it/a series of views illustra-and localities in which the Gentiles was eighteen cen-cuous a figure. The series of the following places as as, Cesarea, Ephesus, Athens, itheatre at Putecli, Syracuse, Ve have no doubt but that argely attended.

eting of the Provincial Grand oster was held this day at the pecial order of the Provincial was fully attended by the vince, each lodge within its sented by a deputation. After rom the Provincial Grand ed, the following resolution the W. M. of Lodge 13, and M. of Lodge 73, and carried esolved, that we, the Free-vince of North Munster, asncial Grand Lodge, beg.to sty with feelings of devoted throne and person, and to felt congratulations on her escape, as well as our horror the wicked attempt upon her

and pain we feel compelled to st communication from the dent of the Church Advocate. nents contained in it be true, is, to say the very least of it, ssional etiquette, a breach of le of bonour which governs the nen, and a violation of social ices. But, knowing, as we do, the case, we emphatically asutations of the correspondent

His communication, on the attempt to fasten upon a body of being themselves the cause which they met together prind, if possible, provide against. ss. Although such an attack is transparent badness and menhas been publicly made, we il in our duty if we did not give as publicly, our fullest, most est unqualified denial.

ing lecture on "Scenes in the th. Lessons," was delivered in ouse on last Thursday evening, man, of Limerick. There was The chair was taken at halfby Mr Arthur R. Lloyd, J.P. attractive in title, and instruclightly touching upon the poline great Crimean War, the lecl and expressive language, condition of our gallant army nary struggle-decimated as it maladministration and battle; have been more touching than ainted of that angel of mercy, shtingale, in her voluntary adhome to that terrible scene of During the description of arity and noble womanly sym-: was frequently applauded. A hanks having been moved and y terms, by the chairman to Mr eting concluded with the beneBeaucharry, C. B. Barrington, J.P., and Andrew Jury wou, a grant the appropriate Murray; Captain, J. B. Kennedy, re-elected; that an infant of his client of Vice-Captain, J. J. Keon, re-elected; Hon. during its slokuess it had been Treasurer, N. A. Brophy, re-elected; Hon. Secretary, Bruce Marray; Committee, Messrs. B. J. Lee, J. H. DeCourcey, P. Power, M. J DeCourcey, C. McDonnell, J.P., W. McDonnell, T. A. Furnell, J.P., E. J. Corbett, T. O'C. Devitt, J. M. Furnell, H. Blackall, and P. Cronin.

CORONIR'S INQUEST.

Mr Mathew J. De Courcey, City Coroner, held an inquest in Barrington's Hospital yesterday on the body of John Heffernan, who died in that in-stitution on the 8th justant from the effects of injuries which he received in a quarrel last Sunday night.

Patrick Heffernan, father of deceased, deposed—My son was in his usual good health when he left my house on Sunday night last at 6.50; never knew him to have a quarrel with any one.

Laurence McKeogh deposed—He was in Heffernan's company on Sunday night: saw him take off his coat to fight John Frawley, and separated both men; witness also saw a stone thrown, but could not say by whom.

John O'Brien said he was in the company of deceased on the night in question, but did not see any row take place between him and Frawley witness saw deceased going towards Barrington's

Hospital; he was bleeding; asked him what had happened, but he replied "nothing."

Dr. Holmes deposed—When he examined deceased on Sunday night he found him suffering from a wound over the temple and a compound fracture of the skull. He died from an abscess on the brain corresponding with the fracture of the skull.

The Coroner, addressing the jury, said that the evidence produced did not prove how the deceased had received the injuries, from the effects of which he ultimately died; and, therefore, they ought to find a verdict in accordance with the medical testimony.

The jury found that the deceased died from an abscess on the brain, caused by the injuries he had received, and it did not appear how he had received those injuries

LIMERICK SPRING ASSIZES.

COUNTY GRAND JURY.

The County Grand Jury sat at eleven yesterday, and took up the consideration of malicious injury presentments.

Denis Shanahan was allowed £7 compensation for a horse maliciously injured by cutting off its mane, and other injuries, on the lands of Beigh, Iveruse parish, on the night of the 8th October. Mr Connolly, solicitor, supported the claim, and Mr A. C. Wallaze, solicitor, opposed it on behalf of the ratepayers.

Michael Cleary, of Manister parish, was allowed £10 compensation for a quantity of hay maliciously burned on the 19th November last. Mr P. S. Connolly, solicitor, appeared for the ap-

James Keayes, Kilkeely Parish, was allowed 23 compensation for a yearling bullock, maliciously injured by cutting off its tail and ears, on the lands of Carrig, on the night of the 7th December, 1880. Mr A. C. Wallace, solicitor, appeared for the applicant.

Ellard, a boycotted landlady it supplied him with physic.
Lonnergan was also boycotte get a day's employment, and house was burned about him.
The Grand Lairy Souded to

The Grand Jury decided to of the case, and leave the ques

the Indge for decision.

The applicant was then exact that he had \$2 in a box in the burned, and consisted of a sovereign, and ten shillings in was consumed and the gold into one mass. He got 9s for the bank.

The presentment passed at £. This closed the applications for mulicious injuries.

THE ATTEMPT TO ASSASSINAT Mr John C. Delmege, J.P. prot resolution—" Resolved that we the County of Limerick, assem Assizes of 1882, desire not mer sion to our feelings of indignat: the recent dastardly outrage wi mitted against the person of reign, but also to give utteranc satisfaction at her most Pr While thus uniting our than numerous similar offerings wh at the foot of the Throne from we desire to add to it our earne may still continue to be the Royal life, and that He may gr s long, a peaceful, and a hap Roche, Foreman. The resolution was seconder

animously.

COMMITTEE REPO THE CORONERS—After recor ments for the amount due to t up to November last, when into operation, the Grand Jury that under the new Act Mr T. entitled to £62 per annum; M 44; Mr John Sheeby, to £46 8 Ambrose to £44 3s. The re Ambrose to 244 3s. The re It was signed by Mr John Wi Hugh Massy, and Mr C. B. B

LUNATIC ASYLUM—A report E. Croker, Mr R. J. Gabbe Curling, speaking in the hicondition of the Lunatic Asylum

ments. The report was adop COUNTY INFIRMARY—The tution described it as in good patients in its five wards. The

by Mr J. B. Massy, Colonel V Maunsell. Report was adopt SECRETARY; Accounts— was adopted, was signed by sel, T. J. Franks; and J. R. mended various changes in th

COUNTY CROWN COU The Right Hon. Baron County Crown Court this ma ten o'clock, accompanied by Mr Robert De Ros Rose, J.P. of a case, where two young w Nihill and Hanora Hartedy,