

at John-street police station, the arrested by Head Constable Feeney, following morning was brought before a magistrate, who remanded the prisoners.

MAN DROWNED NEAR ENNIS. (FROM OUR CORRESPONDENT).

Ennis, Tuesday.

Coming from the fair of Clare Castle a young farmer named Michael Rylane, five miles from here, was part of the road which was flooded by heavy rains. He was driving with a horse, when the horse took fright in the car was capsized. Young Kearney was thrown into a gripe, and is believed to have sustained injuries, as he was unable to extricate himself, and his companions seemed unable to render him any aid.

TIPPERARY PROTESTANT ORPHAN SOCIETY.

The eight annual meeting of the North Tipperary Orphan Society in connection with the above Society was held on the 28th inst. at Killaloe, a few days since, under the presidency of the Right Rev Dr Wynne, Lord Bishop of Killaloe. Amongst those present were—Rev Canon Warren Massey, Stawell, Gillespie, and Chancellor O'Sullivan, Rev Drs Lee and Rev F J Costelloe, Rev H Fry and Rev L. Lopdell, Messrs R H Falkiner, F F Smithwick, G Smithwick, and J. Hill.

The report stated that the Committee had to note an excess of expenditure during the year; but some moneys due during the year were received after the 31st December, so that the accounts are always made up from sermons have fallen off some- what. There were 16 sermons preached, as against 17 in the previous year. There was also a small decrease in the number of children admitted at the annual meetings. The number on roll at general meeting, 1888, was 64; total 64. Apprentices, 3; taken by friends, 2; number of girls, 18. There are now 14 girls in the school, which continues in a satisfactory manner.

The report delivered an interesting and interesting address. The following resolutions were proposed and Canon Warren seconded the following resolution:—"That the thanks of this Society, continued through the year, be given to the collectors, donors, and the Ladies' Committee, and the Orphan Locations, for their assistance in its support." The following thanks having been passed to the effect that the proceedings closed with satisfaction.

INSPECTION OF CONSTABULARY AT NEWCASTLE-WEST.

Mr Reid, Inspector-General of the Constabulary, inspected the men of the Newcastle-West District at Newcastle-Barridy. The assembled force consisted of Constable O'Connor, in charge of 14 sergeants and 32 constables, were under the command of District-

Commissioner; Mr Hanly (Cannock & Co), Mr P J Denvir, Manager National Bank; Mr J V Golden, Manager Munster and Leinster Bank; Mr T H Kenny, solicitor; Mr W F O'Grady, J P; Mr T M Bourke, Mr A E O'Keefe, Mr M J DeCourcy, coroner; Mr John Clune, J P; Mr A Hall, jun; Mr P Hartigan, George Hotel; Mr William Lloyd, Mr Henry O'Shea, Mr F W McCarthy, Dr Shanahan, Mr James P Morrissey, Mr John Ryan, solicitor; Mr Peter Cronin, Mr T M'Carthy, Mr Thomas O'Devitt, Mr Thomas Hartigan, T C; Mr P Molony, Mr John Guinane, J P; Mr F M'Namara, Mr R M'Namara, solicitor; Mr William Cullen, solicitor, &c.

Wreaths were sent by Mrs T E O'Brien, Southhill; Mrs James Flynn, Cruise's Hotel; Mrs Fitzgerald, Southhill House; the Teachers, St Mary's Schools, Mungret College, the Good Shepherd Convent; Mrs Fitzgerald, Greenhills; the Sisters of Mercy, the Faithful Companions, Laurel Hill; the Confraternity Holy Family, St Mary's; Mrs J Gilligan, Mrs Meagher, Miss O'Dea, and Miss Gilligan.

Mr F A O'Keefe, M P, was unavoidably absent from the funeral, having to attend the conference of the Irish party in Dublin.

At a meeting of the City Dispensary Committee yesterday, there being present—Dr O'Shaughnessy (presiding), Mr Edward O'Connell, and with the Secretary, Dr Lee, the following resolution was adopted on the proposition of Mr E O'Connell—That this meeting do adjourn as a mark of respect to the memory of the late Very Rev Daniel Fitzgerald, P P, of St Mary's, who was an active and zealous member of this Committee for many years, and whose loss as a clergyman and citizen is felt throughout the city, where his memory will be long revered.

FUNERAL OF THE LATE MR GEORGE GOUGH.

The funeral of this highly respected gentleman took place on Saturday from his residence Birdhill, Clonmel, the interment being at Marlfield graveyard. The cortege was of a very large and representative character. Amongst the chief mourners were—General Sir Charles Gough, V C, K C B; Colonel the Hon G Gough, C B, XIV. Hussars; Mr George Friend, Silver Hills, Moneygall; Col Friend, Ardsallagh; Messrs Robt Hunt, J P, and W Hunt, Limerick; the Misses Gough, Knockeevan; Mrs Higgins, Lisnortagh; Mr Percy Gough, J P; Miss Gough, and Captain and Mrs F J Gough, Salisbury; Capt Macnaghten, Farmley, Kilkenny; Mr Bagwell, of Dublin; Mr Lloyd, solr, Dublin; Mr Bagwell, D L, Marlfield; Mr Cobden, J P, Raheen.

BAYLEY'S EXTENDED GOLD MINING PROPERTY, LIMITED.

We publish in our advertising columns the prospectus of Bayley's Extended Gold Mining Property (Australia) in connection with which a company has been formed to work and develop Claim No 1 immediately adjoining the celebrated Bayley's Reward, and reported by Mr Begelhole, the late manager of Bayley's mine, to contain, in his opinion, without doubt the same reef as is now being worked in Bayley's property, and known as "No 1 South." In connection with this latter mine, the shares, on which only 5s has been paid, are now saleable in the Melbourne market at 45s. The capital of the company is £25,000 in 25,000 shares of £1 each, payable 5s on application, 5s on allotment, and the balance as and when required. Prospectuses and forms of application may be obtained from the bankers, solicitors, and brokers, or of the Company's Secretary.

rateable property, from whom seed demanded." The argument for the fact that reading the sections together that as subsequent occupier to Dineen is price of the seed sold to Dineen. I what my own view of the matter is, I find that it is closed. The section of the Act of 1891 was the 6th section of the Act of 1880—4. Under the old Act a case was tried Guardians v. Larkin (L.R.I., volume 402)—in which it was held that while the rate book in an actual rate is at least prima facie of the rate being due, in an actual rate the actual delivery of the seed proved. In Lamont v Coy (L.R. page 2,431, it was decided by the Court that seed rate was not poor rate for purposes. I now come to the instance which seems to me to rule the present was unreported at the time, but referred to as "Ellicott's Case," v Coy, and is briefly reported in note to that case. I have seen at the papers in Ellicott's case in the Queen's Bench Division. They were found and placed at my disposal by the officers of that court. It was a proceeding to this, in which the Guardians of the Union claimed seed rate against a subsequent occupier for the price of seed supplied against the Guardians, and stated when his judgment was reversed in the Queen's Bench Division, of which he was a member before the case was reported in Lamont v Coy thus states, I accurately, the decision in Ellicott's case stated was whether an instalment of seed supplied to A became payable on reason of his subsequent occupation which were occupied by A at the time was supplied to him. The Court ruled in the affirmative." In my opinion this case rules this action. It is the authority proposition that as Nunan was liable for rates due by Dineen, so also was he liable for seed rate for the seed supplied to Dineen. It is true that the authority of Ellicott's case was questioned by the Judges in Lambton v Hon Justice Fitzgibbon stating that in Ellicott's case seed rate was a machinery to secure personal debt for goods sold and which I may say was the able case of Mr D Browne in Mannix's case, but it is not overruled by the decision in Ellicott's case, and a decree for the plaintiff for the sum of costs.

Mr Liston, solr, Kilmallock, appealed against Guardians, and Mr O'Shaughnessy, Chaleville, for the defendant.

M. Hogan v. John Smith. This was a civil bill heard at Rathkeale the defendant and his predecessor in office represented that the interest of Wm. Adams the whole of certain premises in the original lease of the whole of the said premises was vested in him, and thereby a renewal lease of the whole of the said premises out of which he was paying to said defendant a sum of £10 a year. The application was that the defendant or his predecessor should be nominated lives tenant of the premises in the original lease of the plaintiff; to have declared he held the premises in the original lease of the plaintiff; to have declared that the lease was in short a renewal lease pursuant to the original lease of 1888, and was to be renewed on said original lease for the term of years therein expressed in the plaintiff's claims. His lordship gave judgment in favour of the defendant, but directed that the bill should be amended, and set forth for rent, and a copy served on defendant.

Mr P T Liston, solr Rathkeale.