

FOR TY-FIFTH YEAR.

HORDE OF HUNGARS

Now Sweeping Down on Pittsburg and the Coal Mines in This Vicinity.

OVER SIX HUNDRED STRONG

They Slip Through Castle Garden and Will be Here To-Day.

NOTHING CAN STOP THEM.

All Lawful Questions Were Answered, but the Superintendent Has No Doubt

THEY CAME UNDER A CONTRACT.

Quite a Number of Them Have Their Wives and Families, and Have Evidently Come to Stay.

MANY MORE ARE EXPECTED TO FOLLOW

A party of 600 Hungarians, bound for Pittsburg, arrived at Castle Garden yesterday. They were questioned closely, but were prepared with answers. This being the case, there was nothing to do but let them pass.

OFFICIAL TELEGRAM TO THE DISPATCH. NEW YORK, March 11.—Among the 927 immigrants who landed at Castle Garden today from the North German Lloyd steamship Eider were at least 600 swarthy, lusty-limbed Hungarians, whose destination, according to their own testimony, and what is more conclusive, their railroad tickets, is the Pennsylvania coal mines in the neighborhood of Pittsburg.

Constantly Belcher's Murderers Run Down and Lodged in Jail.

PRINCETON, N. Y., March 11.—Chas. Dabney and John Craig, the two negroes who killed Constable Belcher, near Bramwell, Mercer county, about a week ago, and the day after Dabney had murdered a negro companion in cold blood at Pochontas, just across the Virginia line, were arrested at Raleigh, N. C., Saturday, and were brought here today and lodged in jail.

THE SUPERINTENDENT'S OPINION.

Superintendent Simpson looked at the immigrants as they elbowed and shoved each other on the way to the boats 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 don't think they look to me as if they had been gathered together by agents on the other side and sent here for a purpose."

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 are really done 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 contingent 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 Commission say that from present indications it especially will be a great one for immigrants, especially from Hungary and contiguous countries. The first contingent 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.

DR. MURRAY RETURNS HOME.

Owing to Unpleasantness His Wife Sees Him for the First Time Since His Departure.

FRANKLIN, March 11.—Dr. Mills McCray, whose elopement with Miss Lou Brown created a sensation, returned home this morning. This evening his wife, Mrs. Vinie Tyson McCray, entered suit against him for \$5,000 damages, alleging that on his arrival home he proceeded to abuse her terribly and attempted to force her to drink some drug for the purpose of destroying her. Falling in this he turned her out the street. To-night he visited Mrs. Brown at her home and her parents and brother, it is said, attempted to wreak summary vengeance for the disgrace heaped upon them but McCray succeeded in eluding them.

HALSTEAD ON OHIO.

He Thinks That the Republicans Will Soon Redeem the State—Oklahoma Should be Made a Black Territory Exclusively.

NEW YORK, March 11.—Murat Halstead was in town to-day. Talking of the gerrymander in Ohio he said: "The Democrats do not think the Republicans will carry the State next time. Governor Campbell will not be re-elected. We were beaten in Ohio the last time by a Sunday closing law, which alienated the German vote in Hamilton county."

Mr. Halstead has a new scheme for pacifying the South. Said he: "A new Black State should be made out of the Indian Territory and Oklahoma. If this does, and I shall urge President Harrison to favor it, all the displaced negroes in the Southern States can migrate to the new State and practically govern themselves. I do not think the Federal government will object. The plan is perfectly feasible, and I think would materially assist the Republican party. President Harrison, in his Federal appointments in the black States, would doubtless select none but negroes. It would give that race a chance to learn how to govern themselves and be a place of refuge for them. This is no Utopian dream of mine, but a programme I think should be soon carried out. As to the Indians in the Territory, why let them remain and mix with the negroes."

RAY HAS A SMALL ROW

With Captain Stone, Who Wants the McKeesport Postoffice—It is Possible That the Matter May be Left to a Vote.

WASHINGTON, March 11.—Captain Stone, who is here to be heard in regard to the McKeesport postoffice, does not appear to get much comfort out of the situation. The Postmaster General will give no indication of his intentions until he is convinced that Congressman Ray will refuse to make any other recommendation than Captain Thompson. Then, if he carries out his present purpose, he will withdraw Thompson's name, and then be open to conviction in a new fight.

Captain Stone called on Representative Ray this morning and attempted to induce him to take some definite position with regard to a new candidate. Captain Thompson was present at the interview and Mr. Ray said in the presence of the latter that he was for Thompson as long as there was possibility of Thompson getting the place, and that ending in failure, he would be for no one. If the Postmaster General refused to recognize the first recommendation he had no second choice.

Stone, whose temper is somewhat fervent, grew wrathful at this, and he and Ray had a lively discussion. Mr. Ray, however, never stood any chance of getting a recommendation from Ray he will hardly get it now. But as Ray has declared that he will not recommend this proposal, it will make little difference to Stone. In case Ray persists in his present determination it is probable that the matter will be referred to the Senate by Senator Quay.

THE LAW UNCONSTITUTIONAL.

A Circuit Court of Missouri Declares the Law Unconstitutional.

ST. LOUIS, March 11.—The Missouri circuit court today in a "knock out" in the Circuit Court to-day in the case against the Simmons Hardware Company. This case will be fought in the courts to the end and its progress is watched with great interest by a large number of corporations in the State and outside. If the law is not struck out completely in the lower courts, the co-respondent will appeal the case to the higher courts, and if it is, Circuit Attorney Clover will lose no time in learning the opinion of the Supreme Court. Judge Dillon's is the first decision in Missouri on the constitutionality of the law. Last December Secretary of State Leseur wrote to the Simmons Hardware Company asking them to make an affidavit saying the corporation was not a member of any trust, monopoly or combine whose object was to destroy competition and raise prices.

The company refused to comply to the first or second request, and suit was filed in the Circuit Court asking the court to declare the charter of the company forfeited for not complying with the law. The Simmons Hardware Company filed demurrer to the petition questioning the constitutionality of the law, and on this Judge Dillon rendered his decision, sustaining the demurrer.

THE LATEST TORY VIEW.

No parliamentary committee could have conducted the inquiry so exhaustively and well. He urged that there was no reason for receiving the findings of any commission but that of the House of Commons. Gladstone had admitted the assiduity, ability, learning and perfect absolute good faith of the judges. Sir Charles following in the footsteps of Mr. Gladstone, admitted the assiduity, ability, learning and perfect absolute good faith of the judges. Sir Charles following in the footsteps of Mr. Gladstone, admitted the assiduity, ability, learning and perfect absolute good faith of the judges.

THE PARDON BOARD.

A Commutation of the Death Sentence to be Asked for the Nicely Brothers.

SOMERSET, Pa., March 11.—When the Pardon Board meets at Harrisburg next week the application for commutation of the death sentence in the case of Joseph and David Nicely will come up for final settlement. Depositions on the part of the condemned have just been taken before Squire Lint at this place. The examination of the Nicelys was conducted by Messrs. Coffroth and Koontz on the part of the prisoners, and by F. J. Kooser on the part of the Commonwealth.

JUDGE M'COMUS DEAD.

While Lieutenant Governor of Virginia He Slays John Brown's Warrant.

FOR SCOTT, KAN., March 11.—Judge M'Comus, who signed the warrant for the execution of John Brown, died to-day aged 73 years. He was Lieutenant Governor of Virginia at the time John Brown was hanged, and the signing of the warrant devolved upon him in the absence of Governor Wise. For some years Judge M'Comus was editor of the Chicago Times.

ONETORY CONVERTED

The Young and Eloquent Lord Randolph Churchill Bitterly

ARRAIGNS HIS PARTY ALLIES

For Their Heartstrong Course in the Persecution of Parnell.

THE LAW WAS OUTRAGEOUSLY BROKEN

In the Fullest Extent to Fasten Crime Upon the Irish Leader.

Amid the cheers of the Liberal members, Lord Randolph Churchill last evening attacked the Tory Government in open Parliament. The most bitter assault yet made upon Salisbury's government came from his own ranks.

LONDON, March 11.—In the House of Commons this evening Lord Randolph Churchill resumed the debate on the report of the Parnell Commission. He said that from the inception of the commission he had supported the proceedings with feelings of sorrow and apprehension, which had grown deeper and stronger as the proceedings developed. From beginning to end these proceedings were vitiated by their thoroughly unconstitutional character. [Cheers from the opposition.]

When the Government decided to set aside the ordinary rules of law and to hold that the charges against the Parnellites constituted a prima facie case against the accused. When a Government held that there was a prima facie case it was its duty to prosecute criminally. [Parnellite cheers.]

A LOGICAL CONCLUSION.

If this was a prima facie case to justify an extraordinary tribunal, was it not a prima facie case to proceed by a criminal prosecution. [Hear, hear.] In the first place, the Government in order to ascertain the truth of criminal charges against its political opponents proceeded to set aside the ordinary law of the land [Parnellite cheers.] Secondly, the Government constituted under a special act a commission consisting of two members, one a peer and one a judge and jury, for the purpose of trying a criminal offence.

It decided to place political opponents on a trial which was not a criminal trial, but a political trial. The Government nominated the tribunal, so the accused unlike the meekest criminal, was not allowed to select his own jury. The Government nominated the tribunal, so the accused unlike the meekest criminal, was not allowed to select his own jury.

Every clause except the first was forced through without debate by a use of clause so ruthless that nothing but the most urgent necessities could have prevented its passage. [Opposition cheers.] The Constitutional party that, in 1882 resisted closure, now applied it.

AN INCONSISTENT GOVERNMENT.

No Minister could accuse his own constituents of any crime without the sanction of the Government was considered. In 1882 the Government declared that closure was a most unconstitutional and dangerous innovation, and that it should be used in a most unparliamentary and dangerous manner for the purpose of forcing upon its opponents an unprecedented, unparalleled and tremendous measure of oppression.

ACKNOWLEDGES HIS GUILT.

Phillip Sellers Confesses That He Helped to Rob Farmer Frengle.

MANFIELD, O., March 11.—Phillip Sellers, the man arrested for complicity in the robbery of the train near Columbus, near Crestline, February 15, confessed to Sheriff Tressell about 10 o'clock last night. He said that he and Devinney were the only persons concerned in the attempt and that he never saw Devinney before Sunday, February 15, when an acquaintance struck up with him. He said that he was wounded by his sister's residence and dressed his wound, but did not confide his secret to any one. He said that he was wounded in a scuffle with his brother.

A WILD TALE ABOUT WALLACE.

The Ex-Senator Alleged to Have Been in the Case in the Wake of Wallace.

HARRISBURG, March 11.—It is reported here to-night, on what seems reliable authority, that Senator Wallace, who is generally believed to be in Europe, has been in this country for several weeks. He has not reached his Clearfield county home, but is expected there in a few days.

THE TORY VIEW.

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O, WHY DIDN'T I DIE?

James Hamilton Howells Jones, of Pittsburg, Attempts to

END HIS LIFE BY TAKING EITHER

In the Church of the Heavenly Rest, at New York City.

A LETTER TO HIS TWO SISTERS HERE.

He Desired Rev. Maxwell, of Trinity, to Officiate at His Funeral.

James H. H. Jones, of Pittsburg, took either with suicidal intent in a New York church yesterday. He was taken to a hospital, and will recover, which fact he greatly regrets. He wrote a letter to his two sisters in Pittsburg, explaining his motive. He wished Rev. Maxwell to bury him.

OFFICIAL TELEGRAM TO THE DISPATCH. NEW YORK, March 11.—In the Church of the Heavenly Rest, in Fifth avenue, near Forty-fifth street, is open from 10 in the morning until nightfall. It is no uncommon thing for 50 persons to be in the church at once in the afternoon. They pass in and out at will, sit in the pews, kneel on the cushions to pray or wander up and down the aisles. There were several persons in the church at 3:30 o'clock this afternoon. The janitor's assistant was sitting near the door talking in a low tone of voice to a member of the choir.

The door opened and a young man entered slowly. He was well dressed. The door man and the singer merely glanced at him as he walked slowly up the middle aisle and took a seat close to the altar and directly in front of it. Then they went on with their whispered conversation. A noise as of something falling made everyone in the church look toward the altar.

STARTLED THE SILENT CHURCH.

The young man had slipped from the seat partly to the floor. The noise he had dropped would have been inconsiderable anywhere else, but in the silent church it was startling. The doctor ran to the young man's assistance. They thought he had had a fit until they reached the altar and caught a strong odor of ether. The young man's name, Dr. Rainey and a policeman.

The excitement spread outside the church at once and the people ran in from the streets until they were obliged to close the doors. Sexton Alexander Davidson and policeman Joseph Southeimer came in. The policeman rang for an ambulance. The man seemed stupor-stricken. A surgeon from Bellevue hospital gave him a dose of something which woke him up and he exclaimed: "O, why didn't I die?" He consented to make this exclamation at intervals.

He had dropped a letter when first picked up. The policeman and the doctor shook him and walked him out of the church, and poked him and did all they could to revive him. Every now and then he would stiffen himself and mutter something.

TO DIE AT THE ALTAR.

"I came in here to die," he exclaimed. "I wanted to die in church, close to the altar."

He had swallowed the ether. He said he was James Hamilton Howells Jones, of Pittsburg. He had been in New York for work and was boarding at 39 West Twenty-fourth street, where a couple of pawn tickets might be wanted. He said he had not a cent left, and wanted to die. All this came out in disjointed sentences. The policeman took notes. In half an hour the doctor thought they could move him safely, and he was put in the ambulance and taken to Bellevue.

There was a great crowd waiting outside the church and this disturbed Jones greatly. "Oh, Lord! I don't want to die here," he exclaimed. "I'd rather die."

He was searched and nothing was found but a scarfpin with a tiny diamond in it. He had neither money nor papers, a letter which he dropped in the church was written upon Windsor Hotel note paper and enclosed in an envelope bearing the hotel mark. It was unsealed. The address was: "Mrs. Ben Halsey, 140 West 57th street, Pittsburg." The letter read:

TEXT OF THE LETTER.

Dear Sisters and Brothers, Emma and Marie: I was so unhappy that I had no desire to live. I ask you forgiveness for leaving home. I have found my standing in the lodge of A. O. K. of M. C. is all right. I said up to you. Have him. The money should also like to have my pastor, the Rev. Mr. Maxwell, read the prayer book at my funeral services. You will find my inside coat pocket two pawn tickets, one for a ring and watch, and the other for a watch. I have a happy brother, as I am very nervous. With love to all from your brother, JAMES H. JONES.

Mr. Jones will have an opportunity to explain the circumstances of his attempted suicide in person to the coroner's jury. 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 arraigned in court on Monday. He refused to talk to the doctors about himself. He said he was 24 years old.

HARRISON IS SAFE.

A Successful Test of the White House Fire Alarm Apparatus.

WASHINGTON, March 11.—A test was made this morning of the new fire alarm apparatus in the White House, and 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 7 minutes and 30 seconds four engines were on the spot and at work. A hook and ladder truck and a reserve squad of policemen 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 getting to the house. Engine No. 6 traveled a distance of 11 squares and a half in 3 minutes and 40 seconds.

DALZELL FOR CONGRESS.

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

CALDWELL, O., March 11.—Private Caldwell is a candidate for Congress in the gerrymandered Sixteenth Ohio district. It is ordinarily Democratic by 200 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 of his election.

The soldiers throughout the country, according to Dalzell's friends, would help the Private's election to Congress as a favorable omen that they are to be recognized and rewarded politically as they never were before.

Burglars Have a Hearing.

SPECIAL TELEGRAM TO THE DISPATCH. SCOTSDALE, March 11.—At the hearing in the case of Cranberry and Carling, charged with larceny in entering the Hunter boarding house, the former was released and the latter taken to jail.

ELEVEN ACCUSERS

Confront Captain McCulla as Men Who Have Reason to Complain of Harsh Treatment—A Surprise at the Opening of the Trial.

NEW YORK, March 11.—The court appointed to investigate the charges of cruelty made against Captain Bowman H. McCulla, of the United States ship-of-war Enterprise, was organized at noon to-day in Room 7 in the navy yard. Rear Admiral Kimberly sat at the head of a table, with Commodore William P. McCann and Captain Oscar F. Stanton, his associates in the tribunal, on either side, while Judge Advocate Perry Grant occupied the end of the table. All were in full uniform. At 12 o'clock Captain McCulla, also in full uniform, entered, accompanied by his counsel, Joseph H. Choate and Gustavus B. Menzes, a lawyer of Indiana, formerly in the navy and a classmate in the training school with the defendant.

The President announced that a would be paid to the Enterprise. When the court had boarded the vessel, Commander McCulla mustered his men, and Judge Advocate Grant read the orders from Washington. Admiral Kimberly then stepped forward and commanded the court to open. He had any complaint to make about harsh discipline and cruel treatment during their terms of service on the Enterprise, to step forward and board the vessel, Commander McCulla mustered his men, and Judge Advocate Grant read the orders from Washington.

Eleven men in all stood in a row silently before Mr. Enloe, of Tennessee. Their names were: M. Kear, William Fitzpatrick, J. W. Bitter, Paul Henning, J. W. Henning, S. G. Westcott, A. C. Neill, Ensign G. Kline, Engineer James East, Jeremiah Shay and J. M. Hughes. After this operation was gone through the court adjourned until 10 A. M. to-morrow.

TO INVESTIGATE TANNER.

A Southern Representative Makes an Appeal for Speedy Action.

WASHINGTON, March 11.—In the House today Mr. Enloe, of Tennessee, as a matter of privilege, moved to discharge the Committee on Invalid Pensions from the further consideration of a resolution calling on the Secretary of the Interior for the evidence taken and report to him by the committee appointed to investigate the management of the Pension Office under Commissioner Tanner. For information as to what steps have been taken to recover the money paid to persons who were illegally and improperly re-rated; for a list of the employees of the Pension Office who were engaged in re-rating themselves, and for information as to whether any of them have been discharged on account of participation in the fraud.

Mr. Enloe said that the country desired this information, but that the committee had taken no action upon the resolution which called for this information. The committee had kept in good faith the promises he had made on the stump, and the country wanted to know the reasons why he had broken them.

The entire administration of the Pension Office should be thoroughly investigated and overhauled by a committee. Mr. Enloe said that the country desired this information, but that the committee had taken no action upon the resolution which called for this information.

THE TOLLS ARE LOW.

The community at large is also satisfied with the tolls charged on the coal passing over the river. Its stockholders are satisfied with their investment which, after paying nothing for a number of years, now returns. The community is satisfied with the work of the company, and it is a very small band of cool men who are in opposition to us. Our works have been in operation for some time, and we are satisfied with the results of our investment.

AS TO THE FRAUDS.

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 bill provides that in estimating the damages of the company in the condemnation of lock No. 7, the franchise should not be allowed for. We think that this is a very serious matter, and that the value of the property can only be determined by a reference to its earning capacity. It is admitted that the franchise should not be allowed for. We think that this is a very serious matter, and that the value of the property can only be determined by a reference to its earning capacity.

THE REAL ESTATE AGENT ARRESTED.

Accused of Having Fraudulently Obtained \$200,000 Worth of Land.

CRICHTON, March 11.—Jay Boride, a Kansas City real estate agent, who is accused of having fraudulently obtained a conveyance to himself from two illiterate colored people of that town of \$200,000 worth of real estate for \$1, is under arrest in this city. An officer from Kansas City arrived here this evening with a requisition from Governor Francis, of Missouri, and he will take Boride back with him to-night. In his possession were found the deeds given him by the Sweneys.

Examining Treasurer Noland's Books.

JEFFERSON CITY, March 11.—It is believed the commission investigating the books of the State Treasurer will complete its labors to-night. Finis Marshall, a member of the commission, says the shortage will be in the neighborhood of \$32,800. Lou V. Stephens, of Booneville, Mo., is looked upon as Treasurer Noland's successor.

Mrs. Storrs Awarded a Limited Divorce.

NEW YORK, March 11.—Judge Ingraham, of the Supreme Court, has awarded Mrs. Allison E. 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, having become broken down physically by excessively close attention to business.

A Ball Player Found Guilty of Murder.

NEW YORK, March 11.—A verdict of murder in the first degree has been found against baseball player James J. Sloum, who murdered his wife in New York on New Year's eve.

Death of Rev. John P. Cowles.

OVERLIE, March 11.—Rev. John P. Cowles, aged 85, for many years professor in the Oberlin College, died at Ipswich, Mass., yesterday. He had been blind for several years.

Continued on Sixth Page.