

SATURDAY, DEC. 6, 1879.

Disfranchisement as Effected in Massachusetts.

The main charge against the Southern people by which Northern Sentiment is arrayed against them, is that they have suppressed free suffrage. That this is done by intimidation and violence, or as in Georgia and Virginia by legislative restrictions.

The following from a recent interview with General Butler, will exhibit the amount of consistency with which this charge is made. "The reason I was not elected is found in the fact that there are about 100,000 disfranchised citizens in Massachusetts. This Commonwealth has never had a Republican form of government in fact—only in form. But, if I live, she shall yet have it. Fact as well as the form. I am fighting the battles of the 100,000 workingmen who are denied the right of suffrage through the educational and property qualification clauses engrafted upon our laws by the old Federal party and kept there by the Republican party."

"The largest number of voters in any Congressional district in this State is 25,000, and in one district there are but 18,600. I propose, sir, to invite the attention of Congress to this fact, and demand that Massachusetts restore the ballot to her disfranchised citizens or lose the three members from her Congressional delegation, who represent these disfranchised citizens."

The Radical Press has utterly ignored the operations of this educational and property qualifications in Massachusetts and other northern States. While clamoring for the representation of Georgia and Virginia to be reduced because of the effect of less restrictive statutes.

Some of the most Radical papers, Harper's Weekly for one, have not objected to the practical disfranchisement of the negro voters; their only objection has been that such disfranchisement was not accompanied by a proportionate reduction of national representation. They have been kind enough to tell us how this may be done.

Mr. Stephens on Grantism.

From a recent interview with a reporter of the Washington Star with Mr. Alexander H. Stephens, we extract the following forcible paragraph:

STAR: Is there any movement among the Democrats toward Gen. Grant yet? Answer: No; but if it ever comes, it will be spontaneous. It will be when the South sees that it has nothing to hope for from the Democratic party; when they see that the people are bent upon having a centralized government, a stronger government, then they will move to its support, and let me tell you the people of the South have less to fear from a strong government than from any other section. They are better adapted to living under that sort of government, I think, than the North.

Grant to the Southern People.

Courier Journal Interview.

"General, how have you been affected by the many kindly sentiments which have reached you from the people of the South?" He replied, with deep feeling: "They have been more grateful to me than I can express, you may tell the Courier-Journal and thro' it the people of the South, that in what ever position I may in future be placed, that while always determined to support the National Union, I am for those and only those things which will allay all bitterness of the past—all sectional animosities—and those which will make us a united great people such as we are now believed to be by the great nations of the old world."

Famine in Ireland.

London, Dec. 1.—An appeal from Cardinal Manning for subscriptions to alleviate the distress in Ireland, was read in all Catholic churches in the metropolis yesterday. It stated that in West Ireland such hunger, poverty and want are to be seen as never has been known since the great Irish famine. A general collection for this purpose has been appointed for next Sunday.

New York, Dec. 1.—A Chicago special announces the death of Gen. Jeff C. Davis at the Palmer House yesterday afternoon. He has been suffering from jaundice for several years. He attended the reunion of the Army of the Cumberland at Washington, and took a severe cold at the ceremonies of unveiling the Thomas monument. He was 53 years of age.

Congressional.

Congress met on Monday, and both Houses transacted the usual first day's routine of business. In the House 232 members answered to their names.

The President's message was received and read by the Clerk, without manifestations from either side. Upon casual reading the President's message appears to comprise a properly comprehensive review of governmental affairs. It is chiefly directed toward a discussion of the finance and currency matters of the country.

The Town Council is so unfortunate (?) as to attract the Local's adverse criticism. Which charges that while they "sleep on post gambling, whiskey and hideous vice etc. raises its head; that midnight murder and robbery is unpunished, and the thief and vagrant finds safe domicile." One would think the editor was describing the condition in 1875, when he was Mayor, and had appointed Tom Sims, and we believe Ross, as policemen. This further assertion is made: "Last year the amount of taxes collected was the largest of any preceding year." These assertions are made without reference to any authority, and with as great indifference as ignorance of facts. This being palpable, we would not ordinarily waste thought or labor on their correction. But as the council is on the eve of its retray, and as some of its executive officers will be before the new council for reelection we will state some facts in contradiction of these empty charges. The total municipal tax collected "last year" was \$12,479.

In 1875, the same collection is officially recorded at \$20,450. As the isolated "amount of tax collected" does not comprise or present the question of financial management, we make no reference to intervening years. It is well known that out of collections of the past year, were liquidated the epidemic expenses, and were made the first payments on fire engine and new H. R. debts. In fact for the "amount of tax collected" in the past year, this council is not responsible; as the levy was fixed to meet debts outstanding when it entered into power. That the amount collected has been judiciously applied to its purpose, will be shown in the treasurer's forthcoming report.

The present council's record for good management is involved in this year's tax levy, to meet expenses of their administration. It is fixed to yield for all funds, about \$8,000; being much less than that of "any preceding year."

We risk no contradiction when we assert that through their executive officers, their Mayor, Marshal, Clerk, Treasurer, Collector and street Superintendent, the various branches of our municipal government during the past year have been managed with signal success. The charge that "midnight murder, and robbery is unpunished" and that "thieves and tramps" are unmolested, bears chiefly upon city marshal Gildart. This official needs no defense; but we will take this occasion to pay a tribute to the efficiency and fidelity with which he has done his duty. Also during his term of office the police service has been almost self sustaining.

Such misrepresentations do no harm at home, where their authors is known. Away from here, the effect of such a character as is given this place, is a matter worthy the consideration of those who support the Local. The charge (?) is also made, that town scrip has been appreciated to a currency par.

McCrory's Appointment.

Washington, Dec. 1.—The President today sent to the Senate the name of George W. McCrory, of Iowa, to be Judge of the Eighth District.

The Louisiana Election.

The election for State and parish officers in Louisiana on last Tuesday passed off quietly, a light vote being polled. The Democratic candidates are elected throughout the State by overwhelming majorities.

Dr. French Weems, a native of Prince William, Va., died in Louisville, Ky. last Saturday, aged 82 years. He made the last speech to Lafayette when on his visit in 1824. The father of Dr. Weems was a consulting physician at the bedside of Washington in his last illness.

Sale of a Valuable Place.

The "California" plantation, on Deer creek was sold at private sale on Monday last for \$20,000 cash; it contains nearly 700 acres, 200 wood and swamp lands, Chaffee, Hamilton and Powell, commission merchants, sold the place to a Mr. Scanlan of N. O.

Fay Templeton Star Alliance.

This excellent company appeared here Tuesday night in "Maritana" and the "Bell of Cornville." They have had crowded houses every night since. The attendance, despite the inclement weather is the best proof of the merit of their performances. Their repertoire has been selected with taste and judgment and is perfectly satisfactory. With the exception of "Miss Multon," the plays presented have proved good and enjoyable. The acting and singing is far above the average of traveling companies. The objection to "Miss Multon" is to the play, and not to its rendition by this company.

Passing over the questionable propriety of evoking sympathy for such a heroine as "Miss Multon," the play is too full of borrowing incidents and excreting episodes to make it in any sense enjoyable. So that despite the clever acting of Mr. Fuller the "old tutor," the quiet pathos of Mr. Buckley, "the injured husband," we doubt if any desire to see it a second time. Attempting to depict the female character in its highest stages of passionate emotion, the result might have been anticipated. All is subordinated to the central figure, and the canons of art and morality are violated in the process. The fall of the curtain is a relief to all.

Our criticism carries no disparagement to Miss Alice Vane, who has proved herself an agreeable and gifted actress.

Her Germaine, in "Chimes of Normandy," is a perfect gem; chaste and delicate and charmingly rendered.

Her "Maritana" gave great satisfaction and pleasure. Miss Alice Vane has won for herself a lasting reputation in Greenville, where she will always be welcomed with pleasure.

John Templeton's success in making his audiences laugh has made him a favorite. His "Captain of the Watch" in Love's Follies, was immense. "His Don Cesar" was very amusing and funny; were we disposed to be hypercritical, we might say too funny; at times verging on buffoonery. The Don was a reckless devil—careless spend-thrift, witty in speech and free in manner, but always a gentleman, never a clown. It is to be regretted that Mr. Templeton has so far appeared so seldom. If he has many such pieces of acting as "Captain of the Watch" in his repertoire, he is doing both himself and his audience injustice in not producing them.

It would be hard to find fault with the "Gaspard" in the Chimes of Normandy, of Mr. Buckley, the leading actor. He makes his points well and tellingly, but with quiet power and free from rant.

Mr. Fuller's low comedy, would make an undertaker laugh. His greatest success in this line was in "Aimee."

Of Miss Fay Templeton the little fairy, whose bewitching manners and winsome ways have won the hearts and turned the heads of all and whose merry glances have sent the spirit of fun flashing through the audience like an electric current it gives us unequalled pleasure to speak in terms of highest praise. To a pleasing voice and a lovely face she adds the rare charm of a manner free from restraint and replete with youthful freshness and sparkling vivacity. We can imagine nothing more graceful and captivating than her songs and dances in the musical farce Aimee, while her rendition of the vulgar village girl in the "Chimes of Normandy," whose sudden elevation to rank and distinction turned her head, and whose deficiency in breeding is apparent through all her fine clothes and gaudy array, stamp her as an actress whose future place in her profession it would be hard to forecast too brilliantly. In our judgment she gives unquestioned promise of future fame.

She has the artistic temperament in a high degree; and if her devotion to her art is strong enough, she will attain high rank in her profession.

In conclusion we desire to do justice to the unassuming artist who does the musical accompaniment for the company. We refer to Mr. Speck, the accomplished pianist whose talent is apt to be overlooked in the hubbub incident to these performances. He is certainly a rare performer and as an accompanist has few equals. Mr. Duffy's cornet solos are very fine. Though we think they are marred by the contrivances with which he modifies the sound. It reminds one of a phonograph playing on a cornet.

Last night "Pinafore" was played, it being the first presentation of this famous piece in Greenville. Want of time prevents an extended notice. It was fairly good and satisfied a really crowded house.

Mr. Seth Crane made a most decided hit in Dick Densley.

Mrs. Buckley as Josephine was as usual very good, while Fay as Ralph Backstraw looked so pretty and attractive and sang so well that half the young men in the audience made up their minds to enlist in the navy and serve on H. M. S. Pinafore.

Mr. Buckley as Sir Joseph was true to nature and artistic as he always is.

The Star Alliance is a first rate company. And we are pleased to say that they will take away and leave behind pleasant memories of their engagement in Greenville, which closes to-night.

State Homelides.

H. L. Phillips, who keeps a drug store at Corinth, Miss., blew out Geo. C. Mitchell's brains with a shot gun in that town on last Friday evening.

Senatobia Express: Yesterday, at the baggage of Rachel Teal a negro named Tom Morgan was shot five times in the breast and stomach by another negro named George Martin. Morgan will die. Martin made his escape.

Brandon Republican. On the night of the 17th inst., while Ellie Myers, a colored man living with J. A. Williams, in the northern part of the county, was going from the residence of Mr. Williams to his cabin in company with two other men, he was shot at and instantly killed by some one concealed in a ditch by the side of the road. Suspicion rests on Calvin Fore, who had been heard to make threats against him and he was arrested and committed to jail. Myers was about to marry Fore's step-daughter, and Fore objected to the marriage.

Meridian Gazette. We regret to hear of the death of Maj. M. F. Mims, which occurred at his residence in Lauderdale, yesterday morning from the shot of the negro desperado, an account of which we published. Maj. Mims had been the Station Agent of the Mobile and Ohio Railroad at Lauderdale for several years, and filled the position acceptably to the public. He was a public spirited, useful citizen, in the prime of life, and his death under the circumstances is most painful and distressing. His afflicted wife and children have the sympathy of all, in their great bereavement.

Spec'd to the Herald. Greenville Miss., Dec. 1.—A difficulty occurred at Bunches Bend, Louisiana, on Saturday night between two colored politicians—Richard W. Harper, candidate for constable, and Gage Johnson, candidate for Justice of the Peace. Johnson received a bullet in the brain and died instantly. Harper sustained no injuries, was promptly arrested.

Another attempt has been made on the Czar's life.

Marysville Spectator. There is thousands of acres of good tillable land lying in waste in this county which can be purchased from the State and Levee Board for sums varying from sixty cents to two dollars per acre. If thrifty energetic men would lay aside a portion of their earnings until they were enabled to own a few acres of their own, this county in a few years, would increase in value fifty per cent., or, perhaps, more. A little economy, industry and energy would soon make every farmer the possessor of the land he cultivates, and would relieve him from paying the rent which causes so much contention and dispute.

On a narrow island near the New England coast, where primitive customs still obtain, where the cries go about the streets by day and a watchman by night, where they dispose of surplus meat by auction, and the merry maidens and the tar go junketing together in an ancient calash, lives an old lady, Annie B.—. The same roof has sheltered three generations of her family, and it would require little less than an earthquake to dislodge her from her seat by the old fashioned fireplace. There she sits, a picture of peace and contentment. "Haven't you a single regret in your whole life?" we asked her once. She dropped her knitting, and a dreamy look crept over her placid eyes. "Yes," she said at length, "I have. Ten years ago, when my dear dead sister was alive, a man with a hand organ came to this island by the steamer. Oh! he could play beautifully. He came near our street, and my sister said to me. Let us go down to the corner and see him play. Well, do you know, I didn't go after all, but she said it was just splendid, and I suppose I shall regret not hearing that hand organ to my dying day." And the dear old soul dropped a tear on the half beiled stocking. [Harpers Drawer

MARKET REPORTS DEC. 3

—COTTON—

Liverpool—Mid. up 6 3/4; mid Orleans 6 7/8-8. Sales 8,000 bales. New York—mid up 12 6-8; Orleans 12 11-16.

Futures, Dec. 12-95; Jan. 13-95; Feb. 12-95; March 13-95.

NEW ORLEANS.

Ordinary : : 11
Good ordinary : : 11 1/4
Low middling : : 11 1/2
Middling : : 11 3/4
Good middling : : 12 1-8
Middling fair : : 12 3-8
Sales, 20,000 bales.
Stock, on hand 238,000 bales.

PROVISION MARKET.

Coffee, ordinary to prime, 13 1-2 a lb.
Sugar, common to good common 6 5-8, fair to fully fair 7 1-2, prime to choice 8 1-4, yel. clarified 9 1-4. Molasses, common 25, choice, 37. Bran, 9c.
Rice, choice La. 6 1-2 a 8. [This report is carefully revised every week.]

St. Louis—Flour, Family, \$6 00
Pork, \$13 00.
Corn 35c.
Oats No. 2, 37.
May ordinary \$17, choice \$22.
Meal—\$2 60.
Whisky steady, \$1 07.
Lard 7 1-2c.
Hams, choice sugar cured canvassed 10 1-2c.

Seymour & Jackson, VICKSBURG, MISS.

DEALERS IN Sewing Machines.

Attachments, Needles, Oil, and all kinds of Sewing Machines repaired on short notice. Also, dealers in Chromos.

PORTRAITS

Painted in Oil from photographs and from life.

Office in rear of Gottlieb's Jewelry Store.

Commissioner's Sale.

Orgill Bros. & Co. vs. Maggie Manifold et al. Whereas, by virtue of a final decree rendered in the above styled cause at the May term, A. D. 1879, of our Chancery court, in favor of complainants against the defendants, Maggie Manifold and Joseph Johnson, minor heirs at law of N. B. Johnson, deceased, requiring the said defendants to pay to the complainants the sum of \$14,853.41 on the 1st day of December, A. D. 1879, and in default thereof to be made of an undivided one-third interest in and to lot five of section two; all of section three except lot two; all of section four except lot two; all of section five except lot two; all of section six except lot two; all of section seven except lot two; all of section eight except lot two; all of section nine except lot two; all of section ten except lot two; all of section eleven except lot two; all of section twelve except lot two; all of section thirteen except lot two; all of section fourteen except lot two; all of section fifteen except lot two; all of section sixteen except lot two; all of section seventeen except lot two; all of section eighteen except lot two; all of section nineteen except lot two; all of section twenty except lot two; all of section twenty-one except lot two; all of section twenty-two except lot two; all of section twenty-three except lot two; all of section twenty-four except lot two; all of section twenty-five except lot two; all of section twenty-six except lot two; all of section twenty-seven except lot two; all of section twenty-eight except lot two; all of section twenty-nine except lot two; all of section thirty except lot two; all of section thirty-one except lot two; all of section thirty-two except lot two; all of section thirty-three except lot two; all of section thirty-four except lot two; all of section thirty-five except lot two; all of section thirty-six except lot two; all of section thirty-seven except lot two; all of section thirty-eight except lot two; all of section thirty-nine except lot two; all of section forty except lot two; all of section forty-one except lot two; all of section forty-two except lot two; all of section forty-three except lot two; all of section forty-four except lot two; all of section forty-five except lot two; all of section forty-six except lot two; all of section forty-seven except lot two; all of section forty-eight except lot two; all of section forty-nine except lot two; all of section fifty except lot two; all of section fifty-one except lot two; all of section fifty-two except lot two; all of section fifty-three except lot two; all of section fifty-four except lot two; all of section fifty-five except lot two; all of section fifty-six except lot two; all of section fifty-seven except lot two; all of section fifty-eight except lot two; all of section fifty-nine except lot two; all of section sixty except lot two; all of section sixty-one except lot two; all of section sixty-two except lot two; all of section sixty-three except lot two; all of section sixty-four except lot two; all of section sixty-five except lot two; all of section sixty-six except lot two; all of section sixty-seven except lot two; all of section sixty-eight except lot two; all of section sixty-nine except lot two; all of section seventy except lot two; all of section seventy-one except lot two; all of section seventy-two except lot two; all of section seventy-three except lot two; all of section seventy-four except lot two; all of section seventy-five except lot two; all of section seventy-six except lot two; all of section seventy-seven except lot two; all of section seventy-eight except lot two; all of section seventy-nine except lot two; all of section eighty except lot two; all of section eighty-one except lot two; all of section eighty-two except lot two; all of section eighty-three except lot two; all of section eighty-four except lot two; all of section eighty-five except lot two; all of section eighty-six except lot two; all of section eighty-seven except lot two; all of section eighty-eight except lot two; all of section eighty-nine except lot two; all of section ninety except lot two; all of section ninety-one except lot two; all of section ninety-two except lot two; all of section ninety-three except lot two; all of section ninety-four except lot two; all of section ninety-five except lot two; all of section ninety-six except lot two; all of section ninety-seven except lot two; all of section ninety-eight except lot two; all of section ninety-nine except lot two; all of section one hundred except lot two; all of section one hundred and one except lot two; all of section one hundred and two except lot two; all of section one hundred and three except lot two; all of section one hundred and four except lot two; all of section one hundred and five except lot two; all of section one hundred and six except lot two; all of section one hundred and seven except lot two; all of section one hundred and eight except lot two; all of section one hundred and nine except lot two; all of section one hundred and ten except lot two; all of section one hundred and eleven except lot two; all of section one hundred and twelve except lot two; all of section one hundred and thirteen except lot two; all of section one hundred and fourteen except lot two; all of section one hundred and fifteen except lot two; all of section one hundred and sixteen except lot two; all of section one hundred and seventeen except lot two; all of section one hundred and eighteen except lot two; all of section one hundred and nineteen except lot two; all of section one hundred and twenty except lot two; all of section one hundred and twenty-one except lot two; all of section one hundred and twenty-two except lot two; all of section one hundred and twenty-three except lot two; all of section one hundred and twenty-four except lot two; all of section one hundred and twenty-five except lot two; all of section one hundred and twenty-six except lot two; all of section one hundred and twenty-seven except lot two; all of section one hundred and twenty-eight except lot two; all of section one hundred and twenty-nine except lot two; all of section one hundred and thirty except lot two; all of section one hundred and thirty-one except lot two; all of section one hundred and thirty-two except lot two; all of section one hundred and thirty-three except lot two; all of section one hundred and thirty-four except lot two; all of section one hundred and thirty-five except lot two; all of section one hundred and thirty-six except lot two; all of section one hundred and thirty-seven except lot two; all of section one hundred and thirty-eight except lot two; all of section one hundred and thirty-nine except lot two; all of section one hundred and forty except lot two; all of section one hundred and forty-one except lot two; all of section one hundred and forty-two except lot two; all of section one hundred and forty-three except lot two; all of section one hundred and forty-four except lot two; all of section one hundred and forty-five except lot two; all of section one hundred and forty-six except lot two; all of section one hundred and forty-seven except lot two; all of section one hundred and forty-eight except lot two; all of section one hundred and forty-nine except lot two; all of section one hundred and fifty except lot two; all of section one hundred and fifty-one except lot two; all of section one hundred and fifty-two except lot two; all of section one hundred and fifty-three except lot two; all of section one hundred and fifty-four except lot two; all of section one hundred and fifty-five except lot two; all of section one hundred and fifty-six except lot two; all of section one hundred and fifty-seven except lot two; all of section one hundred and fifty-eight except lot two; all of section one hundred and fifty-nine except lot two; all of section one hundred and sixty except lot two; all of section one hundred and sixty-one except lot two; all of section one hundred and sixty-two except lot two; all of section one hundred and sixty-three except lot two; all of section one hundred and sixty-four except lot two; all of section one hundred and sixty-five except lot two; all of section one hundred and sixty-six except lot two; all of section one hundred and sixty-seven except lot two; all of section one hundred and sixty-eight except lot two; all of section one hundred and sixty-nine except lot two; all of section one hundred and seventy except lot two; all of section one hundred and seventy-one except lot two; all of section one hundred and seventy-two except lot two; all of section one hundred and seventy-three except lot two; all of section one hundred and seventy-four except lot two; all of section one hundred and seventy-five except lot two; all of section one hundred and seventy-six except lot two; all of section one hundred and seventy-seven except lot two; all of section one hundred and seventy-eight except lot two; all of section one hundred and seventy-nine except lot two; all of section one hundred and eighty except lot two; all of section one hundred and eighty-one except lot two; all of section one hundred and eighty-two except lot two; all of section one hundred and eighty-three except lot two; all of section one hundred and eighty-four except lot two; all of section one hundred and eighty-five except lot two; all of section one hundred and eighty-six except lot two; all of section one hundred and eighty-seven except lot two; all of section one hundred and eighty-eight except lot two; all of section one hundred and eighty-nine except lot two; all of section one hundred and ninety except lot two; all of section one hundred and ninety-one except lot two; all of section one hundred and ninety-two except lot two; all of section one hundred and ninety-three except lot two; all of section one hundred and ninety-four except lot two; all of section one hundred and ninety-five except lot two; all of section one hundred and ninety-six except lot two; all of section one hundred and ninety-seven except lot two; all of section one hundred and ninety-eight except lot two; all of section one hundred and ninety-nine except lot two; all of section two hundred except lot two; all of section two hundred and one except lot two; all of section two hundred and two except lot two; all of section two hundred and three except lot two; all of section two hundred and four except lot two; all of section two hundred and five except lot two; all of section two hundred and six except lot two; all of section two hundred and seven except lot two; all of section two hundred and eight except lot two; all of section two hundred and nine except lot two; all of section two hundred and ten except lot two; all of section two hundred and eleven except lot two; all of section two hundred and twelve except lot two; all of section two hundred and thirteen except lot two; all of section two hundred and fourteen except lot two; all of section two hundred and fifteen except lot two; all of section two hundred and sixteen except lot two; all of section two hundred and seventeen except lot two; all of section two hundred and eighteen except lot two; all of section two hundred and nineteen except lot two; all of section two hundred and twenty except lot two; all of section two hundred and twenty-one except lot two; all of section two hundred and twenty-two except lot two; all of section two hundred and twenty-three except lot two; all of section two hundred and twenty-four except lot two; all of section two hundred and twenty-five except lot two; all of section two hundred and twenty-six except lot two; all of section two hundred and twenty-seven except lot two; all of section two hundred and twenty-eight except lot two; all of section two hundred and twenty-nine except lot two; all of section two hundred and thirty except lot two; all of section two hundred and thirty-one except lot two; all of section two hundred and thirty-two except lot two; all of section two hundred and thirty-three except lot two; all of section two hundred and thirty-four except lot two; all of section two hundred and thirty-five except lot two; all of section two hundred and thirty-six except lot two; all of section two hundred and thirty-seven except lot two; all of section two hundred and thirty-eight except lot two; all of section two hundred and thirty-nine except lot two; all of section two hundred and forty except lot two; all of section two hundred and forty-one except lot two; all of section two hundred and forty-two except lot two; all of section two hundred and forty-three except lot two; all of section two hundred and forty-four except lot two; all of section two hundred and forty-five except lot two; all of section two hundred and forty-six except lot two; all of section two hundred and forty-seven except lot two; all of section two hundred and forty-eight except lot two; all of section two hundred and forty-nine except lot two; all of section two hundred and fifty except lot two; all of section two hundred and fifty-one except lot two; all of section two hundred and fifty-two except lot two; all of section two hundred and fifty-three except lot two; all of section two hundred and fifty-four except lot two; all of section two hundred and fifty-five except lot two; all of section two hundred and fifty-six except lot two; all of section two hundred and fifty-seven except lot two; all of section two hundred and fifty-eight except lot two; all of section two hundred and fifty-nine except lot two; all of section two hundred and sixty except lot two; all of section two hundred and sixty-one except lot two; all of section two hundred and sixty-two except lot two; all of section two hundred and sixty-three except lot two; all of section two hundred and sixty-four except lot two; all of section two hundred and sixty-five except lot two; all of section two hundred and sixty-six except lot two; all of section two hundred and sixty-seven except lot two; all of section two hundred and sixty-eight except lot two; all of section two hundred and sixty-nine except lot two; all of section two hundred and seventy except lot two; all of section two hundred and seventy-one except lot two; all of section two hundred and seventy-two except lot two; all of section two hundred and seventy-three except lot two; all of section two hundred and seventy-four except lot two; all of section two hundred and seventy-five except lot two; all of section two hundred and seventy-six except lot two; all of section two hundred and seventy-seven except lot two; all of section two hundred and seventy-eight except lot two; all of section two hundred and seventy-nine except lot two; all of section two hundred and eighty except lot two; all of section two hundred and eighty-one except lot two; all of section two hundred and eighty-two except lot two; all of section two hundred and eighty-three except lot two; all of section two hundred and eighty-four except lot two; all of section two hundred and eighty-five except lot two; all of section two hundred and eighty-six except lot two; all of section two hundred and eighty-seven except lot two; all of section two hundred and eighty-eight except lot two; all of section two hundred and eighty-nine except lot two; all of section two hundred and ninety except lot two; all of section two hundred and ninety-one except lot two; all of section two hundred and ninety-two except lot two; all of section two hundred and ninety-three except lot two; all of section two hundred and ninety-four except lot two; all of section two hundred and ninety-five except lot two; all of section two hundred and ninety-six except lot two; all of section two hundred and ninety-seven except lot two; all of section two hundred and ninety-eight except lot two; all of section two hundred and ninety-nine except lot two; all of section three hundred except lot two; all of section three hundred and one except lot two; all of section three hundred and two except lot two; all of section three hundred and three except lot two; all of section three hundred and four except lot two; all of section three hundred and five except lot two; all of section three hundred and six except lot two; all of section three hundred and seven except lot two; all of section three hundred and eight except lot two; all of section three hundred and nine except lot two; all of section three hundred and ten except lot two; all of section three hundred and eleven except lot two; all of section three hundred and twelve except lot two; all of section three hundred and thirteen except lot two; all of section three hundred and fourteen except lot two; all of section three hundred and fifteen except lot two; all of section three hundred and sixteen except lot two; all of section three hundred and seventeen except lot two; all of section three hundred and eighteen except lot two; all of section three hundred and nineteen except lot two; all of section three hundred and twenty except lot two; all of section three hundred and twenty-one except lot two; all of section three hundred and twenty-two except lot two; all of section three hundred and twenty-three except lot two; all of section three hundred and twenty-four except lot two; all of section three hundred and twenty-five except lot two; all of section three hundred and twenty-six except lot two; all of section three hundred and twenty-seven except lot two; all of section three hundred and twenty-eight except lot two; all of section three hundred and twenty-nine except lot two; all of section three hundred and thirty except lot two; all of section three hundred and thirty-one except lot two; all of section three hundred and thirty-two except lot two; all of section three hundred and thirty-three except lot two; all of section three hundred and thirty-four except lot two; all of section three hundred and thirty-five except lot two; all of section three hundred and thirty-six except lot two; all of section three hundred and thirty-seven except lot two; all of section three hundred and thirty-eight except lot two; all of section three hundred and thirty-nine except lot two; all of section three hundred and forty except lot two; all of section three hundred and forty-one except lot two; all of section three hundred and forty-two except lot two; all of section three hundred and forty-three except lot two; all of section three hundred and forty-four except lot two; all of section three hundred and forty-five except lot two; all of section three hundred and forty-six except lot two; all of section three hundred and forty-seven except lot two; all of section three hundred and forty-eight except lot two; all of section three hundred and forty-nine except lot two; all of section three hundred and fifty except lot two; all of section three hundred and fifty-one except lot two; all of section three hundred and fifty-two except lot two; all of section three hundred and fifty-three except lot two; all of section three hundred and fifty-four except lot two; all of section three hundred and fifty-five except lot two; all of section three hundred and fifty-six except lot two; all of section three hundred and fifty-seven except lot two; all of section three hundred and fifty-eight except lot two; all of section three hundred and fifty-nine except lot two; all of section three hundred and sixty except lot two; all of section three hundred and sixty-one except lot two; all of section three hundred and sixty-two except lot two; all of section three hundred and sixty-three except lot two; all of section three hundred and sixty-four except lot two; all of section three hundred and sixty-five except lot two; all of section three hundred and sixty-six except lot two; all of section three hundred and sixty-seven except lot two; all of section three hundred and sixty-eight except lot two; all of section three hundred and sixty-nine except lot two; all of section three hundred and seventy except lot two; all of section three hundred and seventy-one except lot two; all of section three hundred and seventy-two except lot two; all of section three hundred and seventy-three except lot two; all of section three hundred and seventy-four except lot two; all of section three hundred and seventy-five except lot two; all of section three hundred and seventy-six except lot two; all of section three hundred and seventy-seven except lot two; all of section three hundred and seventy-eight except lot two; all of section three hundred and seventy-nine except lot two; all of section three hundred and eighty except lot two; all of section three hundred and eighty-one except lot two; all of section three hundred and eighty-two except lot two; all of section three hundred and eighty-three except lot two; all of section three hundred and eighty-four except lot two; all of section three hundred and eighty-five except lot two; all of section three hundred and eighty-six except lot two; all of section three hundred and eighty-seven except lot two; all of section three hundred and eighty-eight except lot two; all of section three hundred and eighty-nine except lot two; all of section three hundred and ninety except lot two; all of section three hundred and ninety-one except lot two; all of section three hundred and ninety-two except lot two; all of section three hundred and ninety-three except lot two; all of section three hundred and ninety-four except lot two; all of section three hundred and ninety-five except lot two; all of section three hundred and ninety-six except lot two; all of section three hundred and ninety-seven except lot two; all of section three hundred and ninety-eight except lot two; all of section three hundred and ninety-nine except lot two; all of section four hundred except lot two; all of section four hundred and one except lot two; all of section four hundred and two except lot two; all of section four hundred and three except lot two; all of section four hundred and four except lot two; all of section four hundred and five except lot two; all of section four hundred and six except lot two; all of section four hundred and seven except lot two; all of section four hundred and eight except lot two; all of section four hundred and nine except lot two; all of section four hundred and ten except lot two; all of section four hundred and eleven except lot two; all of section four hundred and twelve except lot two; all of section four hundred and thirteen except lot two; all of section four hundred and fourteen except lot two; all of section four hundred and fifteen except lot two; all of section four hundred and sixteen except lot two; all of section four hundred and seventeen except lot two; all of section four hundred and eighteen except lot two; all of section four hundred and nineteen except lot two; all of section four hundred and twenty except lot two; all of section four hundred and twenty-one except lot two; all of section four hundred and twenty-two except lot two; all of section four hundred and twenty-three except lot two; all of section four hundred and twenty-four except lot two; all of section four hundred and twenty-five except lot two; all of section four hundred and twenty-six except lot two; all of section four hundred and twenty-seven except lot two; all of section four hundred and twenty-eight except lot two; all of section four hundred and twenty-nine except lot two; all of section four hundred and thirty except lot two; all of section four hundred and thirty-one except lot two; all of section four hundred and thirty-two except lot two; all of section four hundred and thirty-three except lot two; all of section four hundred and thirty-four except lot two; all of section four hundred and thirty-five except lot two; all of section four hundred and thirty-six except lot two; all of section four hundred and thirty-seven except lot two; all of section four hundred and thirty-eight except lot two; all of section four hundred and thirty-nine except lot two; all of section four hundred and forty except lot two; all of section four hundred and forty-one except lot two; all of section four hundred and forty-two except lot two; all of section four hundred and forty-three except lot two; all of section four hundred and forty-four except lot two; all of section four hundred and forty-five except lot two; all of section four hundred and forty-six except lot two; all of section four hundred and forty-seven except lot two; all of section four hundred and forty-eight except lot two; all of section four hundred and forty-nine except lot two; all of section four hundred and fifty except lot two; all of section four hundred and fifty-one except lot two; all of section four hundred and fifty-two except lot two; all of section four hundred and fifty-three except lot two; all of section four hundred and fifty-four except lot two; all of section four hundred and fifty-five except lot two; all of section four hundred and fifty-six except lot two; all of section four hundred and fifty-seven except lot two; all of section four hundred and fifty-eight except lot two; all of section four hundred and fifty-nine except lot two; all of section four hundred and sixty except lot two; all of section four hundred and sixty-one except lot two; all of section four hundred and sixty-two except lot two; all of section four hundred and sixty-three except lot two; all of section four hundred and sixty-four except lot two; all of section four hundred and sixty-five except lot two; all of section four hundred and sixty-six except lot two; all of section four hundred and sixty-seven except lot two; all of section four hundred and sixty-eight except lot two; all of section four hundred and sixty-nine except lot two; all of section four hundred and seventy except lot two; all of section four hundred and seventy-one except lot two; all of section four hundred and seventy-two except lot two; all of section four hundred and seventy-three except lot two; all of section four hundred and seventy-four except lot two; all of section four hundred and seventy-five except lot two; all of section four hundred and seventy-six except lot two; all of section four hundred and seventy-seven except lot two; all of section four hundred and seventy-eight except lot two; all of section four hundred and seventy-nine except lot two; all of section four hundred and eighty except lot two; all of section four hundred and eighty-one except lot two; all of section four hundred and eighty-two except lot two; all of section four hundred and eighty-three except lot two; all of section four hundred and eighty-four except lot two; all of section four hundred and eighty-five except lot two; all of section four hundred