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...SCRIBERS.
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 ...CHRONICLE, are to be
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...CHRONICLE
 ...NG, MARCH 25

THE BURNING AT PALLAS—THE INQUEST.

We refer to the heart rending narrative in our fourth page, of the burning of the New Pallas Station House by which melancholy event an infant child of Mr. Moore, the station master, a highly proper and respectable man, was burned to death, and Mr. Moore himself did not escape without receiving some injuries.

On Monday the Inquest was held by Mr. Thomas Costelloe Coroner, at Newpallas. The following jury was sworn:—

Thomas Apjohn, Pallasgrean House, Foreman; M. R. Eyre, Newpallas; Richard Ellard, Newton Ellard; Laurence Menshall, Linfield House; Michael Furnell, jun. Caherelly; William Gabbett, Linfield House; John Harty Lisheen; John Carroll, Killeenawira; Thomas Bourke, Newpallas; Richard Shine, Cahernarry; Michael Marshall Lloyd Apjohn, Landscape; Michael Apjohn, Abington House:—

The jury were impannelled at the police barrack, but in consequence of Mr. and Mrs. Moore being confined to bed from the effects of the burns they had received, the coroner and jury had to proceed to the house of Mr. Coffey, where both were kindly sheltered after the burning of the station-house, and attended by Dr. John Ryan.

The jury returned the following verdict:—We find that Honora Moore came by her death by the burning of the station at Newpallas, on the night of the 21st inst. which burning we believe to have been accidental. We are further of opinion that no life would have been lost if a night watchman had been left on duty at the station, as heretofore.

The jury considered it would be an act of injustice on their part to separate without according to Constable Thompson and the men of his station their high approval of their conduct, and passed the following resolution.

“We, the undersigned, composing the jury empannelled to consider the cause of the death of the infant child of Mr. Thos. Moore, station master at Newpallas county Limerick, burned on the night of the 21st inst. beg to recommend Constable Thompson and his party to the favourable consideration of Sir Duncan M'Gregor, for their brave and fearless conduct in endeavouring to extinguish the fire which consumed the station house on the above-mentioned night, and also for their humane exertions in endeavouring, at great risk, to rescue the child from the flames. We are further of opinion that only for the great exertions used by the constabulary, the railway bridge, stores, &c., all being of timber, would have been consumed, and a large amount of property destroyed.”

As Dr. Gelston was driving on the North Strand on Saturday, his gig was upset, and himself thrown therefrom, two coal carts who were at the wrong side of the road having come into violent collision with it; the drivers of those cars were fined at the police court on Monday, and as the shafts of the Doctor's gig were broken, they were ordered to repair the damage.

At the City Police Court this morning before the Mayor and Alderman Watson, Mary Bourke pleaded guilty to having stolen a portmonie, containing £4, from the lady of Eugene O'Callaghan, Esq., J. P.—

CLARE ELECTION.
 GREAT DEMONSTRATION AT MERRICK
 LORD CONYNGHAM.

On Monday as Lord Francis Conyngham proceeding in his carriage from this county to Ennis, he was met at the Limerick by a large body of his father's tenants and stalwarth peasantry—the respectable whom bespoke their happy and contented. Most of them were well mounted, and which they gave to Lord Francis Conyngham enthusiastic in the extreme, and most gratifying to the gallant young nobleman. Lord Conyngham was accompanied in his carriage by Marcus Kean, Esq., Beech Park, a Solicitor, who has been recommended by the Agents for Lord Conyngham at the Clare election. The tenantry not only addressed the noble Lord with their tongues—all welcoming him to his father's house and pledging him their unanimous support should he be driven to a contest. They were glad to see any of the noble house of Bunscoil, but language could not express their gratification at having an opportunity of expressing their regards to the son of their worthy landlord. His professions had entire approval. His principles of liberality in his family, and they believed that he had claims which the constituency could by any means ignore, Lord Conyngham made a telling and excellent speech. He expected such a reception as he had felt the prouder of it, as he was entitled for such a demonstration in his favour. The spontaneous ebullition of their own feelings was glad to see the tenants on his father's property so comfortable and respectable. It was a credit to the management of the property, and the kindly feelings which the tenants had shown proved they had no real cause to be dissatisfied with it. As regards his liberal principles he was only following the steps of his father when he stood for civil and religious liberty, and the tenants which were ever congenial to his father's views would support a measure of Tenant Right. He believed that in many cases the tenants would be protected from their landlords, but that on his father's property the tenants should be allowed to sell the beneficial interest. He sincerely thanked them for the demonstration accorded to him. Lord Conyngham was enthusiastically applauded during his address.

Mr. Frost, solicitor, then addressed the meeting and said he doubted not but that his liberal principles would meet with support from the entire people and proprietors. The meeting then broke up and Lord Conyngham proceeded on his canvas, which in the county has been most successful.

CLARE ELECTION.—Mr. Luke V