

colony, formerly of Fitzwilliam-square, brick; and late of Gt. t-Law.

ION. led. as read at the meet-

street, Feb. 24, 1846. Our letter of the 28th at it is my decided opi- House of Lords, which event, and the more which prevail in many and too long, and cannot

MELBOURNE.

s read, denouncing cious Algerine act— degradation." He , abroad to foment prevent Repeal, and me is to be peace- incumbent. to be £204.

CHRONICLE.

CH 4. ghts debate, has ob- ase of Commons for e will be no second roposed for the third ee on the details.

ws, for the Govern- , Sir H. Barron, M. , Hon. W. Brown, Butler, Hon. R. S. Chapman, Viscount Corbally, Henry el Damer, T. V. R. Ferguson, R. W. H. Gregory, C. W. Howard, Sir ard, Major Macna- ell, Sir D. Norreys, ien, Daniel O'Con- nnell, John O'Con- errall, David Pigot, Redington, D. R. lile, Samuel White, n Young. , Thomas Bateson, ury, Viscount Cas- , Sir C. H. Coote, , Hamilton, J. H. ll, Capt. Jones, A. Maxwell, F. Shaw, rner.

court not to offend, pending reference to Counsel, one of the fishermen summoned for illegal fishing at Friday's Petty Sessions, was again employed on Monday last, at the same work.

Lord and Lady Castlemaine and daughters left Athlone this morning for Dublin, to attend the Castle Drawing-room to-morrow.

The Earl of Kingston is giving a round of entertainments, at his magnificent seat, Michelstown Castle.

A complimentary and well-merited address was presented to William Lloyd, Esq., D.L. by the Magistrates assembled in Elphin, for his exertions in detecting persons disturbing that locality.

Samuel D. Power, Esq. of Clonshire, has been appointed a Magistrate for this County, on the recommendation of the Earl of Dunraven.

The manufacturers of bread in this city have adopted the general standard of fixed weight in their loaves from 2lb. to 4lb., price 3½d. and 6½d. The weight is not to vary, but the price may, according to the market value of wheat and flour.

We regret that the market of Bruff is being very scantily supplied with potatoes, and the price of even the white ones is raised to 4d. per stone. It is believed that owners are holding them over, expecting high rates. Now is the time for issuing other food at a fair price, such as Indian corn, &c. This would supply the present demand, and bring in the potatoes before they rot.

The inhabitants of Rathkeale have applied to his Excellency the Lord Lieutenant for the introduction of the lighting, cleansing and watching act, 9th George IV, chap. 82. The householders have temporarily appointed night watchmen, as local depredations have recently increased there.

A new born infant was found dead in a garret in Mary-street, on Monday morning, partly devoured by rats! James Bennett, Esq. Coroner, held an inquest on the remains, when the verdict implicated the unnatural parent in the guilt of deserting her illegitimate offspring, and exposing it to violent death. The Coroner has committed Mary Brahan, alias Napier, as the principal in this crime.

William Danagher, a character notorious in Clare and Limerick, sent to Ennis gaol from Kilkee, for malicious damage to the shop of Mr. Hugh Hogan, was discharged by proclamation at the assizes, for want of prosecution. A local cotemporary, last month, said he died in gaol!

THE SIZE AND PRICE OF BREAD.

TO THE EDITOR OF THE LIMERICK CHRONICLE

SIR—It gives me no small degree of pride, that after my 25 years battling for the equalization of the size and price of bread, thro' the columns of the CHRONICLE, that I have succeeded in accomplishing this great object for the public, thro' the componsency of the Temperance Societies; and I am now happy to inform all bread consumers, that they have gained eight ounces for one farthing, in the three-penny loaf.

PATRICK COGLAN. George's-quay.

their Presentments next morning.

TUESDAY

Baron Lefroy took Court at half-past 9 o'clock Presentments, without having been informed that His Lordship then went entered for hearing, by

John Dallas, appellant. This was an appeal from Court for £19 19s. 7d. tance of appellant's dra- dent's solicitor, was called rister to prove Mr. O pleaded his privilege of Attorney. The Assista Gleeson ought to give e The Court concurred in and pronounced a decre

Robert Bevan, Appellee of Samuel Hill, Bankrupt appeal entered by Mr. B pronounced against him at amount of his acceptance fence set up was that th dation. The Court rever e dismiss without costs.

Leahy v. Doherty.—A of a horse.—Dismiss affi

The Guardians of M'Mahon—An appeal fr decree was obtained aga house, for recovery of p

Shanahan v. Hartigan Decree affirmed.

Simpson v. Hurley—A rent—decree affirmed.

Wallace v. Madden— 6d.—decree affirmed.

Whelan v. Winders— wages—dismiss affirmed

Daniel Bourke v. C brought on a notice to s gan, for premises in Elle below, which the court

Brosnehan v. Power— rent. Decree below affir

Patrick Corbett v. T action for £6 4s amount Dismissed without costs.

The learned Judge ma- nal evidence to be given if. by neglect, or knowle not produce sufficient e Barrister.

William Collins v. Sar payment of rent Decree

Joseph Casey v. Corn warranty of a cow. Dec