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$\mathrm{w}, 81,000$ ．



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Sir William Pink is one of the fow
Engisish grocers who have ever boen Ing inted． In a poll taken among the editore of
Pranco ty The Petit Journal an to who
In their opinions ahonld conntitute the In their opinions thonld conntitute the
＂real Acondemy ＂Zola led with 1,128 votee． Mr．Gladstone is one of thooes poople
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tion of 60 con lett
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voted to the advancement of women who votod to the advancement of women w
have to earn their own living．
Dr．P．．．Relche of Waverly，Ma．， Dr．P．H．Relche of Waverly，Ma，has
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chargoo Colonel John Eager Howard
Jan．17，1781，at the battle of Cowpens． Jan．17，1781，at the battlo of Cowpons，
The Dukk of Parma spends all the in．
come of Chambord on tho famous cattio


## The Defendant Declined to Speak to the Jury． <br> New Brapord．Mase，June 21．－A the opening of the Borden trial Distrie

## GKAWBERRY FEBMVAL．

$\qquad$ Jooeph＇s soolety will have a feativa and band concert，bealdes other amuse－
nents on the lawn adjolning the Catho ite oburch．They extend a cordilal Io－ $\underset{8.20 ~ s t}{v i t h t i o n ~ t o ~}$
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 Pain from indigeatlon，dyppepplia，and coo hearty eatligg，is reilieved at ouce by
tikipg on of Catter Litto Live Pllit mmediately after dinner：Don＇t for
get thla．
If you are tired takiug the large old
It
 A）man can＇t stand ever
pill a dote．Try them． Drop in and look over F．S．Dearborn＇，
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zelect from．

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 Jury Bring in a Verdict of ac－
quittal． Attorney Knowlton resamed his argu－ ment in behalf of the commonwealth．
He addresed himseif to the nuotive for he murder．He pointed out the enm－
ty of Lizzle toward her steppuother as a ty or Lizzie toward her stepmother as a
sufflelent motive for her murder，and sald her killing necesaltated the killing
of her father，a stern man，who knew
of her father，a stern man，who knew
of the enmity and who loved hls dead
wife．The only way for Lizzie to poes．
bly escape punishment lay in killigg
her father．Thls theory is the only one
her father．Thls theory is the only one
whilec would consiatenily account for
the donble murder taking place ove
the period of an hour and half betwee
the aets．
The speaker continued，arguing tha
the silik drees produced by the defend
ant was not the dress worn at the time
of the murder．The two veralons of the
and burning of defondant＇s dress were irrec
oneilitable．He diseuseed defendant oneililabie．He discused defendan
conduct tince the murder．He deelared
the atory of the quarrel，told by Matron
he story of the quarrel，told by Matro
Rogan and afterward denied by her
about a quarrel between the Borden sis
about a quarrel botween the Borden sis
tera was true．He sald the production
of the hatchet was no part of the gov－
 eloquent appeal to the jury．The court
then took a recees．On reasembling
the defendant was given an opportu－
nity to ppeat．She gald ：＂I amporruo
ninno
nity to speak．Bhe sald：＂I am inn
cent，but I will leave my case in you
hands and with my counsel．＂ hands and wilh my co charged the jury
Jubtice Dewey then
He defned the difforent degrees murder，and stated the presumption
tonecence was increased by defondant＇ nonocences was increased by defondant
character．There must be a real and operative motive．
The judge furth
The Judge further charged the Jury
to weigh the evidence to see whethe the defendadte＇s permanent atate
mind ahowed a motive for the crime
Every material allegation in the indice
ment muat be proved beyond a reamon－ able doubt；that ts，to a moral certain－
ty．He compared the direet and oir－
cumatantial evidence．He sald the fallure to prove a helpfut fact might not
be．Liszele＇s atatements about the note
were discuued at length．He mald they were discused at length．He sald the
munt be mallefied they were falce
wiery fact proved mut
Every feet proved must be reasonably
did not nhow that anybody elee had an
opportunlty to commit the erime，bu
muat prove the defondant committed
it．The jury must rosoon an to the ef．
in
feet of the defendants：conduot and
otateumenta．Tey were not to coovelude
by expert teatimony，but were to apply
by expert testimony，but were to apply
to it a remeonable Judgmeat．They
might conviet if natiniled the aot aight convile if salunied the not wit
done by another party，bot that defend
ot was present，alding and abetting The fact that defendant did not teetiff Thould not tofluence them agalnat her．
The jumicee a
jury at $3: 10$ ．

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