

first saw the deceased in June, 1824; in to attend him, at his house in Upper et, he was then laboring under typhus fever, with disease of liver; when recovered from n applied to him for advice; he laboured un- order, he had also a swelling of the legs not speak as to the cause of it; he inquired his habits, found that he was a very free liver, y in the habit of drinking hard; advised him ore abstemious life, and told him the liver d be more confirmed, and that he would psy; in a month and frequently after, up to the deceased consulted him, and the symp- en aggravated; was never applied to by Mr. a certificate, and would not at this period ed for Ryan, nor up to November 1824, what he saw of the man—habits of intem- inued would have shortened his life, dropsy is duced in the last stages of liver complaints. nined—The swelling in the legs and feet was l nature; not actually of a dropsical ten- e was no water collected; the swelling of the end the fever; Ryan had the swelling when o visit him; they often accompany typhus welling was indicative of dropsy, but by no med; the man might have got better or well, ied to when Dr. Carroll saw him, in March, say the liver complaint was itself of such a necessity to shorten life; does not say it e affections are often cured. r—If cured he would be an insurable life; quor at the head of William-street. urt—When Ryan left his care, he was not an ; it was after this, he saw him intoxicated. Barry sworn—The evidence of this witness, ry, but, in justice to the profession, not a e, was rejected as inadmissible, or rather to the case.

Court—can't tell the difference between a chronic disease.—(Laughter.) ant Goold—"You knew very little of the n, of his malady, or of the symptoms." Yes." "You may go down Sir—upon my re the most modest and unassuming man in ion I ever knew, and I like you the better ould laughter.) Shaughnessy sworn—knew and lived with an for seven years before his death; in 182 very bad state of health, and had fever; had the legs twelve months before the fever, and ed them; he was obliged to put on trowsers ace; Ryan was seldom or never sober, and ed him to leave off drinking, or he would

day, began in the d was completely drunk at night. mined—He did not get swelling in the legs he fever; swears he had no fever in Novem- ter the fever he drank hard; could not drink ertain he had the swellings in 1825, before e fever; they continued all through, and he l of them. ley, soldier, 21th Regiment, sworn—Knew years before his death, and consulted him g his life insured; he wanted to borrow a n witness the day he was to get it insured; a er he told witness he sold the insurance to for £5, and some clothes he had pledged; ad Homan two or three times together, about Ryan said he wanted the trowsers as his legs l, but witness refused them; before this day ll clothes; he told witness he was going to e for Homan; Ryan was much addicted to his limbs were swelled eight or nine months eath; witness told him he did not think the ould insure him as not being in proper health, id they would.

mined—Witness was a Policeman seven years came a soldier; he was not turned out by kes, but resigned himself as he did not con- well treated; swears it was not for drunk-

the issue of this case.

Counsel for the Plaintiff—Serjeant Goold, Mr. Cooper, Mr. Jackson, and Mr. Holwell Walshe. Agent, Mr. William Worrell.

Counsel for Defendant—Mr. Bennett, Recorder Waggett, Mr. O'Connell, Mr. O'Loughlin, Mr. Wolfe, and Mr. Howly. Agent, Mr. Potter.

### COUNTY CRIMINAL COURT—MONDAY.

Patrick Danaher for having a forged 30s. note of the Bank of Ireland in his possession at Newcastle, and attempting to utter it.—Guilty.

James Ryan for having a forged 30s. note of the Bank of Ireland in his possession at Dromaculshier.—Guilty.

James Howard for the same offence at Portenard.—Not Guilty.

Patrick Newman, for stealing a sheep, the property of Michael Ledger.—Not Guilty, from insufficiency of evidence.

Thomas Healy, a small boy for stealing a waistcoat and three-half pence from Michael Cregan.—Guilty, to be imprisoned 6 months.

John Barry, for assaulting Daniel Fitz-Sibbon, and taking from him 50 stone of Wheat, the property of James Dennis Lyons, Esq.—No prosecution—Not Guilty.

John Nunan, for stealing 24 pieces of silver from Patrick Roche.—No prosecution—Not Guilty.

John Quin, for stealing at Ballygrenan a Mare, the property of Patrick Deay.—Not Guilty—The prisoner was nephew and heir at law of his deceased uncle Patrick Deay, who had declined to prosecute him, as the horse was acknowledged to belong to the nephew. The prisoner was in custody for six months, and much censure was attached to the Magistrate who had committed him.

### CITY LIMERICK ASSIZES.

The following presents a list of the several trials had at these Assizes, which ended on Wednesday—

TO BE HANGED.

John Halpin, James Rourke and Thomas Cagney, for attacking the house of, and robbing David Keane, of Ralheen.

John Brown, assaulting and taking a bayonet from Moses Minegan, of the 24th Regiment. It appeared that Brown was in rather a state of intoxication at the time, and from his excellent character the Judge allowed him to enlist, and he has since been received into the India Company's Service.

TO BE TRANSPORTED FOR 14 YEARS.

Thomas [redacted] and John [redacted], for having Bank of Ireland notes, Nos. 93,507, 8th April, 1826, for £1 10s. knowing them to be forged.

John [redacted] and Thomas M'Inerny, for having forged notes, each £10, Bank of Ireland, in their possession, No. 72,696, 10th March, 1826—82,983, 6th January, 1825.

TO BE TRANSPORTED FOR SEVEN YEARS.

Hannah Danaher, for stealing a letter, from John Daly, of Cappintemore.

Mary Buckley, for stealing a cloak from Margaret M'Auliff, of Kanturk.

James Ryan, for breaking into the house of Mr. Thos. Dawson, Henry-street, and robbing him.

Michael Hogan and Margaret Hogan, for robbing James Meany, of Parteen, miller.

Mary Slattery, for robbing Sheriff Franklin of wearing apparel.

Mary Keough, for robbing John Conry of a £6 note, in Mary-street.

Martin Hayes, for stealing a cloak from Ellen Cannon.

John Gallaher, for robbing Timothy Collins.

Edward Murray, for stealing a work-box, &c. &c. of Lord Viscount Gort, from Loughcooter Castle.

Mary Walsh, for robbing Sarah Darcy of wearing apparel.

James Johnston, a sweep, for robbing James Kennedy.

Patrick Gillespie, William Brennan, Pat Noonan and Thomas Welsh, for robbing John Hanrahan.

Mary Halpin, for robbing Patrick Sheedy.

TO BE IMPRISONED.

Mary Mulcahy, for robbing Joseph O'Brien of a prayer bead and a pair of pantaloons—three months.

is considerably enhanced by coming so long in currence, when sufficient time has elapsed investigation of the circumstances. The joining in a testimony so honourable to the Roman Catholic Servant, is rendered doubt the impression that his faithfulness is proved to discharge his part of a natural obligation to God, whose mercies we daily, though fee when joining in the study of His Scriptures I cannot refrain from expressing my delighting to those Scriptures my well-founded confidence in the faithfulness of Malachy Burns—in attributing to him any valuable attachment to his immediate neighbours—and to the same a flattering approbation of the County of Jury. Permit me to observe that the Word of God, usually resembles the prodigious wind and rain—it is, however, a fact, from experience of upwards of 1800 years, that it would "reap in joy" should not hesitate to be like the present. Be pleased, Sir, to offer to those who have unanimously concurred to discharge a breach of the law, my best thanks for the same by their resolution.

I have the honor to remain, Sir, your  
Humble Servant  
EDWARD

Carhua, 17th March, 1827.

To Lieutenant-General, Sir Augustus

### CITY WATERFORD ASSIZES—

Denis Bryan, for highway robbery on a road, on the 6th of February—Guilty. In an impressive manner, pronounced the award of death against the prisoner, but held a doubt as to the sentence might be commuted to transportation for life.

Thomas Burke, for stealing out of the house of Michael Phelan, a side of bacon and 5 lbs. of butter, value 1l.—Guilty. To be transported for 7 years.

Matthew Power, for breaking into the house of Doctor Briscoe's house, and stealing a spadro, and some live fowl.—Being an emigrant was sentenced to be transported for 7 years.

John Walsh and John Doyle, the former a highway robbery committed on a man named Walsh—Guilty—Death.

Michael Barry, for a highway robbery on the person of Maguire, of Ballygunner, farmer, on the 10th of October—Guilty—Death.

Michael Murphy, for larceny—Guilty—Death.

Laurence Larkin, Michael [redacted] and [redacted], for stealing a pier glass from the house of Wm. King—Guilty—7 years' transportation.

James Power, for stabbing his father—Guilty—The score of insanity.—To be secured for 12 months.

Anastasia Keane, for perjury, and for perjury—Acquitted of the former, Guilty of the latter—12 months' imprisonment.

Mary Scott, for stealing clothes—Guilty—12 months' imprisonment.

Tuesday, the Court was entirely occupied with the King v. Daniel Conner, Esq. for assaulting Joseph Daunt, Esq. in a duel, at Ringrath, near Youghal, on 31st May, and a verdict was given for Daunt, Esq. for assisting. Verdict—

### DUBLIN, MARCH

On Monday night a quarrel arose in a public house, the Sunday School on the North Strand, the owner of the house, named Nolan, and a man named Halpin; when they commenced in a furious manner. Nolan's wife entreated the man of the name of Myler, with his wife, to go to Nolan's house for that purpose. With Myler and his son succeeded in their object, who was intoxicated, snatched up a load of hay in the room, of which the younger Myler disarmed him; in the scuffle that ensued, the contents of it, large shot, &c. were thrown into the leg of Mrs. Myler, at the same time a child of Nolan's child, an infant about