OVERSHADOW

SEVENTEENTH YEAR

SUNDAY FEBRUARY 2 1896-EIGHT PAGES.

THE OUBEN'S HEALTH GOOD

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GEORGE ELIOT, NOVELIST.

frinity's New Provost, Rev. Mr. Welch, Delivers an Interesting Address on That Subject.

The control of the co

ODETTE IN NORTH ESSEX. THE CONSERVATIVE CONVENTION AT WINDSOR SATURDAY.

ORDORIO GIFEN UP TO PRINCESS REATRICE.

Sit John Evereit Millais Tillied of an Lord Leighteen's Successor—Bearlied for the Lord Leighteen's Successor—Bearlied for Lord Leighteen's Leighteen's Successor—Bearlied for Lord Leighteen's Le

The Hyamese Practically Released on Bail—Expected They Will Lenve the Country.

which he declared that the condition of Armenia was a danger and a disgrace to Europe.

The correspondent also says that the Russian Consul, who has reached Zeitoun, has reported that hundreds of the Armenians who are holding that town are dying from disease and exposure to the intense cold.

A Reported Final Railway Wreck.

Lawrenceburg, Ind., Feb. 1.—A disastrous wreck occurred on the Big four Railroad, a mile north of Hurdentown, at 8 o'clock this morning. One car left the track near No. 1 birlige. The engine passed over but 31 cars 'crashed through the bridge, which gave way, plunging the cars into the construction of the committee this will be a second resolution expressing the disaphorated with this will be a second resolution expressing the disaphorated with the committee of our representatives abroad discousing American political affairs and displaying particular of the Expressions Rade Use of in Bail—Expected They Will Leave the Ceunity.

The Hyams twins unexpectedly arrived at Police Headquarters Saturday afternoon. They came in a hack, accompanied by Detective Cuddy. The Crown Attorney and the lawyers for the defence refused to state why the prisoners were brought from the jail, Mr. Johnston of the latter saying that his mouth was closed in reference to the matter as it was purely a case of defence.

I appears that Col. Denison was advised of the Units' AND LOCAL RATES UNCHANGED.

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DUNRAVEN AND THE PRESS

PRICE FIVE CENTS

THE IRISH EARL NOT ALTOGETHER JUSTIFIED AT HOME.

The St. James' Gazette Believes That the Apology, While The Globe Inclines the Belief That the Charges of Frauch Were Warranted - Views of Other

London, Feb. 1.—The St. James' Gaszette in an article under the caption, 'A Case for an Apology," says: "The New York Yacht Club has given Lord Dunrayen a severe lesson in fairness and good manners. Lord Dun-

raven first insinuated and then published later, when it was difficult to verify or refute, an accusation of sordid fraud, which an impartial and thorough inquiry shows to have been based upon the filmsiest of evidence. If the accusation of unfair running of horses now being examined by the Jockey Club is found to have no bet-ter origin, we doubt that the club will confine itself to the use of the mild word "mistake.' Lord Dunraven owes the New York Yacht Club and American sportsmen generally a very ample amend. He owes it to his own reputation as a gentleman to apologize."

The Gazette's Regrets.

The Pall Mall Gazette says the charges made by Lord Dunraven have been courteously refuted, and expresses hope that the incident is now closed. International contests between England and America, the Gazette says, have led to so much ill-feeling that we almost regret that they should continue. We hope that all concerned will prevent any unfriendly feeling as the result of the visit of the Yale University orew and then, perhaps, there may be another challenge for the America's Cup.

An Outbreak of Temper. The Westminster Gazette says:
"Probably no one deplores Lord Dunraven's outbreak of temper more than
Lord Dunraven himself."

Dunraven Upheld.

The Globe says that Lord Dunraven was justified in making charges, though they have neither been proved nor disproved. The Globe blames the original cup committee for the whole trouble, and hopes that until there are reforms in the methods of American yacht racing, England will not assain challenge for the America's Cup.

SOME PLAIN TALK.

The Chief Justice Severely Scores a Little gant in the Cranswick-Hender-son Slander Case.

The case of Cranswick vs. Henderson, already referred to, was finished at the Civil Assizes on Saturday afternoon before Chief Justice Meredith. It was, as has been stated, an action for damages for illegal distress and for slander, the plaintiff being Fletcher Cranswick and the defendant Caroline Henderson. Only the slander branch of the case was given to the jury. It took about three hours to reach a verdict, and that verdict was in favor of the defendant. His Lordship also found in favor of the defendant on the other branch of the case, and the case was remarkable in the