

continue during a certain time, to the 31st of August next in operation in the particular of the provisions of the 38th of August after the act came into force was the 31st of August, and should be prior to that 31st of August. The Proclamation is that it should be 1841 as the year in which the act came into force, and assumes that the 12th of August, 1842. The Proclamation were premature, and invalid. The argument of the law is that the particular proceedings were on the 1st of August and the 12th of August, and not essential. The only argument to be made is, that great inconvenience will be done to the citizens if they are not secured in their property. We do not think that the result would justify the expense from the strict meaning of the law. It is much safer and more prudent to follow those words as they stand, than to go on any notion of fancied interpretation. The meaning or vary from their original positive enactment here without any reason justifying its requisites to secure the citizen his full rights by means of a 12 months' privilege as a Burgess, the very privilege (to be unimportant) were in question. The objection is not, then, a matter of mere form or direction—but is a matter of evident reason. On these grounds the Proclamation of the Lord Lieutenant Mr. Vereker's title was clear for the period of the elections of the Corporation, and as those elections do not displace his title, we think that the title of the City of Limerick. That he differed from his brethren was stated he refrained from doing so. We would merely observe that the statute accelerated the time, and he threw on the Lord Lieutenant the time. He considered the matter as an imperative.

For—Pigot, Q.C. and O'Hagan.
Verker—T. B. C. Smith, Q. C.
Law Agents, Furlong and

of the Queen's Bench—there is a strong opinion amongst them—concurrent judgment, seriatim, in the case of "The Queen v. Milles," and "The Queen v. the City of Presbyterian marriages," and at much length during the trial pronounced an elaborate judgment in favour of the legality of the marriages followed, against the crown's position; and with the crown on the important question—upon the

have had several hands employed. There is a shocking den of infamy in several old houses just behind the Church, which it would be well to have broken up by the demolition of those tottering haunts of wretchedness and vice. Perhaps this outrage might induce the authorities to pay some little attention to the state of the old town. There is no Police Station in or about John's-square, though much required in that neighbourhood.

About the hour of nine o'clock on Tuesday morning an armed party of 40 men entered upon the lands of James Gilborne, of Mount Plummer, in this county, and demanded six cows and a horse, his property, which they alleged belonged to William Power, jun. of Ballyprice. Gilborne having been warned of the approach of the armed force had the cattle removed, and the party having searched the out-houses, went off firing shots. Daniel Dineen, Maurice Dawley, and John Ahern, neighbours to Gilborne, took a musket, bayonet, and halbert from the party and lodged them in the Newcastle Police-office on Wednesday. Besides pistols, bayonets, &c., they had about fifteen long guns. Several of the party are known, and are all supposed to be from the county of Cork. Informations are sworn of the outrage.

During last week, 30 stand of unregistered fire arms have been seized in the neighbourhood of Roscrea, by Sub-Inspector Morgan, and the police under his command.

Ellen Moran, of Creagh-lane, a young woman, while bathing with other females, in the Abbey river on Sunday morning, fell into deep water, and was drowned. Alderman Crips and T. P. Vokes, Esq. held an inquest. Verdict—Accidental death.

George O'Brien, a young lad, Printer by profession, was drowned near the Salmon-weir on Monday evening, while bathing with some other boys, and being unable to swim. An inquest was held and verdict of accidental death returned.

On Saturday a young woman named Mary Healy, was drowned while bathing near Rathkeale.

Sunday afternoon, about one o'clock, after a morning of excessive heat, with bright sunshine, the elements gave token of a violent conflict, the sky became obscured, and peals of distant thunder every minute became louder, and more formidable, occasionally like a running fire of musketry, and then equalling the discharge of large ordnance. A violent shower of rain, accompanied by vivid flashes of lightning, soon imparted to it all the features of a thunder storm, the darkness increased and the wind suddenly came round from the east to the west, the peals of thunder enduring to a late hour of the evening, and the lightning also with little intermission. We regret to announce some serious accidents befel both man and beast in different parts of the country. A poor man named Timothy Griffin, about 70 years of age, was struck by the electric fluid while passing through a field near Castle Mahon, and instantly expired, the left ear was severed from the head, and both feet split along the soles; the greater part of the deceased's clothes was burned to a cinder. A woman and a child, who were within a few paces of him at that time, were thrown insensible to the ground but subsequently recovered. At Castlecrine, Six-mile-bridge, a boy, son of John Gorman, a cottier, was killed on the cabin floor, and

Saturday Thomas W. man swore he heard M. to the police party; M. identified the police him. On cross-examination was of the tumultuous was disposed to break the plunder of oatmeal were only like him, there were there twice as many the Commissioner, this acknowledged he was stores! Thos, Pilkington, spectator of the affray, given to fire, but saw police fired. John C. he heard Mr. Brown men." This imparted he was one of the Sub-Inspector was calculated the riotous were calling out for stores, and that the plunder"; they attempted and break their ranks; knocked down, Capt. one of the Police was Identified John Hanna his carbine without contrary to orders, and Head-Constable did men. Such is a brief two days evidence. provocation, and the belief is that the police impression of being full after Capt. De Ruvyne and warned off the riot ever appears, to imply firing.

It is painful to add to the affray at Ennis—Michael hospital on Monday morning in the leg by a gun shot who expired yesterday a gun shot wound through together three fatal cases yesterday, and verdict in the case of Catherine

Names of the Police under the warrant of the Head Constable, Constables Anthony Daly, Smith, John Drenan, Michael Martin, Michael Falvy, Luke Hollon, Patrick Earls, James Kildea, Alexander Reilly, John Wilson, William Anthony O'Connor, D. out, Thomas Lee, Thomas Scarry, Patrick James Ross.—The two Mr. Bannatyne, during

The two men and gaol for the attack on