N-MALBAY PETTY SES-BIONS.

ROM OUR CORRESPONDENT.)

sessions were presided over by Mr r, R.M., chairman; Captain R. W.

Kenny.

on Union at the prosecution of Dr. large number of persons in not comvaccination of their children within time allowed by law-three months

birth. el Walsh was the first case. Fined

and costs.

tated to their worships that it was mon Board of Guardians instituted utions. That in the case of Peter is child was not fit for vaccination, sed, but ordered to be brought for

In the case of Martin M'Mahon, he

d and costs. The doctor believed as also unfit. In the case of Michael he doctor stated this child was fit to in, but neglected. A like fine of 1d ras imposed. James Shea stated he tht in a child until it would be six or as old. Mary Moroney, Patt Hillary,

alone, 1d and costs. I will have a further batch on next

and will ask your worships to inflict a ilty by dealing heavily with these on't be making a process s rver of rying to whip them in. Flynn, of Mullough, had Hannah mmoned for not having her dog under

trol within the Petty Sessions District similar charge was made against ville.

each and costs.

e Kavansgh had Martin Longovan, amored for drunkenness. I as was an case from last petty sessions to enable to take the and now pledge, laving got drauk while on frobation. a-Lart day you promised to take the

n then produced the pledge -We will keep this pledge in order be penned to the book, and adjourn for three months. In the meautime not brought up within this time the ake up your case and deal leniently

e W. Porter prosecuted John Looney

nness. Inspector Huggins asked the court to case also adjourned for three months,

fendant has been here on several occart-Looney, your case is adjurned for hs. As you have the pledge, so keep

pected Mr Dagg's personal attendance will lead THE COUNTRY AN to a correct decision.

A few trivial cases were afterwards disposed of, and the court adjourned.

THE DROWNING AT BLACKROCK.

FUNERAL AT CHARLEVILLE.

The remains of the late much-lamented Dr. Cagney, who came by his death under such melanchely circumstances, arrived in Charleville on Sunday morning by the 7.30 train in charge of his friends. Notwithstanding this early hour, a large concourse of the townspeople assembled at the station, and accompanied the remains to the Parish Church. From an early hour numbers of people flocked into town, and repaired to the Church to pay a tribute of respect to the memory of him who is now no more, and whose tragic death has cast a gloom over the town By the and entire district. death Dr Cagney Charleville has been deprived of one of its best townsmen, and from a professional point of view his loss will be much felt. As a staunch friend and benefactor to the poor, his gentle and affable manner and charitable disposition towards them, his early demise will be much deplored. The greatest sympathy is felt for Mrs Cagney in her bereavem nt. The interment took place yesterday, and was one of the most representative fun rale which has taken

place in Charleville for many years. The chief mourners were-Oornelius Cagney, Carhue; John Cagney, J.P., Springfort House; Michael Cagney, Kanturk ; James Cagney, Castlemahon, brothers; Cornelius Cagney, Kilmalone; Daniel Cagney, Dohora; Daniel Cagney, Ballinsha; Daniel Cagney, Dallas; David Foley, Ballyhea; John Foley, do; Timothy Mannix, Deerpark; Michael Mannix, de, cousins; O M'Carthy, Charleville; J Dunworth, do ; O Hannon, do; E Synan, J Cahill, John Lincoln, James Binchy, so icitor; Wm Binchy, T Meade, and reveral others. The funeral arrangements were carried out by Mr John Lincoln, Royal

Hotel, Charleville.

THE ARDLAMONT MYSTERY.

A correspondent of the Exchange Telegraph Company says that the policies of insurance in the Ardlimont hooting case were effected for the maximum limit of the £20,000 allowed by the New York Lif : Office, and were endowment policie for one year only, carrying the fulle t benefits Over £1,000 had been paid on them as premiums. The documents were signed in London before Lieutenant Hambrough went to Ardla-The Crown authorities in Scotland are s'ated to have collected a mass of evidence bearing upon the Ardlamont mystery with sufficient directness to justify a tral, and it has been only

OF LO

CIRCULAR FROM TH FORM U

A circular in the follo issued by the National R rejection by the House of for the better government constituencies at the last tioned in principle ya l throughout the kingdom,

of which their representat anxious and careful delibe the front once more the p power arrogated and exer Lords. The pleas on wi based by the leaders of t as they were insulting to obviously mere excuses fo action in claiming an aut

people's representative E they ought to spend on measures, and the dates solution of Parliament. of the veto on popular xercise a power which e

put in force for nearly a latest action makes it in to assert their dete and to themselves. vexation absurd and

House of Lords, the me the most part as ignora tic with the wiehes and a of their fellow-count unfitted by training and

discharge any legislati The firm attitude of the leyal support rendered to jurity in the House of Oo to achieve a great succes T

popular legislation.

been passed through the is therefore virtually as the action of the House representatives of the pe shall be law will inevital

lay and opposition elsew struction of the cambin and Dissentient Liberals

weapon of the cksu selves forged and of oppressio poses

the Government are n British legislation, and be devoted to two gree

Councils Bill and the I -both of which are der comed by the masses of