on relief, 1,512; cost,

CE. eek, £401 7s 1d; paid, credit of the Union.

reference to an applito provide assistance, iked in the bake house ey, the baker, said the i, and having left the ge work in the city. The were no boys now in it into the bakehouse. I become very unruly, in gut on low diet.

ppointed to meet last a subject, but did not proposed that the Comd.

proposition.
ed that an additional

ided the proposition.
I was carried by 14 to 6

ne Committee meet on investigate the whole

: MASTER.—THE RESULT

was received from the relative to the sworn ges recently preferred

Government Board, in, 29th January; '95. ernment Board for Irehe Board of Guardians they have received the , Mr. E. Bourke, on the nim into certain charges and Dundon, Master of

be summarized as fol-

, December 2nd, '94, at Master was drunk. y, December 8th, he was

December 9th, he was nk.
day, December 5th, he at about 10 pm concemly manner with a at night admitted to

er of addressing the cating with her on sh and insulting.

arge the evidence given naster, porter, and the Hickey, tends to show id 11 a m on Sunday, or was to some extent ink, and the question ether the explanation excepted. It appears is to the date mentioned ring considerably from n that during the night uber, he was in con-

steep. It is reasonto 9.30 a.m on the ster was sober, as he ock, and subsequently neen, who swore that he o. Shortly after this, he ter's rooms to get his the resolution if it simply called the attention of the Government to the subject. He could not agree with the statement that there was no swine fever in the country. He had it from several medical men that there was a great deal of swine fever. It had been almost always in the country, and he knew cases of it to be in his own district. He didn't agree with the Government, but he could not put his opinion against scientific gentlemen who were endeavouring, at large expenditure of money, to suppress swine fever. The amount from the Imperial Treasury was exhausted, and that was the reason why they had added the addional farthing to the rates.

The resolution was adopted, and the Board adjourned.

THE DROWNING ACCIDENT AT THE DOCKS.

An inquest was held yesterday at the City Courthouse by Mr DeCourcey City Coroner, and a jury with Mr John Scanlan, as foreman, on the body of John Adamson, a small farmer living at Rathbane near the city, who met his death by drowning on Monday night. The circumstances of the sad fatality were reported in our last issue.

Head-constable M'Brinn conducted the inquiry. Dr Shanahan deposed to examining the body of deceased, which presented the appearance of having been drowned. There was no mark of violence on the body.

Kate Adamson, widow of the deceased, identified the body as that of her husband; she last saw him on Monday morning when he left home to attend a triend's funeral at Mungret; he was a temperate man, and was on very good terms with everyone; he left for the funeral in a donkey-trap; there was no one with him when he left home.

Constable Connell (Dock Station) deposed to finding the deceased in the water at the brick quay; the body was lifeless when he tound it; no searched the body and found among other articles a naggin bottle which was full of water, and had no label on it; he made inquires in the publichouses about the Dock, but failed to get any information; he was informed that deceased got a drink in Mungret but was perfectly sober when starting for Limerick; a young min named Downey gave a donkey and trap up to witness on Tuesda.; it was wet, and appeared to have been out all night; there was no railing or any other protection to keep people from falling off the public road into the water where he (witness) found the deceased.

After the Coroner had summed up, the jury returned a verdict to the effect that "John Adamson met his death on the 28th inst, by drowning, the same being accidental."

LAND JUDGMENTS.

LIMERICK AND CLARE.

In Dublic, on Tuesday, Mr Justice Bewley delivered the following judgments:—
COUNTY CLARE.

John M.Inerney v P J Barry; £28 10s; £25.

COUNTY LIMERICK.

Cornelius Cagney v Mrs Watson, £80; £80. Reduced to £75.

John Kelly v Lord Dunraven, £21 18s 11d; £17 17s 6d. Reduced to £16.

Wm Hayes (William) v same, £71; £55 10s. Reduced to £53.

Wm Hayes (John) v same, £35 53 7d; £23. Reduced to £20.

J F Sheehy v same, £55 15s; £41 2s 6d. Confirmed

getting drunk and giving him annoyance, and he would ask the court to have him bound to the

Mr Cussen, examined, stated he lived at Glenquin, and the emergencyman was within a short distance of his place; on the occasion recently of his sister-in-laws death, this man came into the house drunk and was creating rows and disturbance in the kitchen, and the following day when they were proceeding with the remains to the chapel, this man lay inside the ditch on the way and commenced acting most unseemly, shouting out about landgrabbing, and otherwise giving provocative annoyance; on the moraing of the 12th inst., at about 8.30 a m, the emergencyman came on the road, accosted him, began abusing, and said he was an old soldier; witness said he was a low mean fellow, and many a good and honourable man were the Queen's uniform; at 11 30 a m the same day he came again and commenced to deride witness, saying he got no satisfaction for his report, and otherwise annoyed him; defendant drew a line with the toe of his boot across the road and dared witness's servant to pass it.

Mr Sheeny—Was this conduct calculated to tempt you to commit a treach of the peace?

Witness said that only he was a quiet tempered man, certainly it would. He was assuredly very much annoyed at his conduct on the occusion of his sister-in-law's death.

Sergt, Cooke, examined, stated the emergencyman was a standing danger to the locality, he had given him a good deal of trouble since he came to the locality.

The defendant asked Mr Cussen did he not say he was a rogue?

Mr Cussen-No. I said you were a low mean

Armstrong had a cross case against Mr Cussen for using abusive language, and a charge against Laurence Wal-h, Mr Cussen's servant, for assault and abusive language.

The magistrates bound the emergencyman to the peace, himself in £5, and two sureties in £1 10s each, or go to gaot for one month, and dismissed the other charges.

LIMERICK CREAMERY MARKET.

Mr Gibson's report for week ending 29th January states:—

"Although prices of foreign and colonia butters have fallen heavily within the last fort night (Copenhagen quotations last Thursday being, firsts 82 to 96 kroner, seconds 70 to 80 kroner, and colonial any price from 60s to 100s per cwt landed) still I am glad to say Irigi creams not only met a steady sale, but were much wanted at from 110s upwards for good fresh make. Stale or butter turnipy, not wanted, and practically unsaleable. The amount of saltless coming forward do not nearly meet the demand that exists for that quality. From 23rd to 29th January I sold: 6 a 124, 56 at 118s, 3 at at 115s, 10 at 114s, 2 at 112 -77 boxes of rolls and saltless; 9 at 110s, 2 a 108s, 1 at 105s, 20 at 75s (very stale) -32 salted

MUNSTER BRANCH IRISH RUGBY UNION.

At a special meeting of the Munster Brancl of the Irish Rugby Union, held in the Victori Hotal, Cork, on January 28th, at which Mr. Aelson, Cork FC, presided, and which wa attended by between forty and fifty members of the different clubs, the following resolutions were passed unanimously:—

Proposed by Mr F Forde, Cork F C, an seconded by Mr Peel, Garryowen F C:—"That we strongly protest against the arbitrary treatment we received at the hands of the other provinces—Ulster and Leinster—in reducing ou