The Juniata Scatinel.

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Business Carbs.

LOUIS E. ATKINSON,

Attorney at Law.

MIFFLINTOWN, PA. Collecting and Conveyancing promptly attended to. Office, second story of Court House, above Prothonotary's office.

ROBERT MCMEEN,

ATTORNEY AT LAW, MIFFLINTOWN, PA.

Office on Bridge street, in the room formerly occupied by Ezra D. Parker, Esq.

S. B. LOUDEN,

MIFFLINTOWN, PA., Offers his services to the citizens of Juniata county as Auctioneer and Vendue Crier Charges, from two to ten dollars. Satisfac Inov3-Sm. tion warranted.

DR. P. C. RUNDIO,

RUGGIST PATTERSON, PENN'A.

August 18, 1869-tf.

THOMAS A. ELDER. M. D.,

MIFFLINTOWN, PA.

Office hours 9 A M to 3 P. M. Office in Reiford's building, two doors above the Sen-tinel office, Bridge street. [aug 18-tf [aug 18-11

0. 1. SHITH, N. D., HOM & OPHATIC PHYSICIAN & SURGEON Having permanently located in the borough of Midlintown, offers his professional services to the citizens of this place and surrounding country. Office on Main street, over Beidler's Drug by the single vine, dozen, hundred or thou-[aug 18 1869-tf Btore.

A LEX. K MCCLURE, ATTORNEY AT LAW.

144 SOUTH SIXTH STREET. PHILADEL PHILA.

90127-1f G. W. MCPHERRAN.

sug 18 1809-1v

CENTRAL CLAIM AGENCY,

Attorney at Law, 601 SANSOM STREET, PHILADELPHIA.

VOLUME XXVI. NO. 4 MIFFLINTOWN. JUNIATA COUNTY, PENN'A., JANUARY 24, 1872. Local Advertisements. Doct's Corner. THE POOR'S APPEAL. Hurrah! Hurrah! AN ACROSTIC. Oh ! thou who art so rich in store, Great Excitement at the Mifflin Remember now the needy poor, Chair Works! Each one who asks, with kindness greet,

Smiata

Make hearts content with bread and meat. WHY is it that everybody goes to WM. F. SNYDER when they are in need of any kind Except not one-"our blessed Lord" Makes mention in His holy word, of Chairs ? BECAUSE he keeps the Best and Finest Assortment of all kinds of Chairs that was ever offered to the eyes of the public. Reader, if you are in want of Chairs of any kind, you will do well to call on the un-dersigned and evaning high the call on the un-Blessings in store for those who give, Eternity with God to live. Remember then the needy poor,

B. F. SCHWEIER,

Those who come knocking at your door Help asking-ob ! extend thy hand dersigned and examine his fine stock of E'en to the meauert in the land-Cane Seat and Windsor Chairs.

Prayers will be offered up for thee. Orphans will bless thy memory, of all descriptions, before purchasing else-Oh ! then, of thee I ask once more, where. Having lately started in business, he Remember NOW the a edy poor. is determined to do the very best he can as regards durability and cheapness, and warrants all work manufactured by him.

rants all work manufactured by him. FOR Remember the Sign of the BIG REED CHIAIR on the pole on the corner of Main and Cherry streets, when you want to buy good chairs. WM. F. SNYDER. Mifflintown, Feb 8, 1871. Miscellancous Reading. THE \$20,000 FIRE RELIEF FUND.

It is a fact generally known that a suit was brought by James Robinson The Place for Good Grape-vines against the committee-designated by the act of the Legislature, appropriating \$20,-Juniata Dallen Divepards, 000 for the relief of who became "suffer ers, destitute and needy," through the

AND GRAPE-VINE NURSERY. great fire at Mifflin, on the last night of THE undersigned would respectfully in-form the public that he has started a the year 1870-for the manner in which the Plaintiff. they disbursed the money appropriated Grape-vine Nursery about one mile northeast of Mifflintown, where he has been testing a We publish here the act and the averlarge number of the different varieties of ment of the "Bill in Equity" against the

Grapes ; and having been in the business for committee, and the prayer for relief, also seven years, he is now prepared to furnish the answer of the committee : VINES OF ALL THE LEADING VARIETIES, AND OF THE MOST PROMISING On the Sth day of February, 1871, the Legislature enacted the following law: KINDS, AT

LOW RATES.

1S AT THE

zens of Miffiintown. Juniata county. sand. All persons wishing good and thrifty vines will do well to call and see for them. surpassed magnitude, the town of Mifflinselves. town, Juniata Co., has been in a great

tor Good and responsible Agents wanted. JONAS OBERHOLTZER. Mifflintown, Juniata Co., Pa. New Store and New Goods.

of individuals. "THEREFORE, SEC. 1. Be it enacted by GROCERIES, PROVISIONS, &C. the Senate and House of Representatives Main Street, Mifflintown. of the Commonwealth of Pennsylvania.

ACT OF THE LEGISLATURE.

"An act for the relief of certain citi-

WHEREAS, By a conflagration of un-

measure destroyed, and hundreds of her

AND WHEREAS, Charity and benevo-

lence are as much the duty of states as

citizens made houseless and destitute ;

HAVING opened out a GROCERY AND in General Assembly met, and it is here-on Main Street, Millintown, 1 would respect-that the out of the same of large means and worth over \$30,000 fully ask the attention of the public to the that the sum of twenty thousand dollars 3. We deny the averments and allegafollowing articles, which I will keep on hand is hereby appropriated for the relief and tions of Plaintiff, that the payments benefit of the sufforers from the late de- therein mentioned were made either

The prayer for relief is : lat. That said defendants (committee nity for their actual losses, and for the Miffliutown-that the destruction of her as aforesaid) be enjoined from paying out purpose of proper arrangement the names property occurred two or three days afany part of said \$20,000 to Edmund S. of all persons in first class, who, in the ter the Mifflin conflagration, and from the Doty, George Jacobs, Mrs. Samuel Bell, belief and judgment of said defendants Borough precincts could be seen the James M. Sellers and Wm W. Wilson. from statements and evidence before them smoke and flame rising from her burning 2nd. That said defendants be compel- were fully restored and indemnified, are dwelling. This accident left a family of led by a decree of this Court, to pay out set forth in of the said \$20,000, so as aforesaid ap-

B. F.

THE CONSTITUTION-THE UNION-AND THE ENFORCEMENT OF THE LAWS.

propriated by the State, to James Rob

inson, the plaintiff, the sum appearing to

be due to him, to wit, five hundred and

thirteen dollars and ninety-two cents as

his pro rata share of the said \$3500.00,

either remaining in the hands of said de-

fendants, or by their gross negligence and

fraud illegally paid out, in whole or in

part, to the said Doty, Wilson, Jacobs,

3rd. That such other relief may be

given as may be, or may become neces-

ANSWER OF COMMITTEE.

Christy, Noah A. Elder, Amos H. Mar-

tin, and John Yeakley, the defendants, to

the bill of complaint of James Robinson.

These defendants reserving to them-

selves all right of exception to the said

bill of complaint for answer thereto say,

2. We have no knowledge or informa-

tion, save by Plaintiffs bill, and cannot

set forth, as to our belief or otherwise.

whether his indebtedness is or is not \$2,200.

a correct estimate of the actual loss of

all the persons therein named, and we

SECTION IL.

2 We deny any belief or knowledge of

ceive the sums therein mentioned.

II, of Plaintiffs bill,

the persons therein named.

3. We depy that schedule "A" contains

The answer of James North, Jacob A

James Robinson, Plaintiff.

Sellers and Mrs. Samuel Bell.

Junkin. Solicitor for Plaintiff.

his total lors was \$5,500

sary or proper.

SCHEDULE B.

Loss. 1. Albright Simon \$356.00 McClellan James. ... 75 00 Weimer John M 80 00 Spitler Sarah 20 00 Dietrick John 350 00 6. Auker T U. . 500 00 Albright Sarah A 251 00 Bridge Samuel 100 00 Browand B. 15 (0 Ellis Alexander 50 00 Ellis William 50 00 12. Emory John W..... 13. Ellis Mrs... 30 00 30 00 Fasick A B. 20 00 15. Goshen O N. 25 00 Greer Mrs Adam 17. Heck George...... 12 00 18. Hurrell Levina...... 23 00 19. Horning Emma...... 20. Jackman William..... 75 00 20. Jackman William 21. McGraw James 15 00 McCahan Wilber.... 150 00 23.-McCahan Emery 75 00 24. Maxwell F C... 15 00 Oswalt Mrs... 250 00 Parker T U 100.00 Robinson O P 28. Reese Mrs Maria 725 00 29. Reese Thomas 100 09 39. Stewart James W..... 50 00 Stewart Francisco Statement
Sheaffer John E
Steel Alfred
Stimeling Samuel 20 00 59.00 200.00 575 00 1. As to the matter contained in Sec- 36. 35. Troup Myers..... 250 00 Troup Daniel 25 00 tion I. of Plaintiffs bill, we deny that 37. Walton William 500 (0) Wagner Jacob 10 00 Westfall Mrs E 0 500 00 Young Mrs 25 00 Egolf William 400 00 Hamilton T U 200 00 Moser John C 300 06 McCahan Widow 150 00

.. \$7827.00

The following persons of second class further deny that they are entitled to rewith the amount received by them from the voluntary relief fund or insurance, were, in the judgment and belief of de As to the matter contained in Section fendants, from the statements and information before them, fully restored and indemnified by the amounts paid to them 1. We admit the payment of \$3,500 to by the committee. Their names and

Dola

Gosh

Gray

5. Hev

SCHEDULE C.	c
Received. \$300.00	t
n Sarah 100 90	d
en Henry S	Е
e Jesse	

Loss, cent.

RECAPITULATION.

20

15

the sufferers in the First class were con. Bell \$250,00, that they were advised to sidered as entitled to full pay and indem- do so by many sufferers and citizens of two adults and six small children destitute and needy. The proximity of this cles than silver ; and nerves that fiash Received fire in time and place to the Mifflin fire

EDITOR AND PROFRIETOIL.

WHOLE NUMBER 1298.

Sentinel.

induced the defendants to believe that 75 00 80 00 the spirit of the act of Assembly placed better than a land estate to have the 20 00 this sufferer within the embrace of its 500 00 chairity and benevolence. SECTION X.

100-06 And the defendants further say, that 15 00 in discharge of their duties it was not tendencies or to develope good ones; 50 00 50 00 unjust to retain \$500 as compensation .-30 00 Their duties were unpleasant beyond expectation or description. From begin- The man is rich who has a good disposi-25 00 500 00 ning to end their actions and motives tion-who is naturally kind, patient, were the subjects of scurrilous abuse by cheerful, hopeful, and who has a flavor 75 00 the sufferers, their friends and the com munity. It was impossible in any way hardest thing to get on with in this life, 15 00 150 00 or manner to make a satisfactory distri bution. The pressure of claimants; the fellow-a desponding and complaining 75 00 exaggerated estimate of losses; the dif- fellow-a timid and care-burdened man-15 00 100 00 ferent views of each others privations; these are all born deformed on the inside. the various suggestions of justice and Their feet do not limp, but their thought 725 80 725 00 plains of distribution were to the said de- do. fendants, a labor and vexation beyond 50 00 the power of pecuniary recompense .-

200 00 The compensation as aforesaid did not 25 00 5 00 500 00

that the sixty-four persons named in ings, solicitings and disputes is souncil, Plaintiffs bill, with the exception of Mrs. my country has been confirmed to me 200 00 300 00 Stambaugh, John Huzzard, Jacob Su under the great seal of England with 159 00 louff, W. W. Wilson, James M. Sellers large powers and privileges by the name \$7827 00 Edmund S. Doty, have been fully re. of Pennsylvania-a name the king

stored by the relief and insurance.

chose New Wales, being a hilly country ; SECTION XI. And the defendants further say, that and the secretary, a Welshman, refused \$1000 was paid to Henry S. Goshen, in- to call it New Wales, I proposed Sylconsideration of his assignment to the vania, and they added Penn to it; Committee his Policy of insurance for though I was much opposed to it, and that amount in the Columbia Insurance went to the king to have it struck out. amount paid are set forth, as follows : Company. This sum has lately been He said it was past, and he would not collected, and will be distributed among take it upon him; for I feared it might the persons, in defendants judgment and be looked upon as a vanity in me, and discretion justly entitled thereto. SECTION XII. as it really was."

And the defendants further say, that IN Chicago they find out everything the said Plaintiff received from the vol the Dake Alexis says or thinks, and the

RATES OF ADVERTISING.

RATES OF ADVERTISING. All advertising for less than three months for one square of nine lines or less, will be charged one insertion, 75 cents, three \$2,07, and 50 cents for each subsequent insertion. Administrator's, Executor's and Auditor's Notices, \$2,00. Professional and Business Cards, not exceeding one square, and inclu-ding copy of paper, \$8,00 per year. Notices in reading columns, ten cents per line. Mer chants advertising by the year at special rates

	3 youths.	6 months.	1 year.
	One squate	\$ 5.00.	\$ 8.00
-	Two squares 5.00	8,00	11.00
	Three squares 6,60	10.00	15,00
-	One-fourth col'n. 10.00	17.00	25,00
	Balf column 18,00	25,00	45,00
	One column	45.00	\$0,00

RICH WITHOUT MONEY.

Many a man is rich without money .-Thousands of men with nothing in their pocket, and thousands without even a pocket, are rich. A man born with a good sound constitution, a good stomach, a good heart, and good limbs, and a pretty good head-piece, is rich. Good bones are better than gold ; tough musfire and carry energy to every function are better than houses and land It is right kind of father and mother. Good breeds and bad breeds exist among men as really as among herds and horses .-

Education may do much to check evil but it is a great thing to inherit the right proportion of faculties to start with --of wit and fun in his composition. The is a man's own self. A cross, selfish

The Name Pennsylvania.

The origin of the name of the State of

250 00 lessen the amount payable to the desti- Pennsylvania will be found in a letter of tute and needy sufferers but was properly William Penn, its founder, dated ' Jana reduction to that extent from the suf- uary 6th 1681, from which the following ferers mentioned in schedule C, and from is an extract : present information defendants believe "This day, after many watchings, wait-

would give it in honor of my father. I

not as a respect in the king to my father.

JAMES M. SELLERS, 144 SOUTH SIXTH STREET, PHILADELPHIA.

19. Bounties, Pensions, Back Pay, Horse Claims, State Claims, &c., promptly collected. No charge for information, nor when money foet27-tf is not c directed.

Dr. R. A. Simpson

Trents .Il forms of disease, and may be consulted as follows:-At his office in Liverpool Ps., every SATUBDAY and MONDAY-appointments can be made for other days. all on or address

or address DR. R. A. SIMPSON, Liverpool, Perry Co., Pa. dec 7

New Drug Store IN PERRYSVILLE.

DR. J. J. APPLEBAUGH has established above-named place, and keeps a general assortment of

DRUGS AND MEDICINES. Also all other articles usually kept in establishments of this kind. Pure Wines and Liquors for medicinal purposes, Cigars, Tobacco, Stationery, Confec-

tions (first-class), Notions, etc., etc.

PHILADELPHIA. 1871 1871.

WALL PAPERS HOWELL & BOURKE, MANUFACTUREUS OF Paper Hangings & Window Shades.

WHOLESALE AND RETAIL SALESEONNS. Corner of Fourth and Market Streets,

PHILADELPHIA. Factory-Cor. Twenty-third and Sansom Sts. Oct. 4.Sm*

A. G. POSTLETHWAITE. | J. C. M'NAUGHTON

A. G. POSTLETHWAITE & CO.,

General Commission Merchants.

FOR

THE SALE OF ALL KINDS OF COUNTRY PRODUCE.

No. 261 South Front Street,

PHILADELPHIA. marl1-tf J. M. KEPHEART

WITH

BARNES BROTHER & HERRON

WHOLESALS DEALERS IN

HATS AND CAPS,

503 Market Street, Philadelphia. aug 18, 1869-1y.

BEST CIGARS IN TOWN

Hollobaugh's Saloon.

Two for 5 cents. Also, the Freshest Lager, the Largest Oysters, the Sweetest Cider, the Finest Domestic Wines, and, in short, anything you may wish in the EATING OR DRINKING LINE

at the most reasonable prices. He has also refitted his

BILLIARD HALL. so that it will now compare favorably with any Hall in the interior of the State.

June 1, 1870-1y

199. Haudbills for public sales printed on short notice at the SENTINEL OFFICE.

DRIED AND CANNED FRUIT. HAM, SHOULDER, DRIED BEEF, Tobacco, Cigars, GLASSWARE

FISH. SALT.

SUGAR, COFFEE, TEA

at all thats :

Flour, Feed, &c. All of which will be sold cheap for Cash or Country Produce. Give me a call and hear

MOLASSES, RICE,

Mifflintown, May 2, 1871.

S. B. LOUDON.

MERCHANT TAILOR. WOULD respectfully inform the public that he has removed his Tailoring Es-

tablishment to a room in Major Nevin's new building, on the Parker lot, on Bridge street, Midlintown, an I has opened out a LARGER AND FINER ASSORTMENT OF

CLOTHS. CASSIMERES.

Than ever was before brought to this towa- so as aforesaid appropriated by said Act, which he is prepared to make to order in the LATESI AND MOST IMPROVED STYLE. And in a manner that will defy all competition. He also manufactures to order, all sorts of

CUSTOM WORK

The "Guyper" Market Car.

THE undersigned, having purchased of A S. H. Brown the renowned "Guyper" Market Car, desires to inform his friends of diffin. Patterson and vicinity, and the public generally, that he will run the car reguarly, leaving Mifflin Station every Monday

FRESH FISH, OYSTERS. APPLES,

VEGETABLES OF ALL KINDS IN SEASON And Everything Usually Carried in a Market Car.

Also, Freight Carried, at Reasonable Rates, Either Way. Orders from merchants and others solicited

Prompt attention to business will be given and satisfaction guaranteed. Orders left at Joseph Pennell's store Patterson, will receive attention. G W WILSON.

April 28, 1871. **ATTENTION!**

DAVID WATTS most respectfully announfurnish

SCHOOL BOOKS AND STATIONERY at reduced prices. Hereafter give him a call at his OLD STAND, MAIN St., MIFFLIN. Oct 25-tf

A LL kinds of Canned and Dried Fruit for C. BARTLY.

I ARGEST STOCK of Dress Goods in the / cousty at Tilten & Bepenschade's.

structive fire in Mifflintown, Juniata through fraud or negligence on our county, the said sum to be received and and we further deny that we well knew distributed amongst the destitute and at the time of so doing, that the persons needy, by the authority and under the di- mentioned in said Section were not the rection of the following named individ. objects of the bounty of the State, and uals, as a committee hereby appointed were in no wise entitled to any part of Confectioneries, Nuts, &c., for that purpose : James North, Jacob the said \$20,000. and we deny that the centage on their losses, according to cir-A. Christy, Noah A. Elder, Amos H. retention of \$500,00 by us for services cumstances ranging from fifteen to seven-Martin and John Yeakley. "SEC 2. That the State Treasurer is hereby directed to pay to the aforementioned committee, or to one of its mem. 111, of Plaintiffs bill.

bers designated by the same, for the pur-J. W. KIRK. pose aforesaid, the sum of twenty thon- and allegations in the first paragraph of sand dollars out of any money in the Section III. treasury "

AVERMENT OF PLAINTIPF, AND PRAYER cation of said fund, as alleged in the sec-FOR RELIEF. The bill, after quoting the above act of the Legislature, makes the following

averment : " That under the provisions of said Act, the said named committee, who are

the defendants in this proceeding, re-VESTINGS, &C. ceived the said twenty thousand dollars,

and accepted the said trust of distribu ting the same amongst the destitute and needy, and proceeded to pay out as stated in the 2nd column of " Schedule A." which shows the payment of \$16,500 not On reasonable terms. By strict attention to business, he hopes to ule named, and leaving in their own receive a liberal share of public patron-age Give him a call and inspect his styles of cutting and workmanship before going or if paid out in part, was paid out as follows, to wit: To Edmund S. Doty, a ly endeavored to perform their duties re man of Jarge means, believed to be worth over \$100 000, said defendants as said committee paid the sum of \$1500; to James M. Sellers, believed to be worth over \$30,000 and is a man of large means. they paid \$1000; to W. W. Wilson, a and James North, Treasurer, and furman worth over \$40,000, and a man of noon for the Eastern markets, and returning on WEDNESDAY, loaded with large means, they paid \$100; to George Jacobs, a man believed to be worth \$30.-000, and is a man of large means, they paid \$150 ; and to Mrs Samuel Bell. who lost nothing by the fire of the 31st December, 1870, whose property was de stroyed by another fire and was situated in Fermanagh township, Juniata county, Mifflintown. From statement and infor Pa . three miles distant from the borough

> of Mifflintown they gave \$250. And your Orator believes and so be lieving avers that the last five specified payments were made by defendants as committee aforesaid either through fraud or gross negligence on their part, they the defendants at the time of so doing.

well knowing that the said last mentionthe bounty of the State, and were in no \$20,000. And your Orator believes and believ-

subtracting from the objects of the boun- holders with trifling or no insurance. ty the sum of \$500.00, in addition to the misnayments before mentioned.

were mispayments. lows : SECTION III SCHEDULE D. As to the matter contained in Section 1. Stambaugh Mrs., \$ 500 00 2. Sulouff Jacob.... 3000 00 3. Huzzard John.... 750 00 1. We deny each and all the averments 4. Parker R. E 150 00 Wilson W W 500 00 6. Jacobs George ... 450 00 7. Sellers James M. . 5000 09 2. We deny that the compensation retained was unlawful and was a misappli- 8. Doty Edmund S., 10000 00

ond paragraph. 3. We deny that the sum of \$3,500 was

misapplied and that it should be or should have been distributed pro rata as mentioned in the third paragraph.

4. The averment in the fourth para-graph is impertinent. SECTION IV.

And the defendants further answering SECTION VII. say, That the Act of Assembly of the Sih day of February A. D., 1871. aforesaid for the relief of certain citizens of Mifflintown, directed that the \$20,000, \$14,454,50, among the sufferers, as set forth in schedules B and C, they acted therein appropriated, should be distribuin good faith, and conscience, according ted by said defendants as a committee to their best judgment and discretion, believing that the true construction of said act of Assembly did not contemplate the bestowal on any sufferer more relief than his actual loss, and in the distribution of quired by said Act. That the defend the said \$14,454 50 of the State fund as ants met on the 10th day of February, aforesaid with the sum of \$2261.46 of A. D., 1871, and organized as a committhe voluntary relief, and \$95,000.00 and tee by the election of Amos II. Martin, upwards of insurance money paid to or President, Jacob A. Christy, Secratary, settled with sufferers, as defendants are advised and informed, fifty six of the ther directed that all claimants for said said sixty-four sufferers, in the best judgfund should present to the committee ment and belief of defendants, were com-(the said defendants,) at their next meetpletely restored and made whole in the ing a sworn itemized statement and esti loss of property.

mate of their losses of personality over and above insurance, and notice of which proceeding and meeting was given by publication in newspapers printed in mation it was established that sixty-eight individuals and one corporation suffered in loss of property on the night of 31st of December 1870, and of this number sixty four made application for relief.

SECTION V. And the defendants further say, that

they held a number of meetings, as said ed five persons were not the objects of committee, and after much discussion. deliberation and interchange of opinion ces to the public that he is prepared to wise entitled to any part of the said the applicants for relief were considered as properly separable into three classes as follows. The first class consisting of the ing avers that the said committee, the needy and destitute; the second class defendants, retained each the sum of consisting of those who had suffered in \$100.00 (in all \$500.00) for their ser- loss of property, but were protected by vices in paying out said \$20 000.00, thus insurance and the third class, property ties. SECTION VI.

untary relief fund \$287,50, which, with of property by fire. The third class were allowed a per-

SECTION XIII. And the defendants further say, that

ty-five per cent. and are set forth as fol the aforesaid act of Assembly, conferred upon them a full and free discretionary power in the distribution of said fund among the sufferers by said fire, and that in the exercise of their discretion, in that 1000 00 behalf the court has no control and juris-75 00 diction over said defendants-that in all 1500 00 according to the best of their knowledge sions and movements

and belief, their judgment and discretion \$19179.50 Paid Mrs Bell 250 00

that in the distribution of the sum of half most unjustly sustained. PARKER & SAHM.

> and the oil on the top skimmed off, saved OVERDOING IT .- A short time ago a and purified till it is as white as leaf lady and gentleman were married in the lard

Murphy, his Irish footman, on no account

astonished and annoyed to find the servants all assembled, and, pointing to the That's him ! that's the man !" On

reaching the next stage, the indignant master told Murphy he must certainly

And the defendants further say, that after the said fifty-six sufferers as mentioned in schedules B and C had been made whole, as believed by defendants, you told the servants at the last hotel we

there remained for distribution \$5515,50 were a newly married couple " "By me In the distribution of this sum defendsowl, an' its not thrue, yer houor," reants acted with caution and deliberation, plied Murphy, "I tould the whole kit yer and with good intent and purpose to honor an' yer honor's lady (God bless

make it fair and honest, according to her !) wouldn't be married yet for a fort dise before he sinned !" asked an admirtheir best information and judgment. night." able cara sposa of her loving husband. That defendants in all sincerity and good "Till he got a wife," answered the hus-

faith, believed that after fifty-six of the A countryman, walking along the sufferers had been mide whole as above streets of a town, found his progress set forth it was right and equitable that stopped by a close barricade of timber

the balance of \$5545 50 should be dis. "What's that for ?" he said to a person tributed among the remaining eight suf- in the street "Ob, that's for to stop the there's a good cel in it," was the rather ferers mentioned in schedule D, in a pro- small pox." "Ab. I have often heard of slippery reply. portion ranging from fifteen to seventy- the board of health, but I never saw one five per cent. having due regard to the before."

actual loss and circumstances of the par-SECTION IX.

SECTION VIII.

wrote to a friend : "When I came to And the defendants further say, that Chicago I had not a rag on my back, under the new Congressional apportionment bill, instead of six. And the defendants further say that they acted in good faith in giving to Mrs. and now I am covered with rags."

print it. For instance, the following the other ladies I have seen in the country it will be a compliment. The New

York ladies are the handsomest I have seen ; the Philadelphia ladies the most stately, and physically the most-what you call it ?-superb. and the Boston lealies are the most refined and intellectnal -the best educated ladies I ever encountered, on the whole, I suppose, You American men are more like Englishmen 100 00 and each and every act done by the de- than 1 had anticipated, though you are 1000 00 fendants in the distribution of said fund of the same stock. You are only a little they acted in good faith and conscience sharper and more quick in your decis-

"My lord," he said, "it's no wonder,

"The de'il's in the fellow," said one

'To fight thus for sixpence." Why, if

How long did Adam remain in Para-

"Have you much fish in your bag ?"

asked a person of a fisherman. "Yes,

"I'll give that girl a piece of my mind,"

exclaimed a young fellow. "I wouldn't

replied his uncle-"you've none to spare.

Wisconsin is entitled to eight members

he'd a shiliing, he'd ha' killed us all !"

band, calmly.

A reporter who looked into the workevery insinuation, allegation and aver. ings of a great New York hotel gives the ment of fraud and negligence contained following account of what becomes of the in Plaintiff's bill of complaint. All which scraps: The untouched portions are sent 70 50 matters and things said defendants are to the kitchen to be warmed over for the 500 00 ready to aver, maintain and prove, as this servants' table The remnants are col-\$20000 00 Honorable Court shall direct, and humbly lected and sold to old Thurlington, who pray to be hence dismissed with their lives in the Bowery. He arranges and And your respondents further say, reasonable costs and charges in that be sells them to poor people, who come into his shop to buy ten or fifteen cents'

worth at a time. Nothing is wasted .-The very dish water is collected in a vat, Solicitors for Defendants.

neighborhood of Nottingham, and pro- An English lawyer would go on speakeeded in their carriage to spend the ing. The learned judge had cautioned him honeymoon among the Cumberland lakes, to desist, till at last his irratated lordthe gentleman giving strict orders to ship cried ; "Sir. 'tis no use speaking : what you

to reply to inquiries that they were new- say to me goes in one car and out of the ly married When leaving the first hotel other." on the road, the happy couple were much The advocate would not be silenced.

when there's nothing between 'em to centleman, mysteriously exclaiming,- stop it "

A HARD FIGHT .-- Once upon a time, says history, a Scotch pedestrian was atdischarge him, as he had divulged what

A speculator at the West, recently

tacked by three thieves. He defended himself well, but was overcome, when he had impressed upon him as a secret. the thieves, much to their astonishment, "An' pray, ver honor," inquired Murphy, found that he owned only the small sum what is it yer complains of ?"-"That of sixpence.