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James Morris, and Thomas Merrick.
Cornelius Nash a Limerick Bridge Commissioners.—Mr. O'Hara opened the pleadings. It was an action of assumpsit to recover the sum of £2,300, amount of loss sustained by the Plaintiff at Curragow mills, in consequence of the improvements in progress in the harbour of Limerick.
Mr. Bennett said that the Limerick Bridge Commissioners by the 4th and 5th of William the 4th had vested in them certain powers of valuing and purchasing Mills, premises, and other tenements along the quays of Limerick, in order to further the contemplated new docks and quays connected with the Well-lesley Bridge. Pursuant to these powers the commissioners had the Plaintiff's Mills valued, and awarded him as compensation the sum now sought for, namely £2,300. At the time of the valuation, other Mills and premises were also valued, all of which concerns had been paid for except that of his client, Mr. Nash. On being served with notice to give up the Mill to the Commissioners, he instantly did so, and thereby very considerably injured his trade amounting to a loss of some thousands, Mr. Nash not having secured to himself other premises at the time. In due course however, he applied for his money to the Commissioners, but was refused on the grounds that they, (Commissioners) had not taken actual possession of the Mills. Was there ever such absurd defence, the Commissioners first notice Mr. Nash, to quit, he complies, his trade set aside, his loss very considerable, the Mill at their disposal, and yet after all this they refuse to pay the man for his concerns of which he had been deprived, of which he had a lease of 999 years, at a rent of £50 a year, and upon which he had expended in repairs and improvements a large sum of money.
Mr. Cooper addressed the jury for the Defendants. He contended that where the Commissioners had not taken possession of the premises they were not liable, and as Mr. Nash had, he said, occupied the Mills up to the present moment and worked them, he could not see what loss he had sustained, or compensation he could be entitled to.
Verdict for the Plaintiff, £2,300 damages and sixpence costs, subject to a legal point saved for the Courts above.
Counsel for Plaintiff, Messrs. Bennett, Henn, and Collins; Agent, Wm. Worrell.—Counsel for Defendant Messrs. Cooper, Pigott, and D. R. Keane; Agent, Mr. M. Barrington.
The long panel was now for the first time called over, and the following Jury sworn:—John Bunton, William Caulfield, Edward Creagh, James Colgan, John Ellard, William Glover, Edward Goodwin, Patrick Hogan, John Houlihan, Joseph Hallowell, Richard Jackson and Charles James.
Michael Ahern, was indicted for the wilful murder of Matthew McCarthy, at Sir Harry's Mall, on the 15th of November, last.
Mary McCarthy, sworn—Is the wife of the deceased, the prisoner and her husband had been drinking together on that morning and playing at shuffle-board, and quarrelled; they afterwards went beyond Park Bridge to box; they fought for some time, separated and began to dress; the prisoner then took up a stone and struck her husband on the side, and knocked him down; witness begged of him to go home; they again boxed near James Long's house, where the prisoner stabbed her husband with a compass which he had brought out of the house; her husband was taken to hospital, where he was examined and dressed, lay in bed at home for ten days; was then removed to hospital, where he died on the 23d of December.
John Kelly and James Long corroborated this testimony.
Surgeon Thwaites deposed that the deceased died of the injuries he received.
Guilty of manslaughter.—To be imprisoned for twelve months, and to be kept in solitary confinement the last week of the first six months, and the last week of the twelve months.
Thomas Meagher was indicted for the wilful murder of his wife Bridget Meagher, on the 16th of December last.
Mary Carrig sworn and examined by Mr. Bennett; knows the prisoner, knew his wife who lodged in her house at Fish-lane; they did not take with each other; the prisoner sometimes used to walk in and eat a meal of victuals; he came into the house about one o'clock on the day he stabbed her, the deceased was out at the time, but came in immediately and he followed; she had the sign of lipuor when she came in; the deceased called him a sponging rascal to go after a strange man; prisoner said she was a liar, and he called her a w— upon which she hit him with a stool; on doing so he took a knife out of his sleeve, and stabbed her with it in the left side several times, (here the knife was produced; it was an old blade without a handle,) the deceased fell on the floor, and was taken to the hospital where she remained until she died; the occurrence took place in Fish-lane; her mother accompanied her to the hospital; the prisoner was taken the same day by one of the Police.
Cross-examined by Mr. Freeman—Heard the prisoner was once out of his mind; could not say whether he was jealous of his wife or not.
Surgeon Franklin proved that the prisoner's wife had many wounds upon her body inflicted by some sharp instrument, of which she died.
Ellen Keliher—Was sister of the deceased who had been married over eight years; the husband and she never lived on good terms; saw him often beat her; heard her say that he would cut her throat; did once attempt to cut her throat which he partly effected; it was over nine months since, on charging him with it, he replied that it could not be helped but he never would be guilty of it again.
Cross examined—The deceased was not in the habit of drinking much; she supported herself and her children by begging.
Surgeon Franklin, examined—The deceased was brought to Barrington's Hospital, in a very exhausted state; where she lived from the 16th of December to the 2d of January, on which day she died, on examination he found several wounds on her person as if inflicted by some sharp instrument, had wounds on the side, the breast and the abdomen; she died of the injury in the abdomen.
Guilty of murder, but recommended by the Jury to mercy.—sentence not passed.
Michael Mackay was indicted for stealing several articles of wearing apparel from Edward Parker, Esq. in whose service he had been.—Guilty.
Edward Moore was indicted for violently assaulting Catherine M'Mahon, in consequence of which she died on the 27th of November, 1836.
Mary Kean, sworn—Knew the prisoner; knew the deceased; three men came to her lodgings, the prisoner was one of them; they broke open the door; asked prisoner what he wanted; he answered that he wanted to commit murder; he wanted to strike Wm.

that the land was entitled to make good his seizure. His Lordship did not think the landlord was entitled to do so, not having served notice on the sheriff, and reversed the decree.
Keys v. M'Conn—An action to recover the sum of £28 5s. due by the respondent—Decree affirmed.
Power v. Quin—An ejection for non payment of rent—Decree reversed without prejudice.
William Tierney v. John and Thomas Penney—The action in this case was ejection on the title, to recover part of the lands of Knockroe, held by the Penneys, their term of lease having expired. This case was heard at the Bruff Sessions, and decided in favour of the respondents. Mr. Freeman, for the appellant, said that he was ready to show that the lease held by the Penney's had expired three years since. For the respondents was sworn, Samuel Foster, who stated that he was present when a second lease had been made to the Penneys, and that his name was signed thereto as a witness. The lease was handed in and witness identified his signature, the lease bearing date in 1830. Mr. Freeman called for the lease, and having examined the commissioners stamp, found that it was issued in 1836. His Lordship then looked at the stamp and coincided with Mr. Freeman. Mr. Freeman applied to have informations taken against the witness for perjury, which was accordingly granted by the Court.
Richard Franklin, and Henry Vereker, Sheriffs of Limerick, Appellants.—Wm. Francis Russell of said City, Respondent.
Mr. Freeman stated that the action in this case, was brought by the Sheriffs to recover the sum of £18 9s. 2d. due to them for fees, or poundage, for executing a writ of *Fieri Facias*, marked for the sum of £765, which had been granted against the Goods and Chattels of Mrs. Mary Lowney, at the suit of Mr. Russell, whose mother-in-law Mrs. Lowney was. When about to execute the writ, Mr. Russell, told Sheriff Franklin that he wanted only to keep the writ suspended as a cover, to prevent any other person from sending in an order, Mrs. Lowney being in embarrassed circumstances. He also desired that Mr. Franklin would allow the shop of Mrs. Lowney to remain open, and that he would pay the usual fees. Sheriff Franklin told Mr. Russell that he would not hold over the order, that he had received it for execution, and he should discharge his duty, without any partiality, and accordingly sent in his bailiff. It was argued on the part of Mr. Russell that Mr. Franklin, had said to him that if he wished to withdraw the writ, the Sheriff would not require the fees, and two witnesses were sworn to support that fact. His Lordship decided the Sheriffs should receive £2 15s. at the same time declaring that he thought Mr. Franklin's conduct very creditable in not becoming a party to any cover, or fraud, but as it appeared that he offered to resign his fees, the Court had made that order.
Fitzgerald v. Wilson—An action to recover the sum of £13 13s. 3d. due by the appellant for work executed and delivered—reversed with costs.
Rev. Wm. Scott v. John Leonard—This action was brought by the Rev. Wm. Scott, Rector of Pallasgreane, to recover the sum of £4 10s. title composition due for the years 1836, 1837.—Dismiss reversed, and decree to be executed. The same decision was given against Ellen Barry, for the sum of £3 5s. 1d. and James and John Hickey, for the sum of £3 13s. 2d. The same rule was made for the same clergyman against John Murphy, for £2 14s. 10½d.
Morgan v. Mullane—This was an action brought at Rathkeale sessions to recover tithes compensation due of the parish of Grange, and from whose decision the Defendant appealed. The defence was that the Rev. Mr. Ashe, deceased, was in receipt of the tithes of that parish, and compounded for under Mr. Goulburn's Act, and that Plaintiff had a composition effected in 1832 or 1833, under Stanley's Act. Counsel for Defendant argued that Lord Stanley's act was only intended to have composition effected for such parishes as were not previously compounded for, and that Defendant was placed in a very unpleasant situation, being sued by both parties for the tithes.—Decree affirmed.
The appeals having been finished, a Record Jury were ballotted for and sworn.
Roderick O'Connor, a. Edward Connolly—It was an Ejection on the title, to recover part of the lands of Gossparck, of which Connolly was overholding possession, and in arrear of rent to the amount of £383. There was no appearance for the defendant. Verdict for Plaintiff with costs.
Lessee the Right Hon. Standish O'Grady, a. George Mannion—An Ejection on the title, to recover half an acre of the lands of Kileulhane—no appearance for defence. Verdict for Plaintiff.
Lessee Fox a. O'Donnell—An Ejection on the title to recover six acres of the lands of Ballifrytra. The parties in this case were brother-in-laws, being married to the two sisters, and each claimed a right by such marriage to possess the land in question, which had not been regularly allotted by their father-in-law, who is deceased. Verdict for Defendant.
The Learned Judge then went into the Crown Court to take the presentments, which engaged his Lordship to six o'clock, when the Court rose.
CITY COURT—THIS DAY.
At 9 o'clock, Mr. Justice Perrin took his place on the Bench.
Mary Moriarty was tried and found guilty of stealing a handkerchief from Messrs. Todd and Co. which was taken from under her arm by a shop boy. Sentence not passed.
Michael Sheedy was indicted for manslaughter, having violently assaulted Hannah Crotty, whereof she died.—James Crotty, the husband, proved that he and the prisoner had a dispute, and that prisoner struck witness and the deceased whom he kicked after knocking her down; she died from the effects ten days after in hospital.—Guilty.
James Enright was indicted for the wilful murder of James Byrnes, in Mary-street, on the night of the 14th December last. Not Guilty.
John Madden and John Donoghue were indicted for a grievous assault on Winthrop Maunsel, Esq. the 2d of January last at Killoonan. They were also indicted for administering to him an unlawful oath, binding him not to demand any tithes.
This case occupied great part of the day, and the Jury eventually found them Guilty of the violent assault.
This morning Mr. Sergeant Greene entered the County Court at nine o'clock, and continued fating the presentments, several of which were opposed by Mr. Gleeson, on the part of (he said) a Traverse Club. The learned Judge was thus occupied up to one o'clock, when he proceeded to the Record Court.
George Fosbery v. Robert Hunt—Mr. O'Brien opened the pleadings, and Mr. Bennett stated the case. He said it was an ejection brought in the name of

the Roman Church, as any persons in the world; who were promoted to the greatest honors in it, whose worldly interest engaged them, above all other men, to maintain its reputation and authority, and who not only loved, but alas! died, in communion with it: such as their Bishops and Cardinals, their Princes and Emperors, their Popes and general Councils, that even three of the latter were confirmed by Popes, viz. the Councils of Pisa, Bazil and Constance. Thereby, on R. C. principles, not only giving infallible testimony to the necessity of a Reformation, but making it an article of Faith. But what struck us most was the evidence of the College of Cardinals who, at the death of Alexander 6th, before entering the conclave for the election of a new Pope, took an oath that if any of them should be chosen, he should immediately before the publication of his election, bind himself under pain of perjury and a curse, to call a Council within 2 years of the Reformation of the Church, which oath was taken by Julius 2d, who was chosen Pope, but did not keep his solemn promise. Mr. Massy then took a particular view of the principal errors themselves, as further proof of the absolute necessity of a Reformation; corruptions in doctrine as contained in the 12 last articles of the creed of Pope Pius 4th, which of his own authority he added to the ancient Creed of the Christian Church, namely the Apostles! corruptions in worship, in manners, and in discipline. The weight of evidence adduced by the Preacher to prove the 2d head of his discourse appeared to us peculiarly useful, not only in confuting the calumnies circulated relative to the real causes of the Reformation, but chiefly in demonstrating that Luther in Germany, Crammer in England, Zuingli in Switzerland, Calvin in France and Geneva, and Knox in Scotland, only "contended zealously" to throw off the incubus, under the dead weight of which "the whole world groaned," as was declared at that time by Pope Adrian 6th. He then shewed, as far as circumstances admitted, that no hope was left that the Church of Rome would either reform herself, while holding the doctrine of infallibility, or consent to the Reformation of any Church that communicated with her, while she curses every one who differs from her. That every national Church had a right to reform herself; that this right of the Church of England in particular was most unquestionable, and therefore as a necessary consequence that our Church was indispensably bound to reform herself, notwithstanding the prohibition of the Church of Rome. The Preacher concluded with a rapid sketch of the history of Christianity in this country, and read interesting extracts from the writings of St. Patrick, as collected by the celebrated Archbishop Usher, incontestably proving that Romanism was not the religion of the ancient Irish church, and traced its introduction here to the year 1156, when Pope Adrian invested Henry Plantagenet, King of England, with this part of the "royalties of St. Peter," on the condition of his reducing the kingdom into subjection to the See of Rome, and levying the tax, called "Peter's Pence" off every house in Ireland. The difficulties and obstructions which have hitherto impeded the progress of the Reformation in our own "father land" were then briefly touched on, and, in particular, it was stated that the present hostility to the Church, (as indeed the evidence of the late Dr. Doyle clearly proves,) is owing to the increased zeal of her ministers "in contending for the faith once for all delivered to the Saints." Mr. Massy closed his discourse with a fervent prayer that the same spirit may be poured on this island, which animated the breasts and nerved the arms of our first Reformers.
The Venerable Archdeacon Forster preaches the 2d sermon of the series, on Sunday next, at 3 p.m.
LENT PREACHERS—CATHEDRAL.
Wednesday, March 7th, Rev. Dawson Massy.
Do. 14th, Rev. John Elmes.
Do. 21st, Rev. Thomas Willis.
Do. 28th, Rev. James Bouchier.
Do. April 4th, Rev. Richard Moore.
Do. 11th, Rev. Thos. Westropp, jun.
Upwards of £70 have been collected for the Protestant Orphan Society, after the eloquent and energetic appeal of the Rev. W. Agar Adamson, on Sunday, at the Cathedral. The appearance in Church of the numerous orphan children, maintained and educated by this inestimable society, was a deeply interesting feature in the solemnity of the day; and their presence, if possible, lent new force to the Rev. advocate who pleaded their cause, and succeeded in raising a feeling of sympathy for this little community of tender orphans, whose innocent countenances beamed with respectful gratitude to their benefactors.
The Rev. John Atkins, of Mallow, lectures at Christ Church, Cork, this evening, on the doctrine of Transubstantiation.
The valuable Rectory of Annaduff, Leitrim, in the gift of the Archbishop of Tuam, is vacant by the death of the Rev. John Handcock, nephew of Lord Viscount Castlemaine.
The Rev. John Athill, Curate of Devenish, is nominated by the Bishop of Clogher to the living of Magheracross, vacant by the death of the Rev. John Irwin, who held it for fifty years.
The College living of Lisnakea, diocese of Clogher, vacant by the death of the Rev. Robert Russell, D.D. has not yet been given away.
The situation of Protestant-master to the Mallow Parochial Poor-schools is vacant.
In consequence of the remonstrance of Dean Gough, of Derry, against the celebration of Roman Catholic ceremonies by a Priest at a funeral in the Cathedral Church-yard of that city last January, a correspondence ensued with Lord Morpeth relative to its illegality, and the Chief Secretary not wishing to prosecute for violation of the law, informs the Dean that the Roman Catholic Bishop of that diocese engages that none of his clergy shall again offend in the premises. The penalty is £50 by the 10 Geo. 4, ch. 7, sec. 26.
The General Synod of Ulster has adopted the proposal of Government for equalizing the regium donum, thus giving to Presbyterian pastors a fixed stipend of £75 a year, without regard to first, second, or 3d class.
The pier lately built at Tarbert for the accommodation of passengers, at the expense of the Dublin Steam Company, and the guard wall from Tarbert to the pier and wooden bridge, were in great part destroyed by the highest tide ever remembered by the oldest inhabitants, during the late storms.
Mrs. Payler acknowledges the receipt of one pound from the very Rev. Archdeacon Forster, for the use of the Magdalen Asylum.
Henry Vereker Lloyd, Esq. James Harvey, Esq. and Thomas Gabbett, Esq. City Grand Jurors, through the Hon. J. P. Vereker, Foreman, has handed in two guineas to the House of Industry, two guineas to the Mendicity, and one guinea each to the Dispensary and Fever Hospital.
ERATUM.—In Mr. James Corbett's advertisement, last post, read "few" Harmonic effects, for "fine" Harmonic effects.

Journal, for Libel, which created much interest, came on for trial before Baron Richards. The plaintiff laid damages at £200 and costs. The jury returned a verdict of Six pence.
The Grand Jury of Meath have petitioned against the Government Poor Law Bill for Ireland.
At Dundalk Assizes there was a verdict for £100 damages against the *Dublin Packet* newspaper, for a libel on Mr. Thomas Magrath, son of a clergyman.
There are eighty-four prisoners in the County Galway for trial.
A number of Rockites are convicted at Longford assizes, before Judge Torrens, on whom devolved the onus of discharging a heavy crown calendar, until Baron Pennefather, who is in very delicate health, had arrived to assist his learned colleague, but had to be carried each day from his carriage into Court. Mr. Brooke, Q.C. on the part of the Bar, congratulated the Learned Baron on his appearance amongst them.
CLONMEL CALENDAR.—Murder, 39; aiding in murder 36; highway robbery 5; burglary 4; shooting at and wounding 4; attacking and firing into dwellings 7; rape 12; perjury 2; cattle stealing 10; forgery 2; robbery of arms 6; appearing in arms 6; total prisoners for trial 198.
Timothy Leo, of Carraghvilla, county of Tipperary, charged at Newport Petty Sessions, on Friday last, with wilful and corrupt perjury, was held to bail to abide his trial at the ensuing assizes of Clonmel.
Mr. Maurice Brennan is candidate for the collectorship of cess in the barony of Magonihy, Kerry, of which he was deprived at Spring Assizes, 1835, for, he conceives, "being a whig in politics."
At Longford Assizes the mob attacked the Police escort, with prisoners to and from the Court and gaol, in order to rescue the latter, but the assailants were defeated after a severe struggle, in which several bayonet wounds were inflicted. In consequence of this outrage, a party of the 8th Hussars was called in by the High Sheriff, to assist the Civil power in this duty.
At Wicklow Assizes, three footpads were found guilty of the highway robbery of the Rev. John T. Fletcher, when returning in his carriage to Dublin, and at Meath Assizes, Peter Caulie was convicted of the highway robbery of the Rev. Mr. James.
Judge Torrens on appeal from the Assistant Barrister's decision at Longford, has admitted to register the tenants of the late Lady Rosse, and who had been rejected for breach of covenant in their lease. This will confirm the Conservative interest in that county.
Mary M'Greavy was tried at Roscommon Assizes for the wilful murder of her mother-in-law, Sarah Donnellan. The circumstances of this murder were of a most aggravated nature, and little doubt was entertained of the guilt of the prisoner, but owing to the many chances which the mercy of our law afford to delinquents, she escaped. The only witness to the transaction was a child of nine years old, who, on being questioned by the Court, displayed not only a total ignorance of the first principles of religion, but even of the existence of a Deity!
Fourteen lunatics, from Sligo, were conveyed to the Lunatic Asylum, at Ballinasloe, on Thursday.
The offence of plucking sheep of their wool by nightly marauders is become so common that Chief Justice Doherty at Trim sentenced one of those offenders to 7 years' transportation.
Friday Mr. Commissioner Farril held a Court for the Relief of Insolvent Debtors at Tralee, when 20 were discharged and 5 remanded.
Mrs. Waylett's benefit at Plymouth theatre on Monday, netted £130.
Mr. Stephen Bourke, boot and shoe manufacturer, who suffered so much by the destructive gunpowder explosion last year, has resumed business at 128, George-street.—See Advertisement.
THE OLD ESTABLISHED Boot and Shoe Ware-House, LATE NO. 20, PATRICK-STREET, (The scene of the late GUNPOWDER Explosion.) IS REMOVED TO 28, GEORGE'S-STREET, Opposite the Mail-Office.
STEPHEN BOURKE, Jun. Proprietor, returns his grateful acknowledgments to the Ladies and Gentlemen of Limerick and vicinity, for the kind preference and support which they and himself have experienced for the last 40 years, in their Old Establishment. He now begs to offer to their inspection a large and elegant variety of Ladies' and Children's Boots, Shoes, Clogs, Slippers, &c. &c. which will be found to embrace the Newest Fashions, and composed of the best material.
The Gentlemen's department is conducted under his personal superintendence, in which all Orders he may be favoured with, shall have his strictest attention.
Ladies' Shoes from 2s. 6 per Pair, and upwards.
March 7.
DEATHS.
At her mother's residence, in George's-street, on Monday, deeply regretted, Harriet, youngest daughter of the late Frederick Lloyd, of Lisheen, county Tipperary, Esq. Alderman of this city.
Suddenly, at Rathfarnham, the Rev. Henry Maclean, Rector of that parish.
At Adare, Margaret Bond, aged 108 years.
At Portarlington, Charles Campbell Webb, Esq. late Captain 72d Highlanders.
At the Globe-house, of typhus fever, the Rev. John Augustus Hancock, Rector of Annaduff, Leitrim.
At Abington-house, Rossmore, of a painful and lingering illness, Sir Thomas Moriarty, J. D.
At Carhu, county Cork, J. Rye Coppinger, Esq.
Of fever, at Coleraine, George L. Carson, Esq. surgeon.
In Eccles-street, Dublin, T. B. Code, Esq. of the *Warder* newspaper.
In North Great George's-street, Dublin, Grace, relict of the late John Eccles, Esq. of Eccles-street.
In Cork, Mrs. Catherine O'Snell.
Miss Mathews, only daughter of Mr. William Mathews, Galway.
Mr. Francis Holland, of Alvey, from morbid illness.
In Sligo, Mrs. Allingham, relict of J. Allingham, Esq. many years Barrackmaster of Balshannon.
At Larigan-house, near Enniscorthy, Mary Anne Rawson, daughter of C. K. Clarke, Esq. of Dublin, aged four years.
In Regency-square, Brighton, the Hon. Elizabeth Monson, eldest sister of John George Lord Monson, deceased.
At Brighton, Ellen Susmah, youngest daughter of Major-Gen. H. Glavin, of Stirling-art, Derbyshire.
At Pilzno, Gallieia, Hey Bateman, Esq. second son of the late John Bateman, Esq. of Killyken, King's county, and grandson of the late Colonel Lum.
At Mount Vernon, near Edinburgh, Lady Mary Anne Murray, youngest daughter of the second Earl of Hopetoun, and widow of the Hon. Sir P. Murray, Bart. of Ochertyre.
At Edinburgh, A. Mainlay, Esq. in his 80th year.
In Alsop-terrace, Newroad, Major John Lloyd Jones, of the E. I. Co.'s service, Madras establishment.
In Blackhall-Parade, decline, Miss Cecilia Read.
At Chichester, Mary, relict of the late Colonel A. Brown, C. B. late of the 79th Highlanders.
At Moulmein, Susa E. Beatty, daughter of Brevet Captain Beatty, 62d Regt. aged 16 years.
At Renens, near Lausanne, aged 86, Col. Benjamin Dohnt, formerly of the Bengal Army.
At Port Glasgow, A. relict of the late Captain James Frazer.
At Clapham-rise, (Charlotte, wife of Mr. G. J. Palmer, and eldest daughter of Mr. Hahard, Piccadilly.
At Parson's-green-Fulham, Elizabeth Gardner, daughter of the late John Gifford, Esq.
At Ardgau, near E. E. Owen, Commandant of the ship *Caron*. Of apoplexy, at Bellinore House, Limerick, C. H. Noel, Esq.
At Clonsilla, near Kilmacree, and Frances Charlotte, children of Jeph. Conyngham John.
At Bristol, Lieut. Amesty, Royal Marines.

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