ESTABLISHED IN 1827.

The largest Circulation of any Newspape in North Central Pennsylvania.

Rates of Advertising.

advertisements, per square of 10 lines of onal Carls, 5 lines or less, I year YEARLY ADVERTISEMENTS.

Job Work.

RANDBILLO.

1005, \$2 00 | i sheet, 25 or less, \$5 00 1005, \$2 00 | 1 sheet, \$4 or less, 10 00 each of above at proportionals raise.

GEORGE B. GOODLANDER,
GEORGE HAGERTY,
Publishers.

Gards.

FRANK FIELDING, ATTORNEY-AT-LAW Clearfield, Pa. Will attend to all business entrusted to his promptly and faithfully. nov1273

WALLACE & KREBS, ATTORNEYS-AT-LAW, Clearfield, Pa.

WILLIAM A. WALLACK.

DRS. WILSON & VAN VALZAH,

Office in residence of Dr. Wilson.
Orrice Horns: From 12 to 2 r. s. Dr. VanValesh can be found at night in his rooms, next
door to Hartswick & Irwin's Drug Store, up
nov26'73 DR. JEFFERSON LITZ, Will promptly attend all calls in the line of h

McENALLY & McCURDY. ATTORNEYS-AT-LAW,

Clearfield, Pa-business attended to promptly with e on Second street, above the First Q. R. BARRETT, APTORNEY AND COUNSELOR AT LAW,

CLEARFIELD, PA.

Waving resigned his Judgeship, has resumed the practice of the law in his old office at Clear-Reld, Pa. Will attend the courts of Jefferson and lik counties when specially retained in connection with resident counsel.

2:14:72 WM. M. McCULLOUGH, ATTORNEY AT LAW,

Clearfield, Pa-ps Office up stairs in Western Hotel building gal business promptly attended to. Real estate ight and sold. joil?73

J. W. BANTZ, ATTORNEY-AT-LAW, Clearfield, Pa. D. Office up stairs in Western Hotel building legal business entrusted to his care prompti aded to.

July 2, 1873. T. H. MURRAY,

ATTORNEY AND COUNSELOR AT LAW. Prompt attention given to all legal business entrusted to his care in Clearfield and adjoining the counties. Office on Market st., opposite Naugh's House and Sign Painter and Paper Jawelry Sture, Clearfield, Pa. jel473.

A. W. WALTERS ATTORNEY AT LAW, Clearfield, Pa. Do Office in the Court House.

H. W. SMITH, ATTORNEY-AT-LAW, 941-1-73 Clearfield, Pa.

WALTER BARRETT, ATTORNEY AT LAW.

ISRAEL TEST, ATTORNEY AT LAW, Clearfield, Pa-

JOHN H. FULFORD, ATTORNEY AT LAW,

Clearfield, Pa.

Office on Market St., over Joseph Showers
Grocery store. Jan.3,1873. JOHN L. CUTTLE, ATTORNEY AT LAW.

And Real Estate Agent, Clearfield, Pa.
Office on Third street, bet. Cherry & Walnut.

SP Respectfully offers his services in selling and buying lands in Clearfield and adjoining anyulies; and with an experience of over twenty years as a surveyor, datters himself that he can render satisfaction.

[Feb. 25:#3:tf. J. BLAKE WALTERS,

REAL ESTATE BROKER, AND DEALER IN

Saw Logs and Lumber. CLEARFIELD, PA.

Insonie Building, Room No. 1. 1:25:71 J. J. LINGLE,

ATTORNEY - AT - LAW 1:18 Occeola, Clearfield Ca., Pa. - y.pd ROBERT WALLACE,

ATTORNEY - AT - LAW, allaceton, Clearfield County, Penn's.

CYRUS GORDON, TTORNEY AT LAW Market street, (north side) Clearfield, Pa. Jan. 29, '75.

DR. T. J. BOYER, PHYSICIAN AND SURGEON, Gas on Market Street, Clegrfield, Pa. Office hours: 8 to 12 a. m., and 1 to 8 p. tr

R. E. M. SCHEURER. HOMOSOPATHIC PHYSICIAN,

Office in residence on Market st. Clearfield, Pa. April 24, 1872. DR. W. A. MEANS.

HYSICIAN & SURGEON, LUTHERSBURG, PA. attend professional calls promptly. augi070

TILLIAM M. HENRY, JUSTICE or run Pass are Somerara, LUMBER ITY. Collections made and money promptly aid over. Articles of agreement and deeds or prevented goally executed and warranted co-tor no charge.

J. S. BARNHART, ATTORNEY - AT LAW,
Wellefonte, Pa.
actice in Clearfield and all of the Courts of Judicial district. Real estate busines

JAMES CLEARY, BARBER & HAIR DRESSER,

231 OLEARFIELD, PA.



REPUBLICAN.

The Law of Accumulation.

GOODLANDER & HAGERTY, Publishers.

PRINCIPLES; NOT MEN.

TERMS-\$2 per annum in Advance.

VOL. 48--WHOLE NO 2358.

CLEARFIELD, PA., WEDNESDAY, FEBRUARY 18, 1874.

NEW SERIES--VOL. 15, NO. 8

Cards.

JOHN A. GREGORY, COUNTY SUPERINTENDENT, Office in the Court House, Clearfield, Pa.
Will always be found at home on the NECON
and LAST SATURDAY of each month.

.... 45 00 John H. Orvia. C. T. Alexander. C. M. Bowers. ORVIS, ALEXANDER & BOWERS. ATTORNEYS AT LAW, Bellefonte, Pa. [jan28,'47-y

J. H. KLINE, M. D., PHYSICIAN & SURGEON H AVING located at Pennfield, Pa., offers his professional services to the people of that place and surrounding country. All calls promptly attended to.

GEORGE C. KIRK, Justice of the Peace, Surveyor and Convey

All business intrusted to him will be promptly attended to. Persons wishing to employ a Surveyor will do well to give him a call, as he fatters himself that he can render satisfaction. Deeds of conveyance, articles of agreement, and all legal papers, promptly and neatly executed. *120nov74

JOHN D. THOMPSON, Justice of the Peace and Scrivener,

Curwensville, Pa. Collections made and money promptly feb22'71sf

W. ALBERT & BROS., Sawed Lumber, Square Timber, &c., Orders solicited. Bills filed on short notice and reasonable terms.

Address Woodland P. O., Clearfield Co., Pa., je25-ly

W 4LBERT & BROS.

FRANCIS COUTRIET.

Reeps constantly on band a full assortment of Dry Goods, Hardware, Grocenies, and everything usually kept in a retail store, which will be sold, for each, as cheap as elsewhere in the county.

Prenchville, June 27, 1867-1y.

J. K. MIMURRAY

MILL SUPPLY YOU WITH ANY ARTICLE

WHEN ANY ARTICLE

WHEN COME AND SEE.

(3:3:7247)

And a row of meldering arches.

A heap of mess-grown, iv set store, ware the heritoge among the larches, and a sad-faced woman comes to grieve when rebins chirp neath the fallen leave the property of the county.

NEW WAS ADDITED.

THOMAS H. FORCEE, DEALER IN GENERAL MERCHANDISE,

GRAHAMTON, Pa. , extensive manufacturer and dealer in Squar Timber and Sawed Lumber of all kinds. Orders selicited and all hills promptly

CHARLES SCHAFER, LAGER BEER RREWER, Clearfield, Pa.

HAVING rented Mr. Estres' Brewery he hopes by strict attention to buriness and he manufacture of a superior article of BERR to receive the patronage of all the old and many new customers.

J. K. BOTTORF'S PHOTOGRAPH GALLERY. Market Street, Clearfield, Pa. CROMOS MADE A SPECIALTY.

REGATIVES made in cloudy as well as in clear weather. Constantly on hand a good assortment of FRAMES, STEREOSCOPES and STRREOSCOPES was style of moulding, made to order. REUBEN HACKMAN,

Hanger, Clearfield, Penn'a. Will execute jobs in his line promptly an in a workmanlike manner. april,67

G. H. HALL. PRACTICAL PUMP MAKER, NEAR CLEARFIELD, PENN'A. Pumps always on hand and made to order on short notice. Pipes bered on reasonable terms. All work warranted to render satisfaction, and delivered if desired. my25:1yp4

E. A. BIGLER & CO., SOUARE TIMBER.

and manufacturers of ALL KINDS OF SAWED LUMBER. 8-7'72 CLBARFIELD, PENN'A. JAS. B. GRAHAM, dealer in

Real Estate, Square Timber, Boards, BHINGLES, LATH, & PICKETS, 9:1073 Clearfield, Pa, TAMES MITCHELL.

Square Timber & Timber Lands

jell'73 CLEARFIELD, PA. Dealer in all kinds of

FURNITURE, Market Street.

One door east Post Office, CLEARFIELD, PA. aug16'71

EPRACTICAL MILLWRIGHT, LUTHERSBURG, PA.

Agent for the American Double Turbine Water heel and Andrews & Kathoch Wheel. Can fur th Portable 6 ci at Mills on short nucles. 19127. DR. J. P. BUNCH FIELD Late Surgeon of the blid Regiment, Pennsylvania
Volunteers, having returned from the Army,
offers his professional services to that disease
of Clearfield county.
AP-Professional calls promptly attended to.
Office on Second street, formerly eccupied by
Dr. Wonds.

H. F. NAUGLE, WATCH MAKER & JEWELER.

Watches, Clocks, Jewelry, Silver and Plated Ware, &c., CLEABFIELD, PA.,

S. I. SNYDER. PRACTICAL WATCHMARER AND PRALER IN Watches, Clocks and Jewelry,

Graham's Run, Market Street, CLEARFIELD, PA. All kinds of repairing in my line promptly a mied to. April 23, 1873.

BEMOVAL. REIZENSTEIN & BERLINER.

GENTS' FURNISHING GOODS Have removed to 187 Church sirest, between Franklin and White ats., New York. [jys172]

Miss E, A. P. Rynder,

Chickering's, Steinway's and Emerson's Piant Smith's, Mason & Hamille's and Polouber's Organs and Molodoms, and Graver & Baker's Sowing Machines. Piano, Guitar, Organ, Haramy and Vocal Mu-sle. No papil taken for less than half a term.

Rooms opposit Galleh's Purnture State.
Clearfold, May 5, 1862-17. Miscellancous.

VALUABLE FARM FOR SALE! IN GIRARD TOWNSHIP.

The undersigned offers for sale the farm on which he now resides, situate in Girard township, Clearfield county, Pa., formerly owned by Justin J. Pie. The farm contains 120 acres, and is vey desirably located. The buildings are all new, and consist of a large frame house, having good ellar underscath, and good water convenient; large frame hare, blacksmith shop, wagon ched, spring house, &c. The buildings on this farm are as good, if not better, than on any farm in Clearfield county. The land is of superior quality and in a good state of cultivation.

Possession will be given in the spring, or at any time most convenient to the purchaser. The terms will be reasonable. Persons desirous of purchasing can address the subscriber at Leonite's Mills P. O., Clearfield county, Pa., or apply in person on the premises.

Any persons wanting gany information in rigard to the quality of the hand, the kind of buildings thereon, &c., &c., can get the information by calling on theriff Pie, in Clearfield, as he owned the farm for a number of years, and of course knows all about it.

WENDELL ENDRES,
January 21, 1874.

House for Sale or Rent.

One lags behind: the rustic kridge

Store House for Sale or Rent.

That well known Store and Dwelling House, ituated in Gien Hope, Clearfield county, is offered at private sale or for rent. The house is two stories high, 56 by 40 feet, with good back building the sale of for the stories high, 56 by 40 feet, with good back building the sale of for the sale or for rent. The house is two stories high, 56 by 40 feet, with food back building the sale of the sale Store House for Sale or Rent.

That well known Store and Dwelling House, situated in Glen Hope, Clearfield county, is offered at private sale or for rent. The house is two stories high, 56 by 46 feet, with good back building; a No. I well of water in back building; other outsuildings, such as lee house, smake house, corn crib, stabling and large shedding, all in good order. This property is suitable for any kind of business, and will be sold af private raise or rented on reasconable terms to a responsible party. The property is good and in a pleasant place to do business, and will be sold or rented on easy terms. The had health of the subscriber compels him to close his business for the present. This house has done a good business, and a good business, an Gien Hope, Clearfield Co., Pa. [jan28-2m

A UDITOR'S NOTICE.—In the Orphans' Court of Clearfield county, Pa. In relation to the estate of John Burgunder, deceased.

The undersigned auditor, appointed by the court to distribute the funds in the hands of John court to distribute the funds in the hands of John M. Adams, trustee of the estate, to and among the persons legally entitled thereto, gives notice that he will attend to the duties of his appointment, at his office, in Clearfield, on Friday, the 20th day of Fahruary, A. D. 1874, at 2 × ×, when and where all persons interested can attendfop4-5t*

EXECUTORS' NOTICE. Notice is here by given that letters testamentary havin been granted to the undersigned on the estat of AllRABAM KVLTH, decreased, late of Mor of AHRAHAM KYLEH, deceased, late of Morris township, Clearfield country, Peinsylvania, all
persons indebted to said estate are requested to
make immediate payment, and these having
claims against the same will present them duly
authenticated for settlement.

WM. ROTHROCK,
ED. PERKS,
Morrisdale, Feb. 4, 1874.-61 Excentors.

2,000 LBS. OF WOOL WANTED.
By Arnold, Hartshord & Hipple, for
which they will pay cosh, at their factory, near
Curwensville, or at the store of Arnold & Harts-

ARNOLD, HARTSHORN & HIPPLE. OPECIAL LEGISLATION. ablic, and that the same he kept in repair at int expense of the counties of Clearfeld a F.F. COUTERET, W. J. HOFFER.

Karthaus, Feb. 4, 1874.-41 and others CPECIAL LEGISLATION .- No tice is hereby given to the public and a artise interested, that application will be ma-t the present session of our State Legislatus o pass an act repealing an act of Assembly, as proved 18th April, A. D. 1873, relating to the a

proved 10th April, A. D. 1875, relating to the application of taxe on lands in the new townshi of Pine, created out of parts of Huston an Lawrence townships, in the county of Clearfeld, And further petition the Legislature to pass a set, that all said lands formerly belonging that the county of Charlest the authorities thereof for tax purposes.

HIRAM WOODWARD, CHAR. BORGERR, SAMUEL CONOWAY, Penticld, Feb. 10, 74-44. and 20 others.

CPECIAL LEGISLATION.-No tice is hereby given to the public and all parties interested, that application will be made at the present ression of our State Legislature to pass an act authorising the Oversears of the Poor of Hauton township, in the county of Clearfield, to levy a tax for poor purposes upon the unscated hands in said township, at the same rate per cent, as may be levied upon seated property.

WM. D. WOODWARD,

DAVID HORNING,

ALFRED SCOPIELD,

Penfield, Feb. H. 74-44. and 73 others.

Penfield, Feb. 11, '74-4t. and 75 others.

N THE ORPHANS COURT of Clar In the matter of the partition of the real estat of Samuel Waring, late of Morris township, decreased. To Sasannah Waring, wildays, and William Waring. Catharine Ebbs, George Waring John Waring, Samuel Waring, Elizabeth Waring and Dolansey H. Waring, children, derieses and heirs at law of the said Securel Waring, doceased Take Notice, that at an Orphane Court held a Clearfield, for said county, on the 18th day of January, A. D. 1874, a rule was granted upon at the heirs and legal representatives, and all por sons interested in the saids of soid decedent, as quiring them to be and appear at an Orphane Court to be held at the Court House, in Clearfield in said county, on the 16th day of March next them and there to accept or refuse the cetate of the said decedent at the valuation thereof, and in ease the heirs, legal representatives, and all persons interested in the estate of the said decedent, as desired to the cetate of the said decedent in the estate of the said decedent at the valuation thereof, and in ease the heirs, legal representatives, and all persons interested in the estate of the said decedent at the valuation thereof, and in ease the heirs, legal representatives, and all persons interested in the estate of the said decedent at the valuation thereof, and in ease the heirs, legal representatives, and all persons interested in the estate of the said decedent at the valuation thereof, and it decedent and the said decedent and the said decedent and the said decedent and the said decedent at the valuation thereof, and the said decedent and the said dec

THE REPUBLICAN.

CLEARFIELD, PA.

The Judicial Apportionment.

While the Judicial apportionment bill was before the Senate on the 10th instant, Mr. Wallace made the following remarks:

Mr. WALLACE-Mr. Speaker, I move to amend the first section by striking out in the thirteenth and fourteenth ines the words "to which the county

000 inhabitants; or, in other words, that the necessity that is contemplated in section five of the constitution is such as to require the addition of that county to another county of the same character. The constitution in section five of article five, provides that, "Whenever a county shall con-"tain 40,000 inhabitants it shall constitute a separate judicial district, and shall elect one judge learned in the law; and the general assembly shall provide for additional judges, as the business of the said districts

may require. This clause is mandatory and com-In connection with that I end the next clause, which provides hat "counties containing a population ess than is sufficient to constitute separate districts shall be formed into convenient single districts, or, if necessary, may be attached to contigu-

surrounded by counties that have 40,-000 or upwards, the necessity contemplated by the constitution exists. It is necessary to attach that county to a contiguous district, which has 40,000 or more. Why? Because we have included. We must attach these to no adjoining counties of its own class contiguous districts, which mean to attach it to; and the constitution counties having more than forty thousdid not intend to permit us to Isap and inhabitants. over an adjoining county with 40,000

district, and we must annex it to Franklin, Cumberland or York, and nd or York, and mply with the constitution. proposition that it can be made separate district is contravened proposition set up in the sec-lanse, which provides that, ice containing a population less afficient to constitute separate udicial districts shall be formed into

convenient single districts, or, if necessary, may be attached to contiguous districts, as the general assembly may provide. You cannot form them into The idea sontained in the first clause, that each county which shall contain forty the sound inhabitants is to be a arate judicial district overthrows and denies our right to erect those with less into a separate district, for the assertion of the affirmative neces-

be made separate districts, and where counties having less than forty thousand are so situated that they cannot be joined with one of the same class they may be attached to counties that have more than forty thousand inhab-

Mr. PLAYFORD-Will the Senator permit me to ask him a question?

Mr. WALLACE-Yes, sir.
Mr. PLAYFORD-Do I understand the Senator to say that counties havless than 40,000 inhabitants cannot be

previous. Mr. WALLACE-That is my interpreconstitution, be good for anything it denies the reserve. Such is the plain in five years. Allow ten years for implication. It contravenes the power to do the reverse. Whenever a county shall contain 40,000 inhabitions, and we mean, to those who have not that it shall constitute a property about it—that if a man can by by a little when the same rate, it will double itself children, who by this time were in the clerk's office trying to make the tains less it shall not. That is the converse of the proposition. Counties containing a population less than sufficient to constitute a separate dissipation of the constitute and the constitute a separate dissipation of the constitute a separate dissipation of the constitute and the constitute a separate dissipation of the constitute and the constitute a separate dissipation of the constitute and t sufficient to constitute a separate district shall be formed into convenient thousand at eighty, and to a hundred separate districts. Take these clauses and twenty thousand at ninety. This ogether and you reach the conclu-

sion that I have reached.

Mr. Speaker, I desire to state the reason for this amendment, as it may, perhaps, become proper on this conperhaps, become proper on this conpoint, it will be necessary to recast the bill, to make other amendments the bill, to make other amendments. Me view of the Senate be (and, of course, Me view of the consitution differs)

Adams or Greene is located.

It seems to me that, from that stand dollars poorer for it; or, we will say, he will have lost the chance of being thirty thousand dollars better off than he is the view of the Senate be (and, of course, while Boynton philosophically remarked that the loss of a baby was marked that the loss of a baby was marked that the loss of a baby was

of its class. Such is the view I take score and ten.

The first and logis representatives and of programing them to the and great and again and attach is to a country containing less than that number. Such is tailed in the first face if bears in Cantally, the and there is easy to arrive the case; as yet to mandatory providings and the continuing less than that number. Such is tailed in the latter of the continuing and the co

The Trouble of a Congressman's Family-What Zach Chandler found in a Hack-Narrow Escape of a Precious Baby.

Everybody knows that money makes money, but it is not everybody that pays attention to the modus operandi by which this is brought about

from year to year by its own natural "Where's Bobby?"
force. Now, it is only when it has been in operation for a long series of thought you had him." consecutive years that we see what the force of compound interest is. For "didn't you fetch him in?

the first few years the augmentation formed into a single or separate dis. duration of life had been reached was C. tried to burst open the door so as triet?

itants it shall constitute a separate about it—that if a man can lay by a this loss of Congressional infancy—indicial district. Whenever it con-

is the secret of the large fortunes of neighborhood. He hurried through the great bankers and capitalists of the hacks on the back stands and had sion that I have reached.

Sut, it may be said that the legislature has power in its discretion, "if the thirty-seventh lines the words "to which the county of Juniata is hereby attached," and to add at the end of the section, as the sixtieth line, constituting the Forty first district, "and the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I desire to state the counties of Juniata and Perry."

Mr. Speaker, I d

My view of the constitution differs somewhat from that of the Senator who has this bill in charge (Mr. Ratan). I regard it as necessary that connties having a population of 40, old inhabitants shall be a separate judicial district under the provisions of section five, article five, of the constitution, and that these mandatory provisions in regard to the formation of separate districts amount to nothing that is contiguous to such an one and has less than 40,000 population it can be eattached to any other country with that it pleases. That inevitably followed the constitution of the senate be (and, of course, that the general truth, that the younger a man is the more valuable money is to him. We have while Boynton philosophically remarked that the loss of a baby was somebody's gain, and Preston added that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial model and that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial model habits, and by rigid self denial that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial model habits, and by rigid self denial that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial model habits, and by rigid self denial that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial model that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial that it was a loss easily repaired; and so the night wore on.

Suppose a man begins life with economical habits, and by rigid self denial that it was a loss easily repaired; and that it was a loss easily repaired; and that it was a loss easily repaired; and that it was a lo

tion in reference to Cumberland and Perry counties more particularly, rather than to discuss the bill in its sentirety. Those counties are attached, when it is not necessary to do so Perry can be attached to Juniata.—
The necessity provided for in the constitution does not exist, and Cumber. In the constitution does not exist, and Cumber. In the six five hundred in the constitution does not exist, and Cumber. In the semple rooms and bars from that old pippin in the orchard of balted a hack, and getting in said as true, they are six five hundred in the constitution of the vegetable ergencies he instinctively calls a hack. All the hackmen in town know the great Michigander, and entirely regardless of what he orders or says, they invariably drive him home, stopping at all the sample rooms and bars from that old pippin in the orchard of the many other member of the vegetable ergencies he instinctively calls a hack. All the hackmen in town know the great Michigander, and entirely regardless of what he orders or says, they invariably drive him home, stopping at all the sample rooms and bars from that old pippin in the orchard of the way. On this orcasion he halted a hack, and getting in said as true the constitution of the constitut stitution does not exist, and Cumberland must be a separate judicial district, because it is not necessary to attack Perry to it. If Adams was attacked to Cumberland county the necessity would exist and the bill be

The points of the whole matter are

We have a discretion upon this sub-We have a discretion upon this subject in certain cases. The class of classes over which we have discretion is the class in which the counties of Adams, of Greene and of Lebanon is included. We must attach these to contiguous districts, which mean counties having more than forty thous. freedom in expenditure, when the baby."

As the infant continued its scream judgment is matured, when the knowl-

"Where's Bobby."

sarily implies the negative.

So that, I repeat, the mandatory provisions of the constitution in this regard are, that counties having less than forty thousand inhabitants must be united to form districts, those that have more than forty thousand must

"Nancy," screamed the Mrs. M. C.,

He then pulled away at the bell until tation of the constitution unquestiona-bly. If the proposition, contained in per cent, and the interest reinvested rushed down after his wife and four of this section of the at the same rate, it will double itself children, who by this time were in

cares of business, and he can then that he couldn't tell where he was or that proposition.

I rose, however, to state my post (and indeed for years before) have the where he ought to be. In these empleasure of laying out his money free-properties he instinctively calls a hack.

"Takeme'omedamnyou!"

inhabitants and attach it to a county Under Grant's Administration the containg less than that number. Such art of repairing has been reduced to such an extent that even if there is so tore along the street at a frightful

A Hero of the Southwest.

Horace P. Jones is a notable charac-ter in the Southwest. He is at pres ter in the Southwest. He is at present official interpreter at Fort Sill.—
Through him the officers of the Government at that post hold intercourse with the wild tribes of the plains.—
Perhaps no man living has a more thorough knowledge of the language of the Comanches than is possessed by Mr. Jones. Mr. Jones was present at the massacre at Cld Fort Cobb, in 1861, where he made a very narrow escape from sharing the fate of many others who bled on that occasion.

During these troublous time Mr. Jones passed through some terrible

Jones passed through some terrible experiences. On one occasion he found himself suddenly surrounded by a band of some twenty-five savages, with loveled rifes aimed directly at him. The night was dark and gloomy. There was but an instant for thought, and that instant was improved by the that pays attention to the modus operandi by which this is brought about and the practical consequences which follow.

Schoolboys are taught the rule of compound interest, but nine out of ten of them for, et all about it for the remainder of their lives. Yet this principal has more to do with the accumulation of large fortunes than any other cause whatever; and it has bearings on the increase of wealth and on the ratio style of expenditure, both personal and national, of which the practical character cannot be overrated.

We read in a paper a few months ago of the death of an eminent London capitalist, who left the enormous fortune of three millions sterling—

This allowant was improved by the imperilled here to extricate himself from his perilons position. Quick as thought he dropped upon the grass pamong the brushwood, and propelled himself serpent-like under the bushes. This action for a moment disconcerted his would-be marderers, and, taking advantage of the confusion, he many other cause white consistency in the practical character cannot be overrated.

We read in a paper a few months ago of the death of an eminent London capitalist, who left the enormous fortune of three millions sterling—

This allowant was sterling—

This allowant was an over millions sterling—

The classification of the particular constitution of the particular constant in that finting in the dropped upon the grass thought he dropped upon the grass and under the bushes. This action for a moment disconcerted his would-be marderers, and taking advantage of the confusion, he many other cause with the special particular the particular that the substantial particular that the statement was imported to extreme the bushes. This action for a moment disconcerted his would-be marderers, and taking advantage of the confusion. The character cannot be a wife, all allowant and the c imperilled here to extri

The Small Boy of Merced River.

his three comrades.

Where the road between Merced the first few years the augmentation is almost imperceptible, but when once the power of increase has become developed, it goes on at an augmenting ratio, until the results are almost incredible. There can be little doubt that in the case just mentioned, the wealth accumulated after the natural wealth accumulated after the natural devalues of life had been reached was came to the river, and hesitated about attempting to ford it, as he saw the wide expanse of rushing waters .-There is no bridge anywhere along there, so, after some indecison, he concluded to swim his horse across .-Spying a small boy fishing in a small punt tied to the bank, he said:

"Hello, Bub!" "Hello, yourself!"

"Can I get you to take my clothes across the river in your boat?"
"I rekin you kin, if you've got any

soap."
"All right; I'll give you a quarter to take over my clothes and this carpet sack to the opposite shore." To this the boy nodded assent, the stranger disrobed, turned over the carpet-sack and babiliments to the javenile, who paddled out into the

Apples vs. Fish.

Now comes a physiologist who, unlighted perhaps as to his intellect by the lamp of a fish diet, proclaims to mankind that apples are the proper food, after all, of the sedentary brainworkers. The apple, according to be attached to may other county with has entire control over it and can do will amount to a competency by the found himself on Four and a half street what it pleases. That inevitably fol. will amount to a competency by the found himself on Four and a half street what it pleases. That is the logical result of time he desires to be free from the in such a state of absentmindedness gates things to the core, contains more pleasing and he can then that he couldn't tell where he was or phosphorus, or brain sustenance, than phosphorus, or brain sustenance, than any other member of the vegetable low-browed, disagreeable, anthropoid Sitting down on the back seat, he apes. They took to a diet of app was startled by a wild cry that almost prepared for them by the same call-sobered him. This will sound like nary artist who is now supposed to be Why? Because Adams can thousand pounds at sixty-five, and not attached to any other county to a competency till long after three case of spoiled child, goose" of mankind, and lo! at one for old Zach had hinged two hundred flash intellect dawned upon them, and of this matter, and it seems to me if the question should ever be tested in the courts as to the right of the judge to sit in a district constituted like the age; every hundred dollars spent in one now under consideration, it would be seen to sit in a district constituted like the age; every hundred dollars spent in one now under consideration, it would be seen the seems to see the district constituted like the age; every hundred dollars spent in his head struck the top of the hack, one now under consideration, it would be seen to see the district constituted like the age; every hundred dollars spent in his head struck the top of the drawback to this great discovery one now under consideration, it would be seen to see the description of the load through the follower House. the courts as to the right of the judge to sit in a district constituted like the one now under consideration, it would be decided. The decision would be thrown away of provision for the than int. may provide.

Now, as to a county that contains less than 40,000 inhabitants, which is down on the front seat, felt around.— best burning find for their cerebral

> WANT TO DISOWN THEIR OWN CHILD. -The Hartford Times thinks there is room for Pinchback in the Senate: