

An Answer for All Questions.

is the fact.

Raleigh C. H., Saturday, and were brought here to-day and lodged ail. Constabl Walker and two companions followed the ing, in a decision rendered by Judge Dillon the usual questions of the Hungarians as murderers after Belcher was shot, and this morning. It was in the case of the they filed through the narrow wooden-fenced trailed the men through the woods and over State of Missonri at the relation of Circuit passages into the wide inclosure reserved for the mountains for a week. Friday night Attorney Ashley Clover against the Sim-Walker became satisfied that the men were mons Hardware Company. Last December in a barn on the farm of J. A. Ewart, two miles west of Raleigh C. H., and a posse was summoned, which surrounded the Secretary of State Leisure wrote to the Simmons Hardware Company, asking them to make an affidavit saving the corporation building at daybreak Saturday morning. was not a member of any trust, monopoly The negroes were awake, and both being combine, whose object was to destroy comarmed, they prepared to make a desperate resistance. Seeing a chance to escape, howpetition and raise prices. The company refused to reply to the first or second letter ever. Dabney made a break for the woods. and suit was filed in the Circuit Court, ask Several shots were fired at him, to which he ing the Court to declare the charter of the replied, but he got safely away. Craig was captured and taken to jail, and then the posse started after Dabney. He was found at the house of William Abbott, on Dry company forfeited for not complying with the law

across the Virginia line, were arrested at

The Anti-Trust Act Receives a Black Eye in Missouri. ST. LOUIS, March 11 .- The anti-trust i a black eye, figura

ing the Government's action. [Paraellite cheers.] He appealed to the House to vote against proceedings so utterly unprecedent-ed. Never within a century and a half had any public man been exposed to such tests and trials as had Mr. Parnell. [Parnellite When certain persons imagined that Mr. Parnell quailed before the proposed inquiry he put such a pressure on the Government that the free gift character of the proposa disappeared and it became a measure i upon the House at any cost. [Opposition cheers.] Every clause except the first was forced through without debate by a use of cloture so ruthless that nothing but the most urgent consideration of public safety could justify it. [Opposition cheers.] The Constitutional party that, in 1882 resisted cloture, now applied it.

all grants from the promotion of art and science. Small riotings have taken place daily and are to culminate in a monster protest meeting, which has been fixed for Luit-

I can very shortly state the position of the Monongahela Navigation Company in this matter. The company simply asks to be let alone. Its stockholders are satisfied with their shich, after paying n

number of years, is now lucrative. The com-

munity is satisfied with the work of the com-

pany, and it is a very small hand of coal men

who are in opposition to us. Our works have undoubtedly vastly increased the commerce of

that neighborhood. And there are some coal

dealers who have been made rich by the exist-

THE TOLLS ARE LOW.

ence of our system of locks and dams.

The registry clerks at Castle Garden asked immigrants who are allowed to land. Every man of them declared that he was a laborer or a miner; that he had money, and that he expected to find work in Pennsylvania.

The Federal Labor Inspectors questioned a dozen or more of the Hungarians through an interpreter, and got no information from them that would warrant their detention as contract laborers. Like all of their class who arrive here, they evinced a wariness in answering questions that plainly indicated that they had received instructions as to what they ought and ought not to say.

The Superintendent's Opinion.

Superintendent Simpson looked at the immigrants as they elbowed and shoved each other on the way to the floats which took them to the Pennsylvania Railroad station in Jersey City, and remarked: "There goes a gang to take the bread out of the mouths of the miners of Pennsylvania. We could not detain them, because we found it impossible to get anything from them showing that they had even verbally agreed to work for anybody over here. They are able-bodied and have a few dollars, and that is about all that is required of an immigrant by the law. Some of them have relatives and friends employed in the coal regions, and it may be that they were persuaded to come here by them. But I doubt it. They look to me as if they had been gathered together by agents on the other side and sent here for a pur-

pose. A Lack of Positive Evidence.

The Emigration Commissioners told THE DISPATCH correspondent that they had no legal right to stop the Hungarians, as they had not a scintilla of evidence that they were under contract. Every man denied that this was the case, and none had in his possession any document to show it. They might have been detained for a day or so pending investigation, but their release would follow inevitably. This plan of temporary detention has been tried before, and has resulted always in the liberation of the suspected immigrants.

Some of the Hungarians are accompanied by their wives and children. They started west on an afternoon train, and probably will arrive in Pittsburg to-morrow morning. Labor men here are wondering what the mining companies want with additional men just now when idle miners are craving the bare necessities.

The Possible Object.

They suspect that if the Hungarians really did come here under contract to work in the mines, the mine owners anticipate trouble at the beginning of the busy season and want a lot of cheap men on hand to take the places of the old miners. This is not the first consignment of immigrants that have passed through the gates of Castle Garden this year under suspicion of having come here under contract to labor in the mines or on the railroad.

The Emigration Commissioners say that from present indications this year will be a great one for immigrants, especially from arrivals at this port for the last two months there is little doubt that in April, when the Federal authorities assume charge of immigration here, there will be an unprecendented influx of slaves, bound for the coal and iron region.

The present Emigration Commission has

creek, and was surprised while asleep, with a revolver in his hand. Both men are of the most desperate and brutal character

and it is not impossible that both may be lynched by a mob of miners from Poea

GEORGE WASHINGTON BOUNCED. An Infant of That Name Not Allowed to Stay

in America.

INTECIAL TELEGRAM TO THE DISPATCH. NEW YORK, March 11 .- Mary Devereaux, a young Irish woman, and her American-born infant, George Washington, were sent back to Ireland to-day on the steamship Wisconsin. The child was born on Ward's Island the day after she got here in November last. She had not been "landed," technically speaking, that is, had not passed the barriers in the way of pauper immigra-

The Emigration Commissioners wrote to the Secretary of the Treasury asking if Mary was entitled to stay in this country because her infant had been born here. The Secretary referred the matter to the Solicitor, who has not given any opinion. The Commissioners wrote to the Collector and got no response. Then they decided to

send George Washington, a native of the United States, and his alien mother to Ireland. A MURDERER ELECTED.

The Friends of an Ex-Convict Stand by His

at the Polls.

ISPECIAL TELEGRAM TO THE DISPATCH.1 MOULTON, IA., March 11 .- One of the most exciting elections ever held in this city took place to-day. The occasion was the choice of School Directors. The peculiarity of the contest was that all party lines were thrown aside and the whole fight centered around the issues of a murder. Dr. W. F. S. Murdy, who was sentenced to the penitentiary for ten years for the murder

of Silas Tipton, a butcher of this place, has a host of friends who contend he was wrongfully accused. On the other hand, Tipton's friends claim Murdy was coldblooded and malicious in shooting Tipton. The community has taken sides in the matter and the most bitter feeling exists. This is carried into politics, and the election to-day was fought on that issue. Murdy's friends came off victorious.

DE. M'CRAY RETURNS HOME.

Owing to Unpleasantness His Wife Spe

Him for Damages. ISPECIAL TELEGRAM TO THE DISPATCH. by F. J. Kooser on the part of the Common FRANKLIN, March 11 .- Dr. Mills Mcwealth. Cray, whose elopement with Miss Lou Brown created a sensation, returned home JUDGE M'COMUS DEAD. this morning. This evening his wife, Mrs.

Vinie Tyson McCray, entered suit against Hungary and scontiguous countries. The him for \$5,000 damages, alleging that on his arrival home he proceeded to abuse her terhave greatly exceeded those of last year and ribly and attempted to force her to drink some drug for the purpose of destroying her. Failing in this he turned her into the street. To-night he visited Miss Brown at her home and her parents and brother, it is said, attempted to wreak summary vengen

the disgrace heaped upon them but McCray succeeded in eluding them.

AN INCONSISTENT GOVERNMENT.

No Minister could accuse him of incon-The Simmons Hardware Company filed : sistency when the enormous inconsistencies demurrer to the petition questioning the constitutionality of the law, and on this of the Government were considered. In 1882 the Government declared that cloture Judge Dillon rendered his decision sustainwas a most unconstitutional and dangerous ing the demurrer, and thus virtually de innovation; in 1888 it used cloture in a mos unconsittutional and dangerous manner for the purpose of forcing upon its opponents an unprecedented, unparalleled and tremendous instrument of oppression.

Phillip Sellers Confesses That He Helpe A Nemesis attended the Government for to Rob Farmer Freugle. adopting such methods. What had been PERSONAL TELEGRAM TO THE DISPATCH & the result of this mountainous parturition A reptile monster - Pigott [Parnellite MANSFIELD, O., March, 11 .- Phillip cheers.] In appointing the commission the

Sellers, the man arrested for complicity in Government violated the constitution. the attempt to rob farmer F. J. Frengle, near In making this motion the Government Crestline, February 16, confessed to Sherif was violating its own law. The report con Tressell about 10 o'clock last night. He demned certain persons and acquitted others. But did it condemn all the guilty

said that he and Devinney were the only parties? It condemned the Parnellites on ones concerned in the attempt and that he certain charges. Did it condemn the Times never'saw Devinney before Sunday, February If the Government insisted upon its motion 15, when an acquaintance was struck up and compelled the majority to assent to it while both were near Frengle's residence Sellers said that he wanted to back out a he would insist upon his right to vote to condemn not only the Parnellites but also the *Times*, which had been found guilty of an atrocious and unexampled libel and couple of times before he reached the Fren gle residence but Devinney would not let him. Atter he was wounded he went to his sister's residence and dressed his slander.

CHAMBERLAIN'S REPLY.

wounded arm, but did not confide his secret to any one. After his arrest he said that he Mr. Chamberlain said it was on the inviwas wounded in a scuffle with his brother. tation of the Parnellites that the matter was made a subject of inquiry. If the Govern-ment had instituted criminal proceedings, it A WILD TALE ABOUT WALLACE. would have been open to all the censure which Lord Randolph Churchill had be-The Ex-Senator Alleged to Have Been stowed upon it. The Government treated

the Country for Weeks. the allegations as libels which might or might not be disproved, and indicated "SPECIAL TELEGRAM TO THE DISPATCH.] HARRISBURG, March 11 .- It is reported then that the accused should take the usual steps to defend their characters. here to-night, on what seems reliable authority, that Senator Wallace, who is generally

He denied that the commission was the result of his personal suggestion. Expe-rience showed that it was the best and only believed to be in Europe, has been in this country for several weeks. He has not tribunal to conduct the inquiry. The chief objection to it was that the Judges would not eached his Clearfield county home, but is be impartial. That was not said now. It is also reported that Wallace has been [Parnellite cries of "Yes."] It was urged that the Times, if found uietly looking after his chances for the

Democratic nomination for Governor since guilty, would have absolute immunity in subsequent proceedings [Parnellite cheers], but allegations against the commission proved to be baseless.

THE TORY VIEW.

Commutation of the Death Sentence to b No parliamentary committee could have Asked for the Nicely Brothers.

expected there in a few days.

his alleged arrival in the United States.

THE PARDON BOARD.

Signs John Brewa's Warrant.

claring the law to be unconstitutional

ACKNOWLEDGES HIS GUILT.

conducted the inquiry so exhaustively and well. He urged that there was no reason for receiving the findings of any consti-INFECIAL TELEGRAM TO THE DISPATCH. SOMERSET, PA., March 11 .- When the tutional tribunal with suspicion. Mr. Gladstone had admitted the assiduity, Pardon Board meets at Harrisburg next week the application for commutation of ability, learning and perfect absolute good faith of the Judges. [Cheers.] Sir Charles Russell had spoken of their judgment as imthe death sentence in the case of Joseph and David Nicely will come up for final settlepartial. The fact that the Judges were ment. Depositions on the part of the condemned have just been taken before 'Squire Lint at this place. The examination of spoken of as having prepossessions and political sentiments should not vitiate their witnesses was conducted by Messrs. Coffroth findingson matters of fact. The House would simply adopt the genand Koontz on the part of the prisoners, and

eral effect of the report without pledging itself to every word. He asked to whom the House would appeal if it refused to the House would appeal if it refused to adopt the Judges' opinion on matters of fact. He warned the House, with an imperfect recollection of the terms of the report, against assuming judicial functions by de-clining to accept the Judges' findings. He urged the House to leave the matter in the bands of the nation [Cheers] While Lieutenant Governor of Virginia H FORT SCOTT, KAN., March 11 .- Judge McComus, who signed the warrant for the

hands of the nation. [Cheers.] Mr. Jennings withdrew his amendment. execution of John Brown, died to-day aged 74 years. He was Lieutenant Governor o Mr. Caine (Liberal Unionist) moved a sim-Virginia at the time John Brown was ilar amendment, condemning the Times, hanged and the signing of the warrant dewhich was rejected-321 to 259

A COMPLETE SURPRISE,

voived upon him in the absence of Governor Wise. For some years Judge McComus was editor of the Chicago Times. Mr. Jennings explained that he had no

The Clerical leaders, Dolle Geigerand and Orterer, are especially unpopular, and have asked for police protection. Otherwise they

time.

are afraid to attend the Chambers. Geiger and states that he fears a renewal of the evolution of 1848. thought they could move him safely, and THE LATEST TORY SCHEME. Bellevue.

t is Probable That the O'Shen Divorce Case

There was a great crowd waiting outside the church and this disturbed Jones greatly. "Oh, Lord! I don't want to face that crowd," Will Come Up Soon. LONDON, March 11 .- It is improbabl exclaimed. "I'd rather die." inital he was searched and nothing was that the divorce case in which Mr. Parnell ound but a scarfpin with a tiny diamond in is a co-respondent will be tried before autumn. Mr. Parnell is entitled to three weeks in which to file his answer, but he it. He had neither money nor papers. The letter which he dropped in the church was written upon Windsor Hotel note paper and will probably apply for an extension of enclosed in an envelope bearing the hotel mark. It was unsealed. The address was: 'Mrs. Ben Ralston, 144 Forty-fifth street, Going to Elevate the Stage.

Pittsburg." The letter read: [BY DUNLAP'S CABLE COMPANY.] LONDON, March 11 .- Lady Colin-Camp-

bell is stage struck. She has written Dear Sisters and Brothers, Emma and Marie: drama in which she will take the leading part, and is negotiating for a London theater in which to produce it.

Le Caron is Becoming Sensitive. LONDON, March 11 .- Le Caron denounces

a forgery the letter which Mr. Sexton read in the House of Commous, purporting to be from Le Caron to a son of Mr. Pou derly.

TO REAL A LACERATED HEART. Chicago Woman Suesa Clothing Merchan

plain the circumstances of his attempted suicide in person to his brothers and sisters for \$100,000 Damages. CHICAGO, March 11 .- A suit for \$100,000 for breach of promise of marriage was commenced in the United States Circuit Court. yesterday, against Louis C. Wachmuth,

senior member of the firm of L. C. Wach muth & Co., wholesale clothing dealers. The plaintiff is Miss Jennie M. Paul, stately brunette of 25, daughter of the late A. M. Paul. Miss Paul's attorneys de clined to give any of the details of the case. Miss Paul is in Washington visiting her sister. Her attorney also said: "I had expected that the suit would be settled, but I onht whether it will now."

shmuth is single, 37 years old and quite a favorite, belonging to the Farragut, the Union and other clubs. Miss Paul is a member of good society, and has moved in South Side circles quite extensively. Mr. Wachmuth was absent from his place of business to-day. His brother said that it was claimed by Miss Paul that Wachmuth d paid her attention since 1883, and that he had frequently promised to marry her.

but had not done so. Wachmuth has en-gaged lawyers, and is alleged to have prepared to fight Miss Paul's big claim.

PENNSYLVANIA PLANS. The Issue of 400,000 Additional Shares of

Stock Unanimously Authorized. PHILADELPHIA, March 11 .- At the an-

nual meeting of the Pennsylvania Railroad to-day, after the reading of the annual report, which has already been published, the following resolution was unanimously adopted:

Resolved, That in view of the statem made in the annual report just presented, the stockholders hereby authorize the Board of Directors of the company to issue from time to time 400,000 additional shares of the capital stock of this company, the said shares to be issued, apportioned and disposed of as the di-rectors may deem for the best interests of the

In reply to a question by Mr. William E. Lockwood, President Roberts stated that the amount of stock unissued and authorized by the stockholders was \$750,000. The total

nount of authorized stock at present is \$37,456,550. The increase about to be made 400,000 shares at \$50 a share, amounting to \$20,000,000, would still leave the amount unasked for, and which the company is em-powered to issue under its charter, \$17,500,-000. This statement was greeted with ap-

week, and was boarding at 36 West Twenty-fourth street, where a couple of pawn tickets might be found. He said he had not a cent ody shirt as an excuse for public treasury ought to pass. If there had been robbery and corruption let the light of day be turned on and let the men who left and wanted to die. All this came out vere concerned in it be consigned to eternal in disjointed sentences. The policeman took notes. In half an hour the doctor infamy.

A VERY NOVEL WEDDING. he was put in the ambulance and taken to

The Combined Ages of the Bridal Party The community at large is also satisfied with Amounting to 269 Years.

the toils charged by the company, which are lower than those of any similar company in REPECTAL TELEGRAM TO THE DISPATCH. WILKESBARRE, PA., March 11 .- A WILKESBARRE, PA., March 11.-A the country. Now the proposition is that Con-novel wedding took place at the Courtright gress shall acquire the right and title to the House this city to-day. The combined ages property of this company, and make the Monongaheia river a public highway free of of the bridal party was 269 years, as follows: tolls. If Congress should decide to take Bridegroom, Shabrack Gregory, 81; bride, this property, there is one point on which we Mrs. Mary C. Marr, 61; groom's best man, all agree, and that is that it shall not be taken R. V. Vanhorn, 63; bridemaid, 64. Justice by piecemeal. To take one lock at a time would involve a of the Peace Colen, of Union township, tied the knots. The bride was dressed in her great deal of litigation, and the matter would probably extend over 20 years. Such a course first wedding trousseau, made 42 years ago. also would work an injustice to the owners, as She was as frisky as a young girl of 17, and they would have no knowledge as to when the next would be taken, and the value of the

When you read this I will be no more. I was the bridegroom climbed three flights of stairs on a time bet. He performed the task so unhappy that I had no desire to live. I ask your forgiveness for leaving home. Eliza, your forgiveness for leaving home. Elira, you find my standing in the lodge of A. O. K. of M. C. is all right. 1 paid up in full to 1st of April. The money I want to go you. Have the lodge bury me. I should also like to have my pastor, the Rev. Mr. Maxwell, rector of Trinity, to preach my funeral services. You will find in my inside coat pocket two pawn tickets, one for a ring and watch. Excuse the writing of your un-happy brother, as I am very nervous. With love to all, from your unhappy brother. JAMES HAMILTON HOWELLS JONES. My Longe will have an opportunity to exwith the agility of a youth. Addressing the 'Squire before the cere-mony, he said: 'Now, Justice, don't imagine that because I am four-score that I

A REAL ESTATE AGENT ARRESTED.

\$200.000 Worth of Land.

CHICAGO, March 11 .- Jay Boride,

city. An officer from Kansas City arrived

tere this morning with a requisition from

Governor Francis, of Missouri, and he will

ake Boride back with him to-night. In his

Examining Treasurer Noland's Books.

JEFFERSON CITY, March 11 .- It is be-

ieved the commission investigating the

ooks of the State Treasury will complete

its labors to-night. Finis Marshall, a mem-

her of the commission, says the shortage will be in the neighborhood of \$32,800. Lou V. Stephors, of Booneville, Mo., is looked upon as Treasurer Noland's suc-

Mrs. Storrs Awarded a Limited Divorce.

ham, of the Supreme Court, has awarded

Mrs. Allien F. Storrs a limited divorce from

George M. Storrs, son of the late Emory A.

Storrs, of Chicago, on the ground of cruel treatment and habitual drunkenness.

A Wealthy Stock Broker Dead.

CHICAGO, March 11 .- John T. Lester,

the wealthy stock broker, died to-night. He

has been an invalid for two or three years.

A Ball Pinyer Found Guilty of Murder.

NEW YORK, March 11 .- A verdict of

murder in the first degree has been found

against baseball player James J. Slocum, who murdered his wife in New York on

excessively close attention to business.

physically by

having become broken down

New Year's eve.

NEW YORK, March 11 .- Judge Ingra-

ssion were found the deeds given him

ccused of Having Fraudulently Ob

parted by death. There will be

Proceed with the ceremony.

y the Sweeneys.

essor.

appropriation we differ. While it is nothing to the coal men how much am a fool. I don't know how much love or how little we receive for the property, it is, there is in this match, but there is enough to of course, a subject which interests both us make Mame and me happy until we are and this committee. Between the estimate which the coal men give, and the estimate which we give there is a wide difference, and the committee might find it difficult to decide no divorce our case. I am lonely; so is the woman. We want to enjoy each other's company i our old age, and that is what we are here for

AS TO THE FRANCHISE

property would be considerably affected. If taken at all, we want it taken as a whole. But

when we come to the question of the necessary

Owing to the legislation of last year a cause originated in the Circuit Court of Western Pennsylvania out of one grotesque feature of the bill making the appropriation. This prescribes that in estimating the damages of the company in the condemnation of lock No. 7, the franchise should not be allowed for. We claim that there is no constitutional validity in this clause, and that the value of the property Kansas City real estate agent, who is acthis clause, and that the value of the property can only be determined by a reference to its earning capacity. We further claim that the question whether a franchise is property is a judicial and not a legislative question, and should go to the courts for a determination. Congress has no power to settle that point. Now, I don't see why we should be called upon to come here while this question is pending be-fore a court having jurisdiction over such matters. cused of having fradulently obtained a conveyance to himself from two illiterate olored people of that town of \$200,000 worth of real estate for \$1, is under arrest in this

fore a contraction of the second seco take it at a fair valuation and as a whole. We value it at \$4,000,000. There will be 40,000 shares value it at \$4,000,000. There will be 40,000 shares when the existing bonded dobt is run into shares, as is rapidly being done, and it pays 12 per cent on this basis. You will see that \$4,000,-000 is little enough. It is admitted that the United States has jurisdiction in this matter, and can make the Monongahela a free highway if it choose to net, but it can only do so after giving a just compensation to the owners of the improvements which it proposes to take into its possession. session.

THE REAL POINT.

The earning capacity of those improvements must be taken into consideration in determining the value of those improvements. When the United States comes to take a valuable series of works to themselves a just compensa-tion does not refer to how much the United States could put the dams there for. The point States could put the dams there for. The point is the value to those who have the property, not the value to those who take it. I will un-dertake to say that the United States could not put down seven dams on the Monnogaheia as useful and valuable for reservoir purposes as those now in existence for \$4,000,000. En-gineers say that dams which have stood the torrents of a river for some years are more val-uable than artificial structures newly put up, because they become stronger. But the point I particularly make is that in determining the value of a piece of property the measure of its value is its earning power. With this Mr. Shiras concluded his speech and the committee took a recess until 2

and the committee took a recess until 2 o'clock. Upon reassembling Mr. R. B. Carnahan, another attorney of the company, addressed the committee. In commencing he described the condition of the Monongahela before the improvements of the com-pany had been made, and told how he used to walk across the river barefoot. He said that the building of the dams and locks had created a great commerce, and quoted figures in support of this assertion, showing Continued on Sizth Page.

utes and 40 seconds.

of his election.

in the case of Cranbery and Carling, charged with larceny in entering the Hunter boarding house, the former was released and the latter taken to jail,

for there is no danger of his death. He did not take much of the ether, the doctors said He was put in the cage and will be ar raigned in court on a charge of attempting suicide as soon as he can get out. He re fused to talk to the doctors about himself He said he was 24 years old. HARRISON IS SAFE

Successful Test of the White House

TEXT OF THE LETTER.

Mr. Jones will have an opportunity to ex

Fire Alarm Apparatus. WASHINGTON, March 11 .- A test wa made this morning of the new fire alarm apparatus in the White House, and of the efficiency of the district fire department. Both were highly satisfactory. In two minutes from the time that the alarm hook was pulled a stream of water was flowing from a hose in front of the house, and in from a hose in front of the house, and in 7 minutes and 50 seconds four engines were on the spot and at work. A hook and ladder truck and a reserve squad of police-men had also made their appearance, and ladders were raised to the roof. The alarm was a complete surprise to the fire companies, who made wonderful time in matting to the house. Engine No 6 traveled

getting to the house. Engine No. 6 traveled a distance of 11 squares and a half in 3 min-

DALZELL FOR CONGRESS.

The Private Thinks He Can Carry One of the Gerrymandered Districts.

ISPECIAL TELEGRAM TO THE DISPATCH. CALDWELL, O., March 11. - Private Dalzell is a candidate for Congress in the gerrymandered Sixteenth Ohio district. It is ordinarily Democratic by 500 to 1,000, but the Private's friends claim that more than that many Democratic soldiers will vote for him, and have no doubt whatever

The soldiers throughout the country, acrding to Dalzell's friends, would hail the Private's election to Congress as a favorable

omen that they are to be recognized and rewarded politically as they never were be-

Burglars Have a Hearing.

Death of Rev. John P. Cowles. SPECIAL TELEGRAM TO THE DISPATCIL. OBERLIN, March 11 .- Rev. John SCOTTDALE, March 11 .- At the hearing Cowles, aged 85, for many years professor in the Oberlin Coilege, died at Ipswich, Mass., yesterday. He had been blind for several years,