and calmly looked about the crowded room. In a corner of the court, where they were little noticed, were John Bosschier and his wife, parents of the murdered girl. Mrs. Bosschier was dressed in deep mourning, and never once raised her head as sentence was pronounced upon her daughter's murderers.

Seated in front of the bench were Prosecutor Eugene Emly and the lawyers for the defense, Michael Dunn, former Judge Scott and John W. Harding.

"Here they come," hissed a nervous whisper. The tick of a watch would have been perfectly audible in the courtroom.

## BROUGHT IN SHACKLES.

Ghastly and trembling came the huddled quartette forward through the centre aisle. Each of the prisoners was handcuffed to a constable, but their shackles were struck off when they reached their seats inside the inclosure. There was no attempt at bravado on the part of any of the prisoners. Their faces were pale and drawn and on them was written a look of despair.

## SENTENCE IS IMPOSED.

McAlister, Campbell and Death were then told to stand up. McAlister and Campbell looked extremely pale and Death had the appearance of suffering greatly under the strain.

Judge Dixon, addressing the three prisoners, said:

"You stand convicted of murder in the second degree. Had you been found guilty of murder in the first degree the punishment would have been death, but the leniency of the jury in the exercise of their lawful authority saved you from the gallows. We must administer laws as they are. It is true these sentences will destroy your lives, obliterating every prospect of an honorable existence among the people. The court cannot make any distinction, but must sentence you for this crime. I trust the fearful consequence from this crime will help young men and young women of this community and point out to them that they cannot hope to secure happiness outside of virtue and honor. The sentence of the court is that each of you be imprisoned in the state prison at Trenton at hard labor for a term of thirty years."

George J. Kerr was then called to the bar, and by his attorney entered a plea of non vult contendere to the charge of assault. In entering the plea counsel asked that the court exercise clemency. He spoke of a recent illness of his wife, and of the trouble into which his son had fallen; of his sisters wife and six children, one of the latter only two months old.

Judge Dixon at once proceeded to pass sentence. "The evidence in this case," he said, "does not say that you did not befriend your friends or by means of the trouble into which his son had fallen; of his sisters wife and six children, one of the latter only two months old.

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## ADDITIONAL LOCALS.

**WILLIAM CLEAVER.**—The venerable William Cleaver died at his home on Reynolds Ave. about ten o'clock Sunday evening from the immediate effects of jaundice and grip, which his constitution, already undermined by other ailments, was unable to withstand. He had been in bed only since the preceding Wednesday. Mr. Cleaver was born near Curwensville, Clearfield county, July 6th, 1835, and was 65 years, 6 months and 22 days old. He came to Bellefonte about twelve years ago and has resided here ever since. Thirty-five years ago he was united in marriage to Miss Amanda Port, who survives him with two daughters, Mrs. Edward Hoffman, of Kane, and Miss Anna Cleaver, of Bellefonte. One brother and two sisters also survive, namely, George Cleaver, Mrs. John C. Holden and Mrs. Lloyd Adleman, all of Clearfield.

Mr. Cleaver's residence in Bellefonte has been long enough and of such an honorable nature to win for him the esteem of the entire community. He was a gentle, unassuming man whose entire life was devoted to his family and peaceful pursuits. He was a faithful member of the Presbyterian church.

The funeral took place Wednesday afternoon at 2 o'clock from the church. The services were conducted by Dr. William Lanrie. Interment in the Union cemetery.

**SAD DEATH OF A YOUNG GIRL.**—Death has again visited the home of Mr. and Mrs. Charles Heverly and taken from that already sad and afflicted family its youngest member, Margaret Boyle Heverly, who was 16 years and 14 days old when she expired Saturday evening.

Though she had never enjoyed robust health she was a bright, cheerful and hopeful girl; ambitious in her studies as a member of the Junior class of the High school, gentle and considerate about the home and sincere in her christian beliefs. Some time ago, while skating she fell and struck her head. Though little was thought of the injury at the time it developed quite seriously. When she was stricken with the grip just three weeks ago it affected her head and spine at once, causing most excruciating agony and making her death a welcome release from pain that was almost unbearable.

Surviving her are her father and mother and the following brothers and sisters: Elmer, of Punxsutawney; Alfred, of Gust, Mrs. Thos. Howley and Alice, of Bellefonte.

The funeral took place on Tuesday afternoon at 2 o'clock, from her parents home on Pine street. Rev. Wm. Laurie, D. D., officiated.

**DIED SUDDENLY LAST THURSDAY NIGHT.**—The venerable Mrs. Sarah Gettig, of Pleasant Gap, died unexpectedly last Thursday night. She had retired in her usual health, but next morning her lifeless form was found in bed, lying peacefully in eternal repose. Some time during the night her heart had failed and her spirit fled from its frail earthly casket to realms of immortality.

Mrs. Gettig, whose maiden name was Sarah Howe, was born at Booneville, Clinton county, 74 years ago. She was a devoted wife and mother and during all her life had been an active, earnest helper in the Lutheran church.

She leaves a family of ten children, namely, Louis and Irvin, of Bellefonte; Frank, of Curtin's Works; George, Clayton, Mrs. Frank Weaver, Mrs. Jno. Uhl, of Pleasant Gap; Mrs. Elizabeth Clark, of Clearfield; Mrs. Harvey Hoy, Shiloh, and Mrs. Annie Sampsel, Pleasant Gap. Her husband, the late George Gettig, died several years ago.

Interment was made in the Lutheran cemetery at Pleasant Gap on Sunday afternoon.

**SALLIE REDDING.**—Mrs. Sallie Redding, who had been ill with pneumonia for some time, died at the home of the Callathans, at Black Hawk, above Pleasant Gap, on Saturday afternoon.

She was born in Berwick some sixty years ago and was the widow of the late P. B. Redding, who died three or four years ago. For some time she had been the housekeeper for Daniel Garman in this place. She is survived by one sister who lives at Berwick.

Interment was made in the Methodist cemetery at Pleasant Gap on Tuesday morning.

**Henry Bridge,** a well known resident of Clearfield and one of the oldest business men in that town, died suddenly on Friday. He learned his trade as a tailor with the late William McClellan of this place, and had made his home in Bellefonte for so many years that he had legions of friends here. He frequently visited at the homes of J. C. and the Misses Belle and Carrie Weaver, on Howard street, his nephew and nieces.

George Bressler, who died in his 83rd year at Mill Hall Tuesday morning, was one of the 49ers in the rush for gold in California. On his way out he buried his wife at sea, off the coast of Rio Janeiro, and had an awful time on the coast. Later he drifted back to Kansas, thence to Nittany valley, where he had a store at Salona. Three wives preceded him to the grave, but nine children survive.

Mrs. Catharine Herr, who died at the home of her son-in-law in Lock Haven on Saturday night, was 78 years old. She was born in Nittany valley and her burial was made at Salona on Tuesday morning.

William Smith, aged 78 years, died at Loganton on Wednesday evening.

**THE COLEVILLE BAND CONCERT.**—For the benefit of those who are interested in the concert and variety show to be given by the Coleville band, at Garman's opera house, Tuesday night, February 5th, we herewith present the complete program:

Opening	Band	Musician
Samuel Bryant, Harry Garbrick, Philip Garbrick, Loyl Flack and Charles Rote.	"	"
"Star Spangled Banner"	"	"
"American's Favorite"	"	"
Cornet Solo, "Filtration Polka,"	"	"
Mr. Chas. Rote.	"	"
Overture, "Sea Flowers Polka,"	"	"
Cornet Solo, "America Boy."	"	"
March, "The American Up-to-date."	"	"

**PART 2.**  
Illustrated Song, "Sing Me a Song of the South,"  
Clog and jig dancing specialties, whirling and  
banton throwing. Mr. Billy Rine.  
Trombone Solo, "My Lady Lu," Mrs. Chas. Rote.  
The great descriptive Song "I Need the  
Money," Mr. James Harris.  
Great feats of juggling and gun evolutions by Mr.  
Philip Garbrick.  
An imitable black face mix-up, Harris and Meek  
Trombone Solo, "In the Sacramento Valley."  
The funny clown band, introducing members of  
the organization in an uproarious Trastey.  
Pictures by Maltory and Taylor.