



GEORGE B. GOODLANDER, Editor.

CLEARFIELD, PA.

WEDNESDAY MORNING, JAN. 3, 1895.

THE TWIN.—Capt. Wirtz, keeper, founder of the Andersonville prison, have paid the debt of nature, and gone to settle their account for murdering 20,000 victims.

Vice-President Coffey, is still being pommelled by the press and clergymen for the active part he took in the McFarland-Richardson tragedy. His ecclesiastic "nob" has been rendered too visible to be countenanced by even moralists.

FOUL.—Grant and Co. attempted to before the judicial engine by placing the American butcher, Stanton, upon the Supreme bench, but the blood of thousands, like that of Abel, "cried from the ground," and is speedily avenged.

Stanton, according to the "loil millions," is the eighth or tenth Washington that has died within the last six years in this country. Previous to that time only one had died, and in the estimation of Stanton's admirers we have no doubt he is considered a fool.

EASILY ADJUSTED.—The Radical puffers and blowers seem to be congenial souls. They are ready to praise or condemn the members of their household of faith by subjecting truth and honor to very severe tests. The puffing of General Grant for accepting presents, is the latest development of loil harpies.

JUNKIE GRIT.—We wonder if this gentleman felt complimented when Grant & Co. gave his seat to the butcher, Stanton? He was a sturdy trick in him to resign. He and Judge Strong, of our Supreme Court, should now play a game of bluff to see who is the greatest thyster, and ascertain which of the two received the most valuable present (bribe) from the "government."

REMOVED.—History records the fact that every civilized nation, at one period or another, was cursed with a human devil. America was tortured with one for five years in the person of a Stanton. But the curse has been removed, and that too, in the apparent sense of his glory. The late death of this Haynau, is enough to make the tombstones at Andersonville, Johnston's Island, and other Prison pens rejoice. The relatives of the murdered victims are avenged.

IN A BAD BOX.—General Grant has been trying to make several Supreme Judges during the past six months, but they won't "stick." He first sent in the name of Hoar, his Attorney General, but the Senate rejected the former, but he died in a few days, and there are still two vacant seats in the U. S. Supreme Court. We presume his relations all hold office, and the prospects have quit coming in.

MORE VERACITY.—The "late lamented," while tenemented above ground, appointed a member of the endless Washburn family, Gen. Washburn, Minister to Paraguay. He was there but a short time until through his gross ignorance and peacock pride he rendered himself offensive to the Government officials, who at once demanded his recall. Our Government complied, and appointed Gen. McMahon in his stead. Washburn returned home very much humiliated, and got up a "hook and bull story" for the government to suit the case, which now proves to be wholly untrue, if the report of Gen. McMahon is to be believed. Although both are Ministers Plenipotentiary, one of the twin must be like Tom Pepper. Which of the two loilists will finally be compelled to father the falsehoods we are not, but the whole affair is a disgrace to the nation, if not to the individuals in question.

RATHER SENTIMENTAL.—Some Radical fools are greatly exercised because the Administration hesitates about assisting the "rebels" in Cuba. These self same individuals a few years ago denounced rebellion treason; but now it seems to be a virtue. A rebellion in one's own garden spot, or in our neighbors makes all the difference in the world with some men. A rebel in the United States, such claps denunciations as a traitor; but in Cuba, he is a Patriot! How wonderfully circumstances alter cases! Again: A portion of the "loil millions" find fault with Grant, because he does not acknowledge the hands of thieves and robbers in Cuban belligerents. There is no accounting for the tastes and patriotism manifested by some men.

The exactions and outrages practiced and imposed upon Cuba, by the Spanish Authorities are not half as serious and deliberately devilish as those imposed by "the best government the World ever saw" on the people of the Southern section of the once happy Union. Why not do something for the Cuba at our own doors?

The State Senate.

Our State Legislature met at Harrisburg on yesterday, but as we are compelled to go to press in the afternoon of the same day, we are unable to give any proceedings this week.

It is notorious that the Radicals have held the balance of power in the Senate for years through perjury and fraud, by counting out and unseating Democrats who were fairly elected to that body.

A case in point, this session, is the one from the first district, Philadelphia, where Diamond, Democrat, was elected over Watt, Radical, by 210 majority, yet deliberately counted out by the Radical return judges. The defeat of Watt gave the Democrats a majority in the Senate, hence the outrage was perpetrated upon the ballot-box by Geary, Covels & Co., to perpetrate their power in that body. The fraud is admitted by every decent Radical in Philadelphia. An application was made to the Radical President, Judge (Allison), for a writ of mandamus to compel the return judges to count the true vote cast in that Senatorial district, but it was denied upon the ground that it was a question of Legislature, and not Judicial investigation.

After discussion by counsel, Judge Allison said: "This is precisely the same application that was made to me yesterday. The returns were prima facie correct, not a forgery. We must not call things by wrong names, nor confound one thing with another. Now the act of Assembly provides a remedy for a wrong like this by giving a right to a contest. We cannot usurp the rights of the Legislature. I would go far to correct this wrong, which I am convinced it is, had I the power, but there are limits beyond which I cannot go, and I cannot give the remedy you seek. This is a matter of law, not of fact, for which the law has adopted a separate and distinct remedy."

To still further illustrate this outrage, we call the following Radical witnesses to the stand. The following is a clip from an editorial which appeared in the Philadelphia Sunday Dispatch, ("loil to the core"), of the 17th October, 1889:

"It can scarcely be questioned, by any one who looks carefully at the returns of the election last week, that fraud has been resorted to in the Board of Return Judges in order to give the certificate of election to the Senate from the First district to William W. Watt. The district is composed of the First, Second, Third, Fourth, Seventh, Eighth, and Twentieth wards. The return is: For Watt, Republican, 12,916; for Diamond, Democrat, 12,840. In the same wards Geary had 12,725 votes or 295 less than were given to Watt; while Paucker had 12,447, or 467 more than are awarded to Diamond. Now, is there any reason why Watt should be more popular than Geary or Williams, or that Diamond should be more unpopular than Paucker or Pershing? The presumption is that the vote of neither of these Senatorial candidates was governed by personal considerations, but was purely political. There is no reason why Mr. Watt should rank ahead of his ticket, nor that Mr. Diamond should lag behind. The whole thing is a suspicious look, and justifies the belief that the return is a gross fraud."

A similar outrage was attempted in the legislative return for the Thirtieth district. The return judge, who must have profited by the knowledge of the means by which the Ryerly frauds were perpetrated some years ago, took his returns to his residence and placed them in a book-case, from which they mysteriously disappeared before the next morning. Officers of election usually have good memories as to the very few figures required in a general return, but this one had not. With his certificate he lost his recollection. He was compelled to resort to the return filed in the Prothonotary's office, and by a most remarkable fatality, that return had been tampered with and the figures altered, the innocent return judge not being aware of the remarkable change in the result, which elected a candidate whom he must have known was defeated, and, being unable to notice the palpable alteration in the figures, he copied off the mutilated return as he found it. The result would have been to certify that Mr. Geisz, Republican, was elected to the Legislature instead of Mr. Forsyth, who had the majority. No one with common sense will believe that the election officer was ignorant of the fact that Geisz was defeated. In that case, by prompt action, the fraud was prevented, and Mr. Forsyth received his certificate. One of the effects of the Registry law, we were told, would be to create an honest class of election officers, appointed by the Board of Aldermen. In no case heretofore has this city been given such glaring attempts at fraud as have been made in the hope of unseating Diamond and Forsyth. If these are the blessings of the new system, the sooner we return to the old plan the better."

The following editorial appeared in the Philadelphia Post, on the 18th of October last. The journal is very Radical but not corrupt, hence it frequently tells the truth, and on this occasion testifies against its own party friends. While discussing the election returns the editor said:

"REPUBLICANS CANNOT AFFORD TO CHEAT." The Legislature alone can decide whether Mr. Watt or Mr. Diamond was elected in the First Senatorial District. Contested election cases are submitted to special committees, not selected, we believe, but chosen by chance. The evidence is taken and the arguments made before the committee, and its decision is generally final."

We pointed out on Saturday the facts which make this case a very grave one. We showed that while the returns gave Mr. William W. Watt, the Republican candidate, a majority of 175 in the First district, the seven wards which compose that district gave Democratic majorities for all other officers voted for. Seller's majority over Ashton is 281;

The Public Morals of the Day.

Our columns for the past few days have reflected, in the history of the hour, as represented chiefly in our law courts, a very lamentable condition of the public morals of the day. We know not where we live if it be not in the midst of crime. We know not what air we breathe if it be not outside the atmosphere of Christianity. Murders, homicides, government frauds, bond robberies, divorces and political corruption fill up the measure of the day's news. In our issue of yesterday, for instance, we had to chronicle, first, that atrocious case of wife murder at Bombay Hook, in New Jersey—a murder headed a long time ago by the threat of the accused husband, "I'll get rid of you yet." Then follows the case of Eckerson, at Hockensack, for the murder of Peter Stokam. The case of the condemned convict Real, for the murder of officer Smollett, still keeps that bloody story alive in our courts. It was supposed that the question was settled by the decision of the Supreme Court; but it seems there is still some technical flaw by which the case is to be prolonged, and possibly justice is to be cheated. In another court the lottery business, which is not only lawful, but infamous, involving, as it does, the ruin of thousands, presents some curious phases of our social life. Men notoriously engaged in illegal transactions come before the courts to demand an adjustment of their quarrels, and they find judges willing to come into conflict with each other, one judicial official appointing a certain receiver in the affairs of a gambling concern, and another official appointing a different one, thus turning our courts into a scene of ridicule and contempt, recognizing gambling as within the pale of the law, like any other legitimate business. One of the parties in action in this lottery business dares to threaten a judge of the Supreme Court with public charges of perjury, drunkenness, corruption and general malfeasance in office. Some people might ask, can the judge be threatened dare to hold his seat on the bench while such serious charges are pending? Should the threat be carried out, the judge would doubtless exercise his best judgment in the matter, not unduly influenced, of course, by public opinion.

Passing this sorry piece of business concerning the lotteries, we find a perfect mountain of government frauds growing up around us. The Custom House furnishes its share, and it is a very lively contribution. For instance, frauds in drawbacks, frauds in sugar frauds in the storage and warehouse system. The Internal Revenue Department also presents its claim to public attention in the shape of whiskey and tobacco frauds, by means of illicit distillation and the use of false stamps. These dishonest transactions are brought before us every day. The means used to cheat the government are all these devices to cheat the government, the counterfeiting of two cent Treasury stamps on bank checks by Kanter the other day. Bond robberies have become so familiar that it requires a case like that developed in the Tombs Court on Monday to revive a little interest in them. Altogether, public morals at the present time are in a most degraded condition. It may be very well to attribute the cause to the consequences of our late war and the demoralization which followed it in many classes of the community. To a certain extent this may be true, but it happens that this demoralization exists among classes who might be deemed superior to such influences. It is not in low places alone, but in high places, that we have to look for the most flagrant crimes. We can find among them the so-called intellectual classes, and even the church and church devotees. Witness the weekly discourses from some of our pulpits; the earnestness with which the congregations seek for everything that can minister to a morbid appetite, and swallow it in the name of religion, and how disappointed they are if the preacher only touches the margin of their views of the world. We can find, going into the center of an intelligent subject, which even a sensational preacher sometimes has not the effrontery to penetrate. Witness the Woman's Equal Rights and Woman's Suffrage meetings, at which some of these clergymen are more bold than in the pulpit, and proclaim opinions that strike at the root of society, scoff at marriage and all domestic relations, flattered and petted as these orators are by a few foolish women, who, like rowing hens, know not to shrewd they are speaking. For twenty years we have been accustomed to laugh at the woman's rights movements, but the mischief is being developed now.

In our columns of one day's news yesterday we gave, side by side, one great cause of the present condition of the public morals of the day, in the views expressed at a woman's equal rights meeting—which is only one example of an intelligent subject, which even a sensational preacher sometimes has not the effrontery to penetrate. Witness the Woman's Equal Rights and Woman's Suffrage meetings, at which some of these clergymen are more bold than in the pulpit, and proclaim opinions that strike at the root of society, scoff at marriage and all domestic relations, flattered and petted as these orators are by a few foolish women, who, like rowing hens, know not to shrewd they are speaking. For twenty years we have been accustomed to laugh at the woman's rights movements, but the mischief is being developed now.

THE WICKED OVERTHROWN.—On SUNDAY Dec. 19th, Gen. Grant and Vice-President Coffey, called upon Edwin M. Stanton, late Secretary of War, and tendered him the appointment of Supreme Judge. He of course accepted. His name was sent into the Senate for confirmation on Tuesday following. His Jacobin brethren in that body, manifested their zeal for their partner in crime, by laying all other business aside, and at once confirmed him as one of the Judges of that highest and most honorable of all bodies, where no murderer ever held a seat before. On Thursday he died, and was buried on Saturday, and is now confronting his Andersonville "SKELETONS" whom he refused to exchange.

It is said by those who were well acquainted with the American Haynau, that he never left home, except in disguise, fearing that someone might chastise or assassinate him if recognized. Had there been no Stanton, there would have been no "Andersonville horror" or employment for Capt. Wirtz.

ON HANS.—The members of the Corrupting ring had an informal meeting at Harrisburg on Saturday last, and agreed to nominate that most celebrated "rooster" Bonj. B. Straug, of Tioga, for Speaker of the Assembly. He was the head of the mutual admiration and gift enterprise last winter, which broke business in the Halls of Legislation, and will hardly break up their business this winter.

The "loil millions" after a week's lamentation, have finally got Haynau Stanton, buried. Crape and black muslin never had once, underwent such wholesale confection, and that was shortly after "Old Abe" left Ford's Theatre.

Messrs. D. W. Moore & Sons, we notice, have issued a Prospectus for publishing a daily paper at Altoona.

A Humbug.

The radical policy of administering our system of government, has been demonstrated a thousand times to be fallacious and as great a humbug as the Advent theory. But far more oppressive and wicked. Taxation, stamps, murder, robbery and heavy defalcation is now the rule, and not the exception of affairs in our country. Defaulting bank cashiers, and corrupt Government officials are more plentiful on the 1st of January A. D. 1870, than horse thieves, burglars and counterfeiters combined previous to the advent of Lincoln's "irrepressible conflict." An exchange says: "In view of the large defalcation brought to light in connection with the Cleveland Second National Bank, amounting in the aggregate to \$800,000, it may be well to inquire how much defalcation is to be placed upon the investigations made in the past periods by the Bank Examiner. Great stress is usually placed on their thoroughness, but the cashier of this institution, when he committed suicide, left behind him a letter to the directors, wherein, after cautioning them against putting so much temptation in the way of any future official, he adds that 'the Bank Examiner went out by the Company's express as a humbug; that when he made an examination of the books and accounts there was a defalcation of over \$200,000, and that the last time he examined them and pronounced them all right, there was about half a million short.' The cashier, who sealed the truth of his message with his life, most certainly have known whereof he spoke. He cannot possibly be accused of being an incompetent investigator, for the Bank Examiner, or of wishing to do him any injury. He was familiar with the mode of procedure so far as it applied to the latitude of Cleveland, and shows that a defalcation of \$300,000 was not discovered by the proper officer. Would it not, in the light of these facts, be well to examine the examiners themselves, and let the public know how much confidence is to be placed in the reports of these officers? If they are not honest and capable, their employment and the payment of their salaries out of the taxpayers' money is a farce, if not a fraud and a cheat."

John Allen has been admitted for several years to the "wickedest man in New York" but it now turns out that Rev. Henry Ward Beecher has been assigned that position from the fact that he has violated every command in the Decalogue, except one—it is not known that he has committed murder. Allen has to surrender.

New Advertisements.

SLAUGHTER.—Four new cutlery SLEIGHTS for sale or exchange at JAMES L. LIVERY STABLE.

SEWING MACHINE.—Anybody wishing to buy a new sewing machine, can do so by applying to our advertising, or to our office, at No. 100 N. 3rd St., Clearfield, Pa.

EXECUTORS NOTICE.—Whereas, Let Testamentary on the estate of WILLIAM IRVIN, late of the borough of Clearfield, Pa., deceased, have been granted, and all persons indebted to said estate are requested to make immediate payment, and those having claims against the estate will present them duly authenticated, for settlement.

CAUTION.—The undersigned having purchased at Sheriff's Sale the following premises, viz: 1st. Lots 1 and 2, block 1, of the Clearfield and Harrisburg R.R. Co., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 2nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 3rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 4th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 5th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 6th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 7th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 8th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 9th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 10th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 11th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 12th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 13th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 14th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 15th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 16th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 17th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 18th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 19th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 20th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 21st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 22nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 23rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 24th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 25th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 26th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 27th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 28th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 29th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 30th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 31st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 32nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 33rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 34th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 35th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 36th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 37th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 38th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 39th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 40th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 41st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 42nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 43rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 44th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 45th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 46th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 47th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 48th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 49th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 50th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 51st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 52nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 53rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 54th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 55th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 56th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 57th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 58th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 59th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 60th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 61st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 62nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 63rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 64th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 65th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 66th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 67th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 68th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 69th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 70th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 71st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 72nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 73rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 74th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 75th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 76th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 77th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 78th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 79th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 80th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 81st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 82nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 83rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 84th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 85th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 86th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 87th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 88th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 89th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 90th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 91st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 92nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 93rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 94th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 95th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 96th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 97th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 98th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 99th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 100th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 101st. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 102nd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 103rd. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 104th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 105th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 106th. A certain lot of land, situate in the township of Clearfield, and the county of Clearfield, Pa., containing 1.5 acres, more or less, situate in the township of Clearfield, and the county of Clearfield, Pa., and 107th. A