

POPE AND KING.

[By TELEGRAPH].

ng will visit the Pope at half-past
orrow afternoon.

ASTLE PETTY SESSIONS.

agistrates presiding at these sessions
Jon. John French, R.M. (in the chair),
Thomas Hurley, James Hogan, M. G.
O'Shaughnessy.

DRUNKENNESS.

de Dudley and Acting-sergeant Shannon
charges of drunkenness against Daniel

Condon, solicitor, who defended, stated
uld turn over a new leaf, in fact, he had
and was at present engaged at Bally-
lding an ecclesiastical edifice—(laughter)
en that was completed, he was going to
the building of another at Rahenagh.
propriate work and a good beginning,
was a public-house near one of them,
wever, would not tempt Massy (laugh-

ses were adjourned for two months.

ESTREATING RECOGNIZANCES.

ot Barrett (A: dagh) applied to have the
aniel Hartigan, Clounlehard—himself in
o sureties, John Power and John Hayes,
each—estreated. The offence for which
ound was that of obtaining money to
old man who was still in the flesh, and
it Foynes Petty Sessions defendant was
ilty of throwing stones at a dwelling-

er was made for the full amount against
, and 10s each on the sureties, owing to
circumstances.

THREATENING LANGUAGE.

l O'Brien charged John Kennelly (both
noyle) with threatening "to kick him
k hole."

ohn Condon, for defendant, stated all
said was "now Mick don't be bothering,
rself and don't mind me." A little un-
eeling existed since Mick brought a pro-
against defendant's wife about twelve
go, but plaintiff was a most cantankerous
ghter).

ff, in reply to Mr. Hogan, said he in-
fr. O'Brien, but he didn't tell him to
Kennelly.

se was adjourned for three months.

EMPLOYERS AND WORKMENS ACT.

us Kelleher sued Daniel Sullivan under
oyers and Workmens' Act, for leaving
yment, thereby willfully and maliciously
plaintiff's valuable property to risk,
tion and injury.

obert Cussen, solicitor for plaintiff, and
ndou for defendant.

ff's evidence was taken with a view to
re the case for trial, and in effect was
ired defendant to work from 1st April to
thi-year for 10 guineas, to milk cows,
b, and do the general jobbing of the
id that without notice or reason he left
pril, exposing his property to risk and

FATAL OCCURRENCE AT LIME-
RICK JUNCTION.

An inquest was held yesterday at Monard School
by Dr. Morrissey, Coroner, into the cause of
death of William O'Donnell, aged 18, a tailor's
son, of Monard, who came by his death at Lime-
rick Junction Railway Station at midnight on
Saturday last. The witnesses examined were—
John O'Donnell, brother of the deceased; John
Flynn and Timothy Moynihan, railway porter,
and Railway Guard Walsh, and Sergeant Brett,
R.I.C. The evidence was substantially to
the effect that deceased was one of a party
of seven men who went to Tipperary that evening
by the 7.15 train, and returned by the mail about
midnight. It appeared that some trifling dispute
arose between them, about the singing of a song,
all the parties being more or less under the in-
fluence of drink, and that when the mail arrived
at Limerick Junction the deceased rushed out of
the carriage with one boot off, and was seen going
in the direction of the passengers' footbridge, as
if on his way home. A short time afterwards two
of the railway servants, observing a man whom
they didn't then recognise, on the permanent
way, and in danger of being run over by the pilot
engine, then in motion, rushed after him calling
to him to come off the line, or he would be
killed. He appeared to take no notice, but
rushed towards the station pond, and notwith-
standing their efforts to catch him rushed into
the pond, which was ten or twelve feet deep.
Every effort possible was made by the railway
servants and Sergeant Brett, who arrived on the
scene almost immediately, with the aid of lamps,
poles, and ropes, to rescue him, but unavailingly,
as by the time the body was recovered life was
extinct. Deceased got stuck in the mud in the
bottom of the pond.

Dr. O'Dwyer stated death was caused by
drowning.

A verdict of death by drowning was returned,
and the jury recommended the family of the de-
ceased to the kindly consideration of the Rail-
way Company.

ENNIS LAW SUIT.

JUDGMENT REVERSED.

In the King's Bench before the Lord Chief
Baron, Mr. Justice Gibson, and Mr. Justice Boyd,
the case of Molony v. M'Inerney and another came
on.

This was a new trial motion by the defendants,
trading as Morgan McInerney and Sons, at Ennis,
merchants. The plaintiff is an infant of five years
old, also resident there, and complained that, by
the defendants' servant's negligence, he was crush-
ed by one of their carts, as a result of which his
thumb was amputated. The trial was
heard before Mr. Justice Kenny at Limerick
Assizes, and the jury found for the plaintiff
£70 damages. The defendants applied that the
verdict and judgment for the plaintiff be set
aside, and that it be entered for the defendants
on the grounds of misdirection by the learned
Judge as to negligence, or, in the alternative, for

L.P.Y.M.A.

Lawn Tennis and Cric

FIRST GRANT

BAND PROMI

OF THE SEASON WILL BE

THE GROUNDS, LAN

ON TUESDAY EVENING,

At 7.15 o'clock.

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and Officers of the King's F

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12, LR. HARTSTONGE

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