

ick, Denis, Charles, Darby, Connor, John Leane, Owen Sweeny, for attacking the Hayes, Esq. of Cragg, in the ick, on the night of the 12th t.

examined---Says all the pri- c. Hayes's; it was after night- the family were up; Mr Hayes when they came to his house ak the door and windows, till y all got in except Charles hey got in they lighted candles ch for arms; the servants gave y had arms when they entered; viz. one double-barrelled gun, and one sword; there was a the parlour which was broke by ; before he broke it he danced ipe before it; there were no us; every search was made for f the party; there was furniture d a press was broken and papers at was sworn to send the locks t Kilconlea; a gun was cocked was compelled to take the oath; t an hour in the house; there ht, and the party said if the locks he next night, they would come the house

ed---Witness went to the house bbit in the dead of the night, and an who would resist them; wit- was charged with other crimes; with cow-stealing and turning possession, and taking away fire- ur times; was taken up for this is brother also; admits he was sheep-stealing; no mutton was father's house; no beef was found ouse, nor on his land nor did't dmits he killed two of the cows Hayes's; it was near Christmas; ith attacking many other houses, took arms from Mr. Thompson's ounty Kerry, and took an active ounty Cork in bringing away cows ht seven of Mr. O'Callaghan's; since the troubles began, because his life; was forced to do it the went every other time of his own not give any information till he knows John Kelly; did not

nce. John Keffe, an Irish witness, e night Mr. Hayes's house was them coming in; does not know e party went into the parlour; em go into any other part of the e see any thing done in the house; what they said; said nothing to rightened him; did not ask him ; he took a gun-lock to John xt day, because he was sworn to lived at Kilconlea; they forced in staple; he heard a looking-glas does not know who broke it; did of the party he saw there.

ined.---Knows the Connors's, but r any of them that night; two s master's servants, William and

when the prisoner opened his coat, took from it a blunderbuss, saying, 'at you, you villain,' and fired; witness got aside by the hall door, which he fastened fearing a large party was outside; shortly after he looked to the wall and saw the impression of balls in the wall, and found two bullets in the adjoining room next morning, (bullets produced,) is acquainted with the prisoner twenty years, and has not the least doubt but the prisoner is the man who fired.

No Defence—Guilty.

SATURDAY, AUGUST 3.

This day, there were no trials possessing leading features of importance in this Court.

Daniel M'Carthy, for conspiring to murder the Rev. Edward Croker. In the cross-examination it was elicited, that the prisoner remonstrated against the murder, and went home—Acquitted.

Owen Donoghue, Thomas and John Hayes, for the murder of Patrick M'Namara—Man-slaughter. To be transported seven years.

John Reidy, for attacking the dwelling-house of, and compelling one Griffin to quit his residence—To be hanged.

EXECUTION OF FOUR OF THE MURDERERS OF THOMAS HOSKINS, ESQ.

At three o'clock on Saturday, William Walsh, Edward Deoherty, Wm. Martin, and Laurence Walsh, who, last Thursday, were convicted for being concerned in the savage murder of the above-named young Gentleman, were conveyed from their cells in the County Gaol to the drop in front of the prison, and there suffered the awful and deserved sentence of the law. They were attended by four Roman Catholic Clergymen, by whose pious assiduities and holy offices contrition seemed to have been effected on their hearts. When they ascended the platform, they addressed the people beneath in Irish—wishing them ten thousand blessings, and begging their prayers in return—calling on those who had arms to give them up, as they would be tempted to commit evil deeds whilst they held them—imploping the deluded to avoid bad company—to remain at home at night—go to Mass—mind their religion, and listen to the advice of their Clergy, otherwise they would be brought to shame and suffering. After thus addressing the people, and while in fervent prayer, they were launched into eternity.—Although these wretched men made no declaration of their guilt at the place of execution, yet it is satisfactory to justice and humanity to know, that they confessed their criminality in their cells, and acknowledged being at the barbarous butchery of the lamented Mr. Hoskins; but others equally, if not more guilty, have still escaped from the grasp of the law; which will, however, at no distant day, seize upon them with an inextricable vengeance.

ABDUCTION OF MISS GOOLD.

In our last publication we laid before our Readers the trial of seven of the miscreants engaged in this atrocious affair—and shocking as the consigning so many human beings to death must be, we dare say that there is not one of our readers who will not rejoice, that in the verdict that has been pronounced, these demons in hu-

the best judges of its application. observed, that retrenchment could not be at once, but progressively. His Lordship called the attention of the Grand Jury provisions of the Vagrant Act, and said, knew it to be greatly abused, as no should be committed under that Act, b who were really located and known to and vicious—not the stranger seeking th of support, which perhaps his own Co neighbourhood could not afford. In su the (Grand Jury should examine witness cases of felony) to support the in before it was sent down as a true Bill, as they have done in other places, ma casual perusal of the Presentment lai them.

The calendar contains the names of sons for trial—seven Records have been The following are the capital convictions Friday last:—Michael Ahern, for l and Patrick Minehan, for highway robb

Kingmill Pennefather v. Connell O' Attorney.—This was an action of cov the recovery of one year's rent due of of Knockinglass, County Tipperary, t of Plaintiff, formerly demised to c Butler, whose only son bequeathed Defendant, (an entire stranger to the and who lately suffered the lease to b for non-payment of rent.—Verdict for £196 15s. 10d. with Costs.

ENNIS ASSIZES.

Daniel M'Namara stood indicted for arson, in house of James Cannane, on the lands of Sycace case, last February twelve months.

Mary Cannane, wife to James Cannane, exami ed that the prisoner came to her house on the de indictment; he took the braud out of the fire, e the house; she struggled hard to prevent him, r furniture from the flames, but could not succeed one with her in the house but her little children Sunday, when the congregation were at mass; son, B. M'Namara, wished to prevent his father was from home; the house was burned to the herself and her children were obliged to fly.

To a question from the Court—They had a le some rent.

Cross-examined by Mr. O'Gorman.—Witne whether she had not yesterday a conversation named M'Namara, in which she stated she wa pounds for prosecuting prisoner, and confining a month? (The witness hesitated for some ti this question)—She might have said so, when thared about her, but could not recollect.

DEFENCE.

James M'Namara, examined by Mr. O'G speaking to the prosecutrix yesterday morning opposite the Court-house; she told him she wa pounds to prosecute the prisoner, and that if him, and he had only one month's imprisonm be sure of it.

By the Court.—Knows the lands; the b Mary Cannane lived was burned on a Sunday present to hear this conversation with the pros day; had it with her apart.

Patrick Kelly, examined.—Witness emplo ner, as a pedlar and keeper on such distres for rent; heard that a scuffle ensued between the prosecutrix, during which the house caught burned; he never gave orders to burn the hous

The Learned Judge charged the Jury, who ting the box, found the prisoner guilty. His addressed the prisoner, and strongly reprobat conduct; he observed in the practice of atten on the Lord's day, and commented severely on of the crime of which the prisoner was just His Lordship, however, stated, that, luckily the indictment was in his opinion defective