

inquire into the state of mind of Lady
rd, sister of Lord Harborough—Verdict,
e since the 31st December, 1824.
ce of a very respectable invitation, Mr.
ds for Yorkshire.
the hat manufacturer, is contesting the
athwark, with Mr. Calvert and Sir R.
ection commenced yesterday.
breadfully contested.
RETURNED TO THE NEW
PARLIAMENT.
—Aldermen Thompson, Waithman, and
William Ward, Esq.
—Burdett and Hobhouse.
vis and Baillie.
—Watson and Fordwich.
Roberts and Alderman Winchester.

DUBLIN, AUGUST 3.

Well has addressed the Citizens of Dublin,
Mr Moore and Mr Grattan as their repre-
condemns the idea of Mr. Shaw being

Robert Dawson sailed on Thursday from
London.
on has been made to Mr. Dawson, to stand
sentation of the County Waterford.
resigns his interest in Trinity College to

O'Connell has started for the town of
Dr. North is also a Candidate.

Beresford was villainously used by the
passing in Clonmel on yesterday se'night,
rown at his Lordship.

truth in the statement that the Archbishop
about to marry at Bangor.

rock has requested his Agent to advance
tenants on his Connaught Estates, in con-
their present depressed state.

Assizes, fifteen Orangemen, charged with
at Armagh, on the 12th July, were ac-

ment having taken place between the Mar-
lord and the Proprietor of the Northern
ecution for a libel will not go on, and there-
fore, be occasion for the services of Coun-
sell.

OF ELECTIONS.—Mr. Chapman, the
the County Westmeath, pays the enormous
for the use of a Metal in the town of
his Committee during the Election.

Limerick Chronicle

WEDNESDAY, AUGUST 4.

l yesterday morning the 60th Rifles march-
Cork to embark for Gibraltar.

will command the Reserve Companies
Regiment.

a detachment of the 74th Regiment will
th Rifles at Rathkeale.

division of the 74th will arrive in this gar-
day next.

ments of the 60th Rifles at Tipperary and
re to be replaced by the 74th.

Binney, 74th, commands at Glanasheen.
ninin, 74th, is ordered to Rathkeale.

der of the 86th left Cork on Saturday, in
for Guernsey:

f the 27th Regiment arrived at Youghal

giment leave Glasgow next week for Ire-

ght Dragoons have left Brighton for Bir-

Colonel D'Este is to succeed Col. Kearney
d of the Queen's Bays

f the two Colonels Lygon of the 1st and
s, were omitted in the late brevet promo-

mission was made at the express request of
as the change of rank would have been at

William Smith, C. C. sworn—He found the stolen
leather in the ruins of an old turret, after apprehending
the prisoner on suspicion. Prisoner admitted he was one
of the robbers, no menace or hope was offered him, found
36 half hides of leather where prisoner told him it was.

James Donovan, sworn—His store at Rathkeale was
broken into, and leather stolen thereout, got part of the
leather from Mr. Smith, which he identified—Verdict—
Guilty.

The former Jury now came into Court, having at length
made up their minds to a verdict. They found John
Murphy to be of sound mind, and that he was guilty of
stealing the wool. At the suggestion of his lordship,
they acquitted the wife on that merciful principle of law
that she might have acted under the influence of her
husband.

The Court—Now gentlemen I can inform you that I
do not disapprove of your verdict.

Nine burning petitions, or claims for compensation
for malicious injury or destruction of property, were
sent before the Grand Jury, and the Court adjourned.

TUESDAY, AUGUST 3.

Baron Foster repaired to the County Court at the
usual hour. The long panel having been called over the
following Jurors were sworn, after some challenges from
prisoners' Counsel—

David Roche, William Cox, John Copley, Carroll
Naish, William Lloyd, Robert Hewson, Robert Dean
Odell, Eyre Massy, Richard Standish, Jeremiah Shine,
John Franklin, and Francis Walker.

Patrick and Thomas Neill were then indicted for that
they with others did unlawfully assemble, and feloniously
enter the house of Daniel Moore, at Coolnamona, near
Doone, in this County, the 13th of June last, and did
seize and take thereout two stand of fire arms, the pro-
perty of the aforesaid Daniel Moore. The prisoners
pleaded guilty to the charge, and very probably thereby
saved their lives. It appears that a party of five men in
disguise, their faces blackened, burst into the house of
Moore in the noon day of the Sabbath, while Moore was
at Mass, and carried off two guns. The alarm soon ran
abroad—the police and peasantry went in pursuit, and
the two prisoners were caught with the guns, and their
faces still in disguise.

Malachy Ryan, Cornelius Ryan, James Ryan, Bryan
Ryan, John Ryan, and William Ryan, were indicted
for the wilful murder of William Spelman at Ballycosh,
in this County, the 14th December last.

Counsel. The witnesses examined in support of it were
Patrick Spelman, James Spelman and John Spelman,
brothers, and Richard Franklin, jun. Esq Surgeon. For
the defence, Darby Buckley, Thomas Kelly, and Darby
Ryan. The evidence furnished lamentable proof of the
wretched and degraded state of the country, because of
that unnatural and inhuman spirit of clanship or faction
which governs the peasantry at fair and market. The
three and four years old were conspicuous on the occa-
sion of this barbarous murder, and the prisoners were
found guilty of aggravated Manslaughter, and after an
eloquent admonition from the Learned Judge, rebuking
this unchristian spirit and the horrible excesses it leads to,
they were severally sentenced to transportation for life.

His Lordship now called on Records.

Vane v. Gubbins.

This was an Ejectment on the title to recover part of
the lands of Kilfrush. Henry Vane, lessee of Joseph
Gubbins, was plaintiff. James Gubbins, Mat. O'Brien
and Patrick Callaghan, defendants. After the pleadings
were opened, it appeared the case was compromised for
a certain pecuniary consideration, both sides paying their
respective costs.

Potter v. Potter.

This was an action of ejectment on an Elegit, to re-
cover possession of 38 acres of the lands of Clough re-
lately held by Patrick Lewis, a relation of the parties,
under lease from John Waller, of Castletown, Esq. The
question turned upon the precise date of a deed for
150l. upon which judgment had been entered. The
nicety was to ascertain if the deed had been executed in
April or May, 1823, if in April the defendant would
have a verdict, if in May, the plaintiff. Verdict for

This was an action brought to recover
the defendant's promissory note, passed in
for 60l 15s 6d. with 10 years' interest,
defendant pleaded the general issue and a
tation. In order to take the case out of the
the plaintiff relied on a letter written by
some years back, promising to pay when
do; and it appearing on the cross-examina-
tion of the plaintiff's witnesses that the note the subject of
one passed for a portion of a composition
and agreed upon by defendant's creditors
upon which occasion the plaintiff obtained
over the other creditors—the plaintiff hav-
failed in establishing a case of ability, the
retiring from the box or requiring the defen-
be gone into, found a verdict for the defend-
costs.

Counsel for plaintiff—Messrs. Jackson
For Defendant—Messrs. Bennett, Cooper,
James Hutchinson, of Leeds, Plaintiff, v. Charles
Lute of Thomas-street, Limerick

This was an action for illegally detai-
goods of plaintiff, and suffering them to be
by being kept in an improper depot.
damages.

Smith v. Hill.

An action for use and occupation of ho-
£20 damages.

Yesterday, at two o'clock, our City Assizes
before Mr. Justice Torrens. The following
convictions:—

John Minahan, forgery of a pass book
Rahilly was defrauded to a large extent
death recorded against him.

Cornelius Ryan, Robert Irwin, John
Kirnan, Patrick Carroll, and Honora Sc
Clare-street—sentence of death recorded

John Savage, sheep-stealing, and M
ditto, to be each transported for seven years

Timothy Ryan, larceny, 7 years transp
John Cronin and Patrick Carmody, la
be transported for seven years.

Patrick Cunneen, James Cunneen, Joh
James Fitzgibbon, manslaughter of Joh
was killed near Annacotty. Patrick Cun
Lawler to be each imprisoned six months;
neen and James Fitzgibbon, 3 months each

The following were acquitted—John
Patrick Hickey, of Nenagh, uttering forg
change; Bridget Minahan, forgery.

Michael Mulqueen for forging the nar
Bevan, Esq. of Camass, to a Bill of Ex
tried before Judge Torrens, and sentence
ported for life.

The Grand Jury of the City have rec
salaries of the Gaol Officers should be r
following:—Gaoler, 130l; Inspector, 11
52l 10s—and to the City Conservator, 40

The following are appointed the Board
dance for the City Limerick Gaol—The
Elect, Viscount Gort, Alderman Vereh
Watson, Alderman Mahony, Alderman
Michael Gavin, John H. McKnight, G
Captain Drought, and William Howly, l

The applications to the Grand Jury for
of losses sustained by persons in the late
jected by the Judge, in consequence of
deemed White Boy offences.

The cost of the District Lunatic Asylu
for the past half-year amounts to £1,409
portioned as follows:—County Clare,
Kerry, 282l 0 10d; County Limerick,
City Limerick, 184l 0s 10d.

The Presentments applied for to the Co
Grand Jury, for opening a Road from
amount 4200l. are rejected.

Yesterday, at a meeting held in the
House, pursuant to the Requisition of
Glin, High Sheriff, resolutions were en
the Address of Condolence and Congr
read, should be presented in person by th
to his Most Gracious Majesty