

THE LIMERICK CHRONICLE, TUESDAY

matter before the House? (A servative benches—"Why?" Oh, yes; he knew those minded, chivalrous gentlemen, formerly his friends, ready to impute rather—(loud cheers)—that he was siver, and was might possibly to work against him (loud sionalist benches.) Well his his matter before the House imagine no cases of Parlia- which could not be palliated, d by such a precedent as this therefore, the Government motion, and compelled their to it—(ironical cheers)—he pon his right as a member of his vote in condemnation not Party, but of the Times guilty of an atrocious libel at House (cheers.) He in- do something towards re- at had been taken along a- appealed to the Government ion, remarking that there was is had weight with hon mem- of the house, at which time air party were far brighter ince. allowed. ft sitting.]

LIMERICK CHRONICLE

ESTABLISHED 1766.]

TUESDAY, MARCH 11, 1890

Gladstone's amendment to on the Report of the closed at an earlier hour been expected. The divi- ttle after one o'clock, and ent had a majority of 71.

criticism of Mr. Balfour's speech. Evidently, letters, signed as not, are very high in need to lean on, but now, and the eloquent C. exposed himself too readily to the onset of the vigorous and ever-ready Scot.

Miss Carrall and Miss Baker, Ashbourne, have left town for the Riviera.

McCarthy's fortnightly cattle sale on Saturday next. Fifty in-calf heifers and dairy cows entered.

Dr Nugent, late Inspector of Asylums, was yesterday knighted by the Lord Lieutenant, in recognition of his faithful and valuable public services.

In the list of carriages attending the funeral of the late Dr Kane, J.P., the name of the County High Sheriff, Major Dickson Maunsell, was accidentally omitted.

The annual meeting in connection with the London Missionary Society will be held in the Congregational Chapel on Thursday evening, the 13th inst. For particulars see advertisement.

CANNOCK AND Co.—At a general meeting of the assistants of Cannock and Co., Limited, held in their library on Saturday evening last, a vote of condolence was passed to the family of the late Dr Kane in the loss they have sustained through his lamented demise. The election of house doctor was then proceeded with, and Dr M. R. O'Connor having received the largest number of votes, was declared duly elected to the position vacant by the death of Dr Kane.

ASSAULT-AT-ARMS AT THE ATHENÆUM.

On Thursday evening the gymnastic class of the Protestant Young Men's Association gave their annual grand assault-at-arms in the Athenæum. The hall was beautifully decorated with flags, and the stage suitably draped and otherwise tastefully arranged. The band of the Worcester Regiment occupied the back portion of the stage and discoursed some very nice music during the evening. The first part of the programme opened with the vaulting horse, in which all the members competed. The jumping and vaulting was remarkably good. The boxing contest between Staff-instructor Sandy v. C. Palmer,

LIMERICK SP

Mr Justice Andrews's the County Courthouse the hearing of record on John O'Donnell, plaintiff

In this case the acti execution on foot of December, '74, for the su \$47 6s 8d interest. Th whether any, and if so, due from the said Franc O'Donnell, administrato ceased, for principal, ir of the judgment for 4 deceased against the de Exchequer, on the 4th I

Mr John Roche, Q.C. (instructed by Mr Thom rush), appeared for the p Mr D. B. Sullivan, Q.C. (instructed by Mr James. represented the defendan

The plaintiff's case wa defendant and his father the deceased, John O'Don into court and get jud them. As a matter of fa against the parties, and John O'Donnell, in '86, proceedings against the very of this sum of £200 due on the foot of this ju debt was due over twelve had occurred to prolong dant could not be held lia £12 which was paid by th the year '83 was given as pal, and further that the the defendant's consent payment or interest on th

On behalf of the defenc any money was given by that as the debt had bee twelve years he was not l

Evidence was given on which went to show that interest with the consen defendant.

The defendant, on exam knowledge of any of the t te the payment of the mo

The jury found for the was marked accordingly. The case of Mr James a