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# CRICK CHRONICLE

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EVENING, JULY 8, 1890

students of Irish schools and the medical profession for the long a livelihood, the recent president and Council of the sons of Ireland will be certain to receive the credit to which they are entitled. For some time past—years—some of the great English practically excluded licentiates from the more desirable posts open to the profession in the sister country. It is only recently reached lately when, with recent enactments by the Governors of Liverpool Royal Infirmary and the Bristol General Hospital, were restricted to licentiates of the College of Surgeons of England or the College of Physicians of London. It is that with regard to these institutions, and many others like them, Irish nor Scotch licentiates need not be hard to believe that any important enactment in the United Kingdom could have been so stupid and senseless as to restrict the close of the Nineteenth Century. There is not a town in England or Scotland where a doctor is not known and some of the highest positions in the medical profession are ably filled by men who were prominent in the Nineteenth Century. The British Bumble ought to have been able to obtain Scotch and Scotch medical degrees and as universally esteemed for competence and ability as those of any medical school in the world. The Council of the Royal College of Surgeons of Ireland protest against the course that is being done. By this course there is conveyed an evident preference for the diplomas of Irish Colleges which are inferior in standard to those of Scotch institutions, and that they are obtained and on a less amount of study than is required for a similar degree from Scotch colleges. The authorities of the College of Surgeons find no difficulty in the inuendoes and showing that the Scotch medical school is concerned to be entirely devoid of all foundation. It is not possible to object to the course with which certain licensing Licentiates, Members and then the licenses granted by them were notoriously superior in standard to most and inferior to the best of the eminent English Colleges. The Medical Act in 1858 has been rendered uniform: the course has been conducted under the authority of the General Medical Council. The Liverpool Boards may have

## FUNERAL OF THE LATE SIR CROKER BARRINGTON, BART.

The funeral of the late lamented Sir Croker Barrington, Bart, D.L. took place yesterday. At eight o'clock the remains were removed from Glenstal to Boher station, whence they were conveyed to Dublin for interment at Mount Jerome. Quite a gloom has hung over the district surrounding Murroe since Sir Croker's demise, and the vast assemblage of all classes and creeds on yesterday forcibly demonstrated the high esteem in which the deceased Baronet was held by all who knew him, as well as the sympathy which is universally felt for his respected family. The gentry of city and county were very largely represented, and there was a great muster of the tenantry, not only from the Barrington estates, but from the surrounding neighbourhood. Several of them travelled to the metropolis to see the end of the impressive ceremony. The cortege, as far as Boher, was fully a mile in length, while the remains were received at the King's Bridge by a great number of friends, whose carriages filled the arrival platform.

The coffin, which was literally strewn with beautiful wreaths, was born from the hall at Glenstal to the hearse, and the cortege then started on its journey.

The chief mourners were—Sir Charles Barrington, Mr Croker Barrington, and Mr J. B. Barrington, sons; Miss Barrington, Mrs Weldon, Mrs Pentland, daughters; Mr G. H. Pentland, son-in-law; Mr George Wright, Q.C., Mr W. R. Le Fanu, brother-in-law; Mr Serjeant Jellett, brother-in-law; Captain May, Mr George May, Mr Barrington Jellett, Mr H. Le Fanu, nephews, &c.

The following are a few names of those who were present or sent carriages—Lord Massy, Lord Clarina, Captain Vansittart, Colonel M'Adam, Mr J. C. Delmege, J.P.; Captain Croker, D.L.; Capt. Vanderkiste, Mr J. Vanderkiste, J.P.; Mr J. F. Bannatyne, Rev A. MacLoughlin, Rev. Father Ryan, P.P. Murroe; Colonel Maunsell, Major MacLaughlin, Shropshire Regt; Very Rev. Dean Bunbury, Mr W. F. O'Grady, J.P.; Mr R. Hunt, J.P.; Mr Wyndham Gabbett, J.P.; Mr Alexander E. Bannatyne, Rev W. F. Seymour, Mr R. J. Gabbett, J.P.; Mrs K. Enright, Castleconnell; Mr George Dowling, do.; Mr H. S. Croker, J.P.; Mr A. C. Wallace, Town Clerk, Limerick; Mr John Ellard, Clerk of the Crown and Peace; Mr Poole Gabbett, Secretary of the Grand Jury, etc.

In Dublin the following were amongst those present—The Lord Chancellor, Lord Justice Barry, Sir Edward H. Hudson, Kinahan; Bart.; Lord Dunally, the Dean of Christ Church, the Solicitor-General (Mr John Atkinson), Canon Morgan Jellett, Mr Thomas Greene, Mr P. Chenevix Trench, Mr Robert Reeves, Mr David Mahony, Mr Albert Quill, Mr E. M. Hennessey, Mr Richard S. Reeves, Rev. William Fitzgerald, A.M.; Mr W. Darley, Sir Richard Martin, Mr E. W. Maunsell, Mr C. A. Clarke, Mr Thomas Franks, Mr O. W. S. Cooke, Mr Samuel Hemphill, Mr John Stanley, Mr F. L. LeFanu, Mr H. F. LeFanu, Mr John Field, Mr W. M. Jellett, Mr W. H. Robinson, Mr G. F. Fitzgerald, F.T.C.D.; Mr David Fitzgerald, Mr E. H. Carson, Q.C.; Mr H. Considine, R.M.; Mr H. J. Considine, Mr Richard Manders, Mr C. P. Cotton, Mr W. B. LeFanu, Mr F. Lynch, Mr B. Wright, Mr J. R. Lloyd, Mr H. L. Kelly, Mr W. Borroughs Stanley, Mr John O'Connor, Mr W. J. Goulding, Mr J. A. Farrell, D.L.; Mr Charles Peacocke, Mr R. J. Robertson, Mr John Richards, Mr E. T. Scanlan, Mr W. G. Huband, Mr W. F. Barry, J.P.; Rev Dr Weldon, Mr G. N. Ferguson, Mr R. H. Stanley, Mr Edward D'Olier, Mr J. Hawtrey Benson, Mr J. Vesey Fitzgerald, Mr Bernard Farrell, Mr J. N. G. Pollock, Major Pollock, Mr R. W. Barrington, Mr B. F. Flemyng, C.E.; Mr Francis B. Ormsby, Mr James C. Colvill, Mr S. Symes, Mr T. A. Cusack, Mr C. R. Riley, Mr P. M'Kean, Judge Kelly, Mr J. Casey, Canon Nairns Smith, Mr R. J. Colhoun, Mr H. L. Croker, Mr P. J. Walsh, Dr T. T. L. Overend, Rev. Canon Carmichael, Mr John R. M'Creedy, Messrs W. J. N. Neligan, R. Neligan, D. Neligan, Mr William Armstrong, Mr Gerald R. Fitzgerald, Mr Thomas Fitzgerald, Mr F. Fitzgerald, Mr James H. North, &c.

### VISITORS TO KILKEE.

Among the July visitors are—Lord and Lady Fermoy, Rev Canon Gregg, and family; the Hon Mrs Monsell, Tervoe; Mr Huat, and Captain and Mrs Hunt; Mrs and Miss M. Massy, Stoneville; Dr Gelston, Mr Bradley, Mr Woods, Clonmel; Mrs Braddell, Co. Cork; Mrs Drew, Drewscourt;

## LIMERICK SUMMER ASSIZES.

### RECORD COURT—YESTERDAY. (Before Mr Justice Gibson.)

#### EJECTMENT.

**Goold v. Woulfe.**

This was an ejectment brought by Miss A. J. Goold against Richard Woulfe to recover possession of a house and lands on the Goold estate.

Mr Seymour Bushe (instructed by Mr B. Barrington, solr.) appeared for the plaintiff, and Mr Edmund Barry (instructed by Mr D. Leahy, solr.) appeared for the defendant.

Mr Bushe said the circumstances connected with the case were of a very curious and peculiar character. In the month of December, '83, Woulfe was evicted from the holding and possession was given to the Sheriff. In '84 the plaintiff, Miss Goold, who was a very philanthropic lady, took the house from the trustees of the estate, and put Woulfe into it. Her action was much appreciated by the people, and a demonstration was held, at which speeches were delivered, and a number of bands attended, and the plaintiff was held up as one whose conduct ought to be imitated. The contribution which the defendant had made towards paying the rent since was £10 15s, and the balance would be deducted from the plaintiff's annuity. Under the circumstances they asked that he should be put out as caretaker, which they admitted him to be.

Miss Goold was examined and stated that she remembered when the defendant was evicted, and she also recollected the defendant coming to her in December, '84, about his getting somehow or other into possession of the lands again. Accordingly Richard Woulfe came to her and offered her £13, and asked her to try and get the trustees to accept it. Witness wrote to the agent, but before she got a reply the time for redemption had expired. The agent stated that he would not take less than £40. Witness then decided on taking the farm herself and putting in Woulfe, the former tenant, as caretaker. The defendant admitted that the lands were hers and gave her up possession by going through the usual formality. The farm contained 163a 1r 28p, and the arrears amounted to £79. She allowed him to have the full benefit of the farm during the time he was in it.

Further evidence having been given, His Lordship gave a decree for possession. It was a most impudent thing on the part of the defendant to contest such a case. Persons who were too philanthropic usually met with great disappointment, as the plaintiff had in this case.

#### THIS DAY.

**Quin v. Moloney.**  
This was an action brought to recover a sum of £78 18s 4d from Mrs Margaret Moloney and Mr John Moloney for shop goods purchased from the firm of Messrs Quin, Patrick-street, Limerick.

Mr D. B. Sullivan, Q.C. (instructed by Mr Dundon, solr.) appeared for the plaintiff, and Mr John Roche, Q.C. (instructed by Mr O'Dwyer, solr., Tipperary), appeared for the defendant.

Mr Creagh, manager of the firm of Messrs Quin, deposed before the defendant was married to her present husband she was a widow, and dealt considerably with the firm. The amount of goods taken and any money paid was always entered in a pass-book. On the 6th October a payment of £30 was made out of the amount, but witness was not present. That payment was entered in the pass-book.

In cross-examination witness said he could not swear that John Moloney ever personally got a farthing's worth of goods at Messrs Quin's.

Mr Moloney was examined, and said he knew nothing about the debt when he got married. He never ordered any goods on credit at Quin's, but anything he brought there he paid for.

His Lordship granted a decree for the full amount.

The jury cases were then taken up.

**Quain v. Quaide.**  
This was an action brought by Mr Quain of Ballysheedy, in the county of Limerick, against Daniel Quaide, of Ballinta, to recover a sum of £500 for assault and battery.

Messrs Roche and Teeling (instructed by Mr J. H. Moran), appeared for the plaintiff.

Messrs Wright and Barry (instructed by Mr Counihan), for the defendant.

A jury, with Mr Walsh as foreman, were sworn to try the case. From the evidence it appeared that on the 18th June, '87, a row occurred in the public-house of the plaintiff when the defendant stabbed him. The defendant was not then a mark for damages.

a decree for the Mr P. S. Conry and Mr J. H. M. Thomas O'Gor

In this case, defendant in the County Court a shilling in an would entitle lodged in court defendant appeal and cart seizure plaintiff, but of His Lordship property of the accordingly rev Court Judge, as Mr Brereton Blackall) appeared for the Doyle (instruct appeared for the The Court of

#### COUNTY TIPPERARY.

Yesterday, a entered the Cro Mr Boyd, Clerk The Grand Jury The Chief Ba happy to say Four bills will in respect of t cases of assault very serious ca bill is for man were connected port of your show's that the ported is 25, as pending numbe 26. The Count county, with th round Tipperar state, but that than he has assizes.

Michael Qui killing one Jo list. The pris

Mr Win Ry Crown, said it the 9th March and the prisoe Cahir, and he under the influ home, and whe and Doyle and The prisoner i separated, and of them going being separatee and the row w that stones wer struck the unff and occasioned March, but he c same month. after the occur presence of Qu opportunity of that deposition the man who th unfortunate ma

After hearing verdict of not g evidence there stone at the dec

In the cases i William Ryan, assaulting Jame last, the jury a discharged.

County Court J

Judge O'Bri heard appeals. Waterford and three bailiffs fo last, when the l night mail trai dismissed, the j pany were not l

#### LIMERICK D.

The monthly institution was chair. Also pre Mr J. C. Delmege