

AND) (1851). AMENDMENT BILL.
second time.

MEASURES (IRELAND) BILL.
second time.

was then disposed of, and the
13 a.m.

OF LORDS—JULY 13.

ORMANBY gave notice that on
move for additional papers rela-
tion of the Roman States.

in discussing two private bills,
Improvement Bill and the Gal-
which were read a third time and

cottages (Scotland) Bill was read a

atic Asylum Bill, the Ionian Is-
Phoenix Park, and the Local Go-
ad a third time and passed.

at forty minutes past seven p.m.

COMMONS—JULY 13.

ting of the House of Commons
ade with the consideration of the
enure and Improvement of Land

gave notice that on Tuesday he
to bring in a bill to authorise the
s in Ireland.

asked the Secretary of State for
er all the Great Powers, as well
ardinia, have consented to take
conference on the subject of the
fnitive act of Vienna, and whe-
inary understanding between the
n which the conference will take

ed that it was not from France
at the proposals for a conference
he house that the test of univer-
to the annexation of Savoy, was

said that, after reading the de-
willing to leave the management
in the hands of the noble lord.
ther the statement made by Mr.
ing evening, as to the proposals
tria, at Villafranca, to the Em-
re correct ?

recapitulated the three modes

servitude I will be depriving you for many years of
the means of earning your bread and perhaps
placing you beyond ultimate reformation and
amendment ; and if I send you to a long imprison-
ment I would be only consigning you to contami-
nation from which I trust you are yet free, but the
law must be vindicated and persons of your class
of life must be taught to conduct themselves, not
after the manner of savages, but like civilized and
christian people. The sentence of the Court then
is that John Scott and Peter Burke who took the
principal part in this disgraceful transaction be
imprisoned for nine months' each with hard labour,
and that Daly and Ryan who stand in the position
of minor delinquents, be imprisoned for six months'
and hard labour.

Denis M^cAuliffe, who is blind of one eye, and can
scarcely see with the other, pleaded guilty to the
manslaughter of Denis Buckley in Abbeyfeale, on the
7th May last. It appeared that the prisoner, the
deceased, and a man named Dore, had been drinking
in a public house together ; that they left the public
house and were proceeding home in company, when
a dispute arose between Dore and the deceased ; that
the prisoner intertered and took away the deceased
who went off with him and his arms around him—
what occurred then remained unknown, but the pri-
soner turned on him and beat him with his fists, and
then throwing him down kicked him, and what was
most strange in a civilized country the witnesses
merely lifted the deceased into a sitting posture, but
being afraid of the prisoner left him unaided on the
road—the deceased subsequently died of a locked jaw,
and it was in mercy to the prisoner that the indict-
ment was not one for murder instead of manslaughter.
The only possible excuse for this atrocious and bar-
barous act was that the prisoner was so impregnated
with liquor as to be incapable of knowing what he
was doing, but still the circumstances of the case were
so inhuman that for the sake of humanity and ex-
ample to the people of the country who must be taught
to know that the law of God and the law of the land
cannot be wantonly violated in this way without vin-
dication by the punishment of the offenders. The
sentence of the court is penal servitude for three
years.

The prisoner protested before God and his Majesty.
(the judge,) that he did not know anything about what
he did to the deceased.

The learned Baron then went into records.

acter for a bad long
then detailed her in
of his sending the
seventeen devils"—
apologise to Mrs M
fence—she slept in
denied having a bad
she drank—she had
with Mrs M^cCarthy,
with any one.

On her cross-exam-
her husband's name
ten years, and it w
him ; she hoped he v
his own sake that he
denied that she dra
drunk, or tipsey in
on any account, but
with the children she
by her if she would
consented and took
piece to the children,
she told her mistress
the Lord Lieutenant
tumbler of porter wit
nourishment in it, or
heavy child in one's a
mistress often gave h
quarrelled with Mr. M
home except mornin
employment of Messr
again denied that she
before took porter in
shop in Limerick, as
Lieutenant's Lady, a
she would take a dr
sidered it would do he
she would drink port
her no thanks.

Her mother was
M^cCarthy went for the
duce her go to back ;
a parting scene betwe
tiff, when she said the
children crying ; and
proved going for the
dant's house, and this
Mr. Charles Barry,
part of the defendant
only to try the questio
law as it would be lai