

Magistrates are Richard Power, Esq. M. P. Musgrave, W. S. Currey, Francis Drew, Sir John, J. N. Humble, Robert Power, Richard H. Jackson, Pierce Hely, John Musgrave, Amyas Bushe, Esqrs.

He arrived in Waterford, on Monday, on his horse. There was a bonfire in the evening opposite the shop of Mr. Kehoe, grocer, where a large number of people were gathered (the evening being very fine and numble walking), gave a very picturesque appearance to the town.

It is reported that some conversions to Protestantism have taken place among some Ecclesiastics of the Latin Rite in this country.

Mr. Vance, Esq. of Belfast, has proceeded to

the Wicklow Mail, on its way to Dublin yesterday afternoon near Clones, was upset, owing to the giving of one of the linch-pins. The passengers were not injured, but not dangerously so.

On Thursday night, as Henry Lattin, of Chamberlain, was returning from Chapelizod, between nine and 10 o'clock, he was attacked by seven men, who commenced beating him, and crying out and stating his name, they precipitately fled, having mistaken their man!

On Friday evening, about six o'clock, four men employed by the shop of Thomas Ainger, nailer, residing in the city, and grossly assaulted him for not having complied with their regulations in combination. The names of the men being known to the police, they are in pursuit.

Some men in Dublin have struck. Was there ever such a miserable infatuation! There seems to be a resolve among the people to bring publicly conducive to prosperity, shall have no chance to exist among us.

Competition has been brought to such a pitch amongst the carriers, that the Lord Mayor elect is obliged to pay for the carriage from London.

One of the seven young men, who went out on a party on Saturday, 25th ult. has now been ascertained beyond doubt; another body has been taken into which answers the description of Mr. Thomas Wright, son to Mr. William Stockam, in the employment of Mr. Wright, of Westmorland-street, who was lately one of the party. The body was interred on Monday evening.

As W. Foote, Esq. of Springfort, near Mallow, has contradicted that part of the evidence of the Rev. Mr. O'Brien, of Doneraile, before the Select Committee of the House of Commons, which asserted that he had no objection to his tenantry; and has published the name of Thomas Dewane, in proof of the inaccuracy of the Rev. Gentleman's testimony.

The Theatre in Cork opens on the 1st of August, with a bill for Scandal.

A description is getting up in Londonderry to erect a new church.

On Sunday, a prisoner effected his escape from Kilmallock Jail, by scaling the wall of the airing ground of the Jail, where several of his fellow prisoners were engaged themselves at the moment.

The Court of Chancery last week, on motion of Mr. G. C. B. his Lordship was pleased to confirm the Master's order on the Marriage in Scotland between the Hon. Arthur Bingham, a minor, and Miss Maria Perse, bride in the County of Galway; and his Lordship was pleased to order that the parties should again go to the ceremony, which accordingly took place on Monday last, the 23d inst. in St. Anne's Church. The Court has allowed an annuity of £2000 per annum, which minority shall have ceased, and thus the proceedings of Dowager Lady Clanmorris have proved completely successful.—*Connaught Journal*.

At the Armagh assizes, John Maguire was convicted of the murder of Henry M'Niece, an old man, seventy years of age, giving him a mortal wound on the 24th of May, which he lingered till the 1st of June, and then died. Verdict manslaughter. Sentence not passed.

At the Record Court, at Cavan, there was only one case for judgment, which was Lessee Lord Bective v. Lord Bective.

This was an ejectment to recover an Island in the

of Patrick Sullivan, of Kilmacat, the 21st February—Guilty.

The Court having gone into Traverse cases, the only one of any importance was on the part of Mr. Henry Potter, who applied for compensation in consequence of the new line of Road from Limerick to Tralee having passed through the lands of Court, part of his property. He proved a loss of two acres of ground, and the Jury gave a verdict for 306l. 5s. 0d. damages.

FRIDAY, JULY 29.

Margaret Dillon was discharged, this morning, the Crown not having thought proper to prefer Bills of Indictment against her.

Bridget Bourke was tried for the murder of her own child, a male infant, at Shannon-Grove, on the 2d April.

Bridget O'Brien, a midwife, proved having tied, as is usual in such cases, a black thread round the navel of the child; she saw the body in the Barracks afterwards, with the same thread on it.

Pat. White, uncle to the prisoner, deposed, that the birth took place at his house; he turned her out with the child in her arms; saw a red mark on its neck; she said it died in her arms, when coming from Mr. Heacocke's; she wanted some persons to come out of the house to bury it; they did not go, and she buried it in a heap of stones.

The Court said, that all the feelings of nature were against the supposition of guilt. The red mark might be occasioned by the awkward bearing of a tender infant in the arm. The circumstance of her coming back to get the child buried, was also in her favor.—Not Guilty.

Bryan, James, George, Charles and Daniel Hehir, John Wall and John Sherin, were tried for the murder of John Nash, at Kilderry on the 20th of March—but convicted only of manslaughter.—The above outrage occurred at a hurling match, in which the parties fell out on both sides. John Sherin and James Hehir, were sentenced to 18 months imprisonment, and the other to 12 months each.

Edmond and Patrick Sheehan, Edmond Young, Edmond Nash and John M'Namara, the persons who prosecuted in the above case were then tried for riot and assault at the same time and place, but Acquitted by the Jury.—It was technically termed cause and cross-cause.

Cornelius, Patrick, and Jeremiah O'Brien, Daniel Fitzgerald, Patrick and Timothy M'Mahon, were indicted for a riotous assembly at Shanagolden, on the 2d June—and *Jeremiah Sheehan*, a young lad, for the manslaughter of Kennedy O'Brien, at the same time and place. None of the evidence was sufficient to adduce any thing criminal against the prisoners, and they were acquitted accordingly.

Thomas O'Dell, a person not of the common rank of farmers, appeared on his bail for subornation of perjury, and having applied to the Court not to be put in the dock, his request was granted. He was then tried and convicted of obstructing the administration of justice, at Rathkeale Sessions, on the 26th October, and soliciting one George Preston to swear to the service of a Civil Bill—sentence, one year's imprisonment.

On Thursday, before Baron Pennefather, *John Sullivan* was indicted for a rape on the person of *Eleanor Buckley*, on the 3d of July, at Kilmallock, and *Eleanor Fitzmaurice*, for aiding and assisting therein. The prosecutrix was called aloud three times in the Court, but did not appear, and the prisoners were of necessity acquitted. It appeared she had been in attendance at the Crown-Office, but was spirited away a short time before the trial.

Timothy Kane, Mary Daly and Mary Hannan, were indicted for stealing three hanks of yarn, on the 27th July, the property of John M'Mahon.

Cherry M'Mahon deposed that her husband, who lives near Kilmurry, lost a quantity of yarn, which he had bleaching there on the above night, but which he got afterwards in the Police Office.

Michael Corbett, policeman, deposed, that he found the three prisoners in company about two o'clock, on the morning of the 28th, near Black-bay Turnpike; *Mary Hannan* carried the yarn, and the man said he was coming from Tipperary.

Captain Drought proved, that the prisoner, *Kane*, was in the Police office, on a charge of robbery, on the day before, and that he turned him out with a caution as to

and that they lived on the same farm.

John Buckley re-examined—known ten years; he is a Kerryman and lives in Kerry; he was always a young man of good character; he is no relative whatever to him.

The prisoner said he only got £4 that now they had both cow and money to punish him. The Policeman who took the other £4, which was given to the Court. The prisoner was present and the Judge said, from the character he would be unwilling to do any thing, readmitted to the regiment he would be. The prisoner eagerly said that Major would not do that, and entreated his Lordship to do that contingency, however, sent to transportation was passed.

Elizabeth O'Brien, for stealing the property of John Loughnane, on the 11th February. John Loughnane proved the loss of two nights before the prisoner received his house; never got his pigs since.

John Wickham, Esq. deposed that he was charged with the offence at Petty Sessions, her guilt without any influence being that she was only made the instrument of Danaher, in Limerick, who persuaded her derived no benefit whatever from the pigs. The prisoner was found Guilty.

John Ryan Luke, and Patrick Bracken for stealing two bank notes of £1 each from Mathew Meara, at Billeslea. After several witnesses were examined the prisoners were acquitted.

Maurice Dwaney alias Walsh was indicted for stealing two cows from Michael Hallinan, on the 1st of June. *Laurence Griffin and Wm. Meara* discovered him driving the cows (it was proved) through Murroe, on the 1st of June, unable to account for them he was convicted on the clearest testimony seven years transportation.

The monstrous charge so long in the character and life of a respectable citizen was investigated on Thursday in a Court before Baron Pennefather. The indictment was against King, for administering arsenic, to a female of an humble class, which caused her death. It may not be amiss to observe that the charge was declined by the Crown, on the ground of the circumstances. The uncorroborated testimony (as the Court marked to the Jury) the question was left by the aid of her Counsel, a most extraordinary circumstance on her direct examination, and on behalf of the defence, and to her evidently displeasing, she showed impatience and perverseness, and her questions most grossly indelicate on the witness, excited a thrill of universal disgust in the Court for some minutes. The Court, however, if even doubtful, was in the course of the evidence of the trial, and before its conclusion, present, perhaps, that entertained the question at issue. His Lordship's excellent and impartial charge to the jury, and the five minutes to record their verdict, were to the perfect satisfaction of the jury, who testified their approval, by a verdict, and what was more gratifying to the prisoner and his friends, his Lordship's propriety of the verdict. It is to be regretted that the accused had a host of witnesses, and he thought it altogether unnecessary on that occasion. His Counsel invoked the assistance of the Bench, to prefer a charge of perjury; at which application his Lordship was not surprised, but thought there was no objection for doing it.