A DEAR DAY FOR THE RATEPAYERS. ALMOST £5,000 FOR FOUR POLICE BARRACKS.

BIG LAIMS STILL TO COME.

Before is Honor Co. Court Judge Flemin Trim on Saturday last, a malicious injury claims were

Council do the rebuilding. His Honor-That Is a task for the Co. Council. Mr. Lardner-We will undertake that imrove nent scheme later on. Mr. Vincent The Rev. John Brogan, P.P.

B. Dockrell, B.L. (instructed by Mr. M. J. Kennedy, solr.) for the applicant, Mr. Lardner-And you are tharging us £40 consent.

that on the night of the burning he was next Sessions. ordered into his house and told to remain | Sutton v. Lowe.-Oirs. Kate G. Sutton. there, by aggentleman with a revolver plaintiff, and H. Lowe, Trim, defendant. After hearing evidence of value, His Mr. W. H. Spence, solr., for the plaintiff, Honor awarded £66 compensation with £1 and Mr. McHugh, solr., for the defendant expenses, amount to be a county-at-large The action was to have it declared that

At Killyon. The Representatives of the P. by the defendant to the plaintiff. Mr. Tipper Estate sought £1,000 compensation Spence said that since the proceedings Gargan and L. Donnelly, all of Swords. for the burning of Killyon barracks. Mr. it had been learned that the defendant Goodbody, solr, for the applicant. Mr. had been adjudicated a bankrupt. Menton and Mr. F Butcher gave evidence Glisenan" v. Gray.-Kate Gilsenan of value and ownerslyp, and Mr. Orr; for Ballinlough, plaintiff; Wm. and Patrick the Meath County Council, estimated the Gray and Kate Egelton, defendants. damage at £6887 His Hond gave a decree Plaintiff sought to have set aside a refor £900 with £10 10s. 0d. costs and £8 ex- lease signed by her on the property for penses, to be a county-at arge charge. The Sergeant's Claim. Sergt. Martin £30 which had been left her in the defect Coyle applied for £474, value of his fur- tive wills of her father and mother. The niture destroyed in the same barracks, case was settled by the payment to the and T. P. Macken. Mr. Denning, R.C. (instructed by F. C. plaintiff of £20 and £15 costs. Mr. Sains-O'Reilly, solr.) for the applicant. His bury, B.L. (instructed by Mr. J. J. Lynch. Honor awarded £420 compensation with solr.), for plaintiff, and Mr. K. B. Dock-

Patrick, Carley was awarded £150 for for the defendant. furniture and turi destroyed in the same At Summerhill.-The Representatives of ost Office at Summerhill. Mr. K. B.

ord Mangford, deceased, sought £2,000 for the burning of the police barracks and Dockreff B.L. (instructed by Mr. Crozier: the for the applicant. Mr. Medcalf. sat £507 15s. 11d. His Honor gave a

\$2300 for the burning of his furni-Dunboyne -Mr. Geo. Yates. by E. M. Lloyd, solr.), appeared, was

awarded 2700 for the burning of Dun-At Ballinabrackey. In connection with a claim ton £200 (for the burning of Ball. inabrackey poilce barracks) by the Inspector-General R.I.C., Mr. Holmes, B.L. said the claim should be for £2,000. The

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Balt. Bakers' Salt. Agricultural Salt. Lump Rock Balt, Ground Rock Balt, 23 plaintiff : Mr. S. L. Brown, K.C., and Mr. Bolf & Orrell. Whitehaven, Wigan, Kitchen and Smiths' Coal. Also Best Coke. FLOWER & M'DONALD, Irish

DENTAL NOTICE.

THE CORMEEN MURDER.

BISHOPS' CONDEMNATION.

FUNERAL OF THE VICTIM.

The following letter from the Bishop of Meath was read on Sunday last in the chapel of Newcastle, parish of Moynalty,

Dockrell said there was destroyed the furniture of a five-roomed house. The Warnock, Dublin, plaintiff; Rev. M. Daly, van before he bought it, but prisoner and husband's recognizances. barrack was closed on 31st October, 1919, P.P., Castlepollard, defendant. Plaintiff said he owned the horse and harness Gattle Stealing.—William Murray, Foxbut the sergeant's wife and family re- sought that the certificate of the C.C. and but not the van. Mr. Jas. Kenny, Lug- brook, Trim, was indicted for stealing were not the landlords they were not mained on. Sergt. McDermott had been P. be varied by having it declared in re-more, Tallaght, deposed that he asked three bullocks the property of Bd. there prior to that for 15 years, and as gard to the sum of £86 6s. 6d., rent paid the prisoner if he owned the yoke but he Eivers, Foxbrook, Trim. He pleaded agent should be consulted. Ald. Allen a result of the burning he had to send to the Marquis of Headfort, that the plain- said he didn't. He asked £20 for the guilty. He said he had been out of em- supported this suggestion. After further his wife and family to the Co. Leitrim. tiff be entitled to the same rights for remare and harness, but witness only gave
him List as the mare was lame. He beaten to the ropes." He had no food that the paragraph dealing with the relation the Bar and becoming a police sergeant Smith, deceased, as the landlord would brought the mare and harness home. for 24 hours before he sold the cattle and that the paragraph dealing with the claim judging by the beautiful places they have. have had if he elected to proceed against On the 6th May, Mr. Murray called to had walked from Dublin. His Honor for £5 1s.36., be referred back to the Law Mrs. A. McDermott, wife of the applicant; such assets. (2) An enquiry as to the witness's house and he showed him the What did you do with the £60? Prisoner told how she had been living in the bar- assets. (3) Administration. Mr. Sains- pony and harness, which he identified said he was a lot in debt and paid £12 to racks for 15 years, previous to that she bury, B.L. (instructed by Mr. J. M. Reilly, as the property of his master, Major his landlady in Dublin and £4 is. for had been in Belfast where she had a five-solr.), for the plaintiff, and Mr. K. B. O'Callaghan, and told him that nobody learning to drive a motor car; he also March last at old rent, £2 9s. 8d. per roomed house furnished. This furniture Dockrell, B.L. (instructed by Mr. J. J. had authority to sell them. Witness bought an overcoat and boots in a shop was taken to Ballivor where there were Lynch, solr.), for the defendant. It apalso 5 rooms which she had well fur- peared that the assets of Mrs. Smith had and he got no compensation for it. The the money was now gone. Jas. Corcoran, Newfoundwell, lease for 15 years at old nished. On the night of the burning the been sworn at £1,042. Mr. Lynch said he nished. On the night of the burning the been sworn at £1,042. Mr. Lynch said he prisoner was sober at the time. Con- who bought the cattle, said he heard no-leader of the party ordered herself and was willing to admit the plaintiff as an stable Hicks, deposed that on the 14th thing about the money being paid back. her family out, they having removed a ordinary creditor for the amount of the May he arrested the prisoner in London. Mr. Elvers said he had got back the

ligious books, magazines and fiction. Mr. tion of the estate of Roseanna Smith by for that! Witness-They, were very valu- Brady v. Allen .- On a notice of metion, able. Mr. Lardner directed witness's at Margaret Allen, for whom R. M. Pottertention to £307 for fam'ly clothing, apart ton, solr., appeared, sought a declaration from bed clothing; £20 for hat boxes con- that Christopher Ennis was only entitled taining hats, ribbons and feathers, and to one-third of a farm in the possession said May I ask you, Mrs. McDermott, and on the death of Ed. Allen. The lands war and two children. Tighe and Jos. Brown were indicted for the Borough Surveyor had estimated the as a lady who receives religious books, in question were situate at Kilbeg. She Sergeant Dunne said it was a serious stealing two sheep in lamb, the property cost of concreting and erecting pens at had you really £342 worth of clothes?" also sought a declaration that the remain-Witness-I don't think I had that much, ing two-thirds were the property of Marbut if I had to buy them now they would garet Allen, Edward and Nicholas Alkn. come very near it., Mr. Lardner-Did you Mr. Potterton said that a suit had been buy the hats recently to keep in the brought to administer for Chrs. Ennis of ishion Wilness-They would come in Kilbeg, who, in his will, after leaving £10 the peace for 12 months on his own bail displayed in tracing the two sheep. Tighe etc.; are receiving attention. The Mayor gain. Mr. Lardner—I thought when for Masses, left the residue to his steplats went out daughter. Margt. Allen, for her life and
if user would come in killbeg, who, in his will, after leaving £10
of £10.

Informations Refused—In another case his possession and bought them from the commended that in future pigs be sold in other two prisoners but did not know they the potato market instead of in Peter St., r. Lardier wery glad to hear it for him. This man started a suit to ad- charged with the larceny of a bicycle were stolen. A jury was sworn to try and Magdalene St. The Mayor said that laughter). Counsel also drew attention minister the estate of Chrs. Ennis, allegthe property of Jn. Nulty, Swords, Sergt. McClare. Mr. F. J. Fottrell, Sessional they would have to revise their bye laws
to an item of 38,11s., and asked was 25 ing that Margt. Allen was not dealing Dunne also prosecuted. The Sergeant Crown Solicitor, prosecuted; and Mr. J. and obtain the sanction of the L.G.B. to that for sentiment. Witness-I sup properly with them and the C.C. and P., stated the circumstances of the case as Kennedy, solr., defended. Mr. Willis, a such amended bye laws, but the whole pose sp. Sergt T. McDermott swore that to whom the matter was referred, found follows:-On the 24th April, John Nulty herd in the employment of Mr. O'Neill, matter should be finished in a couple of

the 240 in cash was in notes in a drawer that the farm, which was the chief part lent his bicycle to defendant who took it swore that on the morning of 2nd Feb., of months. A revised scale of market ber of questions, some of which were took the book and the book and the lend an the £40 in cash was in notes in a drawer that the takin, which was the chief was also along with other valuable documents. To of the assets, were originally the assets away. The bicycle was not returned on the land and the tolls and hackney carriage fares was also "Is there an asylum or a prison?" "Are vouchers were with the auditors. Mr. Mr. Lardner. The other valuable docu- of a man named Edward Allen, the father that day nor since. Accordingly, the following morning he had only 27. He submitted. The report was adopted. ments were secret police reports. Mr. of Margaret. Ed. Allen died in 1880, leav owner having made an information on subsequently found one of the sheep and price of Gas Increased—The Gas Works range near the town?" The reading of Clarke and published that he had not subsequently thin out the seedlings to supply head that he had not subsequently thin out the seedlings of Clarke and published that he had not subsequently thin out the seedlings of the sheep and the subsequently found one of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently thin out the seedlings of the sheep and the subsequently the subsequently thin out the seedlings of the sheep and the subsequently the subsequ Lardner-Did your superior officer know ing his widow and four infant children, the 3rd May, a warrant was issued and a month after his master brought back Committee recommended that an application of taken and would take no salary for the lock of taken and would take no salary for the lock of the about 20in apart. When given this that you kept secret police reports in an In 81 the widow married Christopher defendant arrested in London on the 5th another. The sheep were marked with a tion be made to the L.G.B. for sanction applause. Councillor Callan—That will past and present year, and it now ap. to be about 20in. apart. When given this past and present year, and it now ap. open drawer where your children could Ennis. The widow could only have in May. In consequence of a statement heart and an E.T. Cross-examined—At to increase the price of gas from 7s. to come under Councilor Rooney's resolusee them Witness—There was no danger herited the third share, the children being made by the prisoner the police went to the Petty Sessions he forgot the letters 10s. per-1,000 cubic feet on the grounds tion (laughter). Ald. Murphy—Let him of them; Winess—There was no danger net test on the prisoner are prisoner and thought it was "E. M." He identified that wages and coal had gone up and ex- ask a policeman for the information. It appeared in the Press that he was tak-£400 for the this fact was brought to light by Mr. bicycle. Defendant did not actually steal the sheep that was returned by the ear-tensive repairs were needed at the works. Mayor—I don't think we can take this ing no salary and it should be contracash destroyed with £1 10s. witnesses ex. Knight when examining into the case; the bicycle as he had not sold it; and it mark only. William O'Neill swore that The Mayor said that the increase might matter seriously. The letter was marked dicted. Mr. Accillick was answering to support them to some extent by means of short twiggy sticks otherwise they More Ballivor.—Laurence Ludlow to will the complete farm away. Mr. F. The bicycle was not returned in the them with a heart. Sergt. McDermott de that at a time when wages are fluctuating

certain sums found due by the C.C. and

her brother provided that she were paid 23 costs; to ber a county-at-large charge; rell, B.L. (instructed by W. A. Armstrong)

A Drogheda Case.-The Court of Appeal isnifssed with costs an appeal by Dr. P. Murray, Drogheda, from an order of S. estimated the cost of replacing the lodge in court £52 for rent of a house in rights at £1,771 7s. 5d., and the Post Fair St., Drogheda, and in default of such odgment liberty to enter final judgment the same barracks. His Honor under a decree of the Co. Court, and he decree for £500 with costs, to be also alleged that he had a claim against the plaintiff for £103 for improvements to for the premises. The alleged agreement and whom Mr. Geo. Moonan, B.L. (instructed claim were denied by plaintiff. Mr. Shan-Sons) was for appellant (the defendant) and Mr. Lardner (instructed by Mr. P

KELLS CHANCERY ACTION. Masterson v. Masterson.-In the Chan cery Division on Friday last, before the case was adjourned till next Quarter Master of the Rolls, the case of John McDermott Masterson v. Margaret Alfred, and Leo (a minor) Masterson, al belonging to Cortown House, Kells, was isted for hearing. At the opening of the court it was announced by Mr. Wilson, K.C., that a settlement was arrived at and Way would be announced; later. Mr. J. M. Whittaker, K.C. Mr. E. S. Murphy, K.C. Butter Balt, Tub Balt, Curing 27 Mr. Jas. A. Murroghan, B.L. (instructed by Mr. Patrick Mooney, solr.), was for

Tallan) for the respondent (the plaintiff).

Leet, B.L. (instructed by Messrs. Maxwell Weldon and Co., solrs.), for Margt. Masterson; Mr. Herbert Wilson, K.C., and Ball Manufacturers. Coal Importers, 22 Mr. A. F. Wood, K.C., for Mathew and Ball Works: Balbriggan, Trial solicited. 22 | Alfred Masterson; Mr. McCutcheon, B.L. instructed by Mr. A. E. Walker, solr.), for Leo Masterson (a minor). Later in the day, Mr. Brown said he

was happy to inform his Lordship that R. COLE can be consulted every the action had been settled after a long and troublesome consultation. The docu-Laurence Street. Drogheds from 10 ment drawn up in settlement had not yet been fully signed; indeed it had to be signed by a very large number, and he asked his Lordship to take the case out of the list. His Lordship—No order has been made yet. Mr. Brown—No, my lord. The terms of the settlement were not disclosed in court, but it was arranged that when the document was fully signed it would be made a rule of court.

### SWORDS PETTY SESSIONS.

PRISONER WHO SKIPPED TO LONDON.

LARCENY AND BREACH OF TRUST. man); and J. R. Blood.

dray. He went to have a drink with the up for judgment in twelve months.

plane and a book case. To Mr. Lardner rent, but not as a preferential creditor. The prisoner pleaded guilty and stated cattle. His Honor said he had no doubt based the learner that asked to The books destroyed consisted of re- His Honor made an order for administra- that he was drunk at the time and was that the prisoner had still in his possessorry for his offence. He asked the sion or procurable a considerable sum of court to treat him leniently, saying money, and as he showed no desire to The Fair Green .- A lengthy report of of any appointment or employment in the lesson to him and he promised to con- be imprisoned with hard labour for six was taken as read. With reference to the army pensioner and served through the Oldcastle Sheep .- Ml. McClare, Pk. Chester Lane, the Committee reported that case too much as the prisoner had nothing The grand jury having found a true bill, Council should not embark on such an ex-

wish to press the case, informations had any previous knowledge of the other The report was adopted. were refused. orders: Dan Kelly, Thos. Crosby, Peter

SANITARY PROSECUTION.

A GRANGEGEETH CASE. Before Capt, George D. Dean (chair-

man); Capt: Douglas, Messrs. F. Osborne,

fined 5s. and £1 costs last July on a like clared carried.

non (instructed by Messrs. Smyth and stated that defendant's six nead of cattle | Committees .- A Land Committee conand goat trespassed on his new grass, sisting of Messrs. Skelly, English; and to pay the fines, with the result that they below the level of the main sewer. The was ordered off the place and defendant Cooney, O'Hea, and Magee were apthreatened to assault him. Mr. Smyth pointed as a Waterworks' Committee. titled to damage. He is taking an action Committee to report in writing for the against complainant, who maintained he Finance meeting, to be adopted at the owned the lane, at the Quarter Sessions. The cases were marked "no jurisdiction." Petrol Licenses were granted to Thomas

Goodwin, Grangegeeth; Mrs. B. Johnston

Slane, and Mr. P. Bartle, Co.C., do.

BEST AND SWEETEST ALL THE YEAR ROUND. Vans Deliver Everywhere ! 

MONUMENTAL WORKS. TEADSTONES, OROSSES. Mural Tablets, etc., etc., supplied on shortest notice. 'James' 6 morrow (Sunday)' at 7 o'clock. Bi., and Thomas St. (Opposite 4 (Chord), DROGHEDA. \*\*\*\*\*\*\*\*\*\* Estimates and Designs Frac.

# MEATH CRIMINAL SESSIONS.

SIX MONTHS FOR CATTLE STEALING. Before His Honor County Court Judge P. D. Fleming, K.C., at Trim. The Grand Jury .- The following were sworn on the grand jury: Messrs. Thos. Before Messrs. W. S. Bowden (chair- Crinnon, foreman; Henry Atkin, Ml Dunne, Ml. Gallagher, Jas. Hannon, David Larceny Case. In the case of the H. Kellett, Frederic Lewis, Peter Mooney, My dear Father Brogan, -I was horri- Crown against Thos. Mills, Brackens- Wm. McCourt, G. H. Purdon, Jn. Rourke, fled on reading the account of the inquest town, Swords, for larceny, Sergeant Wm. Smith, Gerald Daly, Wm. Forde, Jos.

The Big Rate.—On the motion of Mr. Ed. Byrne, 29, 29, 30 the house of the Cross, after Mass, on the chapel of Newcastle, went to the house of Mr. Ed. Byrne, 29, 30 the setimate for the follow, 30 the house of Mr. Ed. Byrne, 29, 30 the house of Mr. Ed. Byrne, 29, 30 the house of Mr. Ed. Byrne, 29

6th May, Thomas Murray called at wit- but there had been no charges against her claim of Mr. Harris, Chord Road, about ness's house and he gave him the dray. for the past three years. He allowed her a year ago in respect of damage sustained

against him previous to this; also the the foreman said they wished to com- penditure at the present time. The other prisoner gave himself up to the police mend Sergt. McDermott and Sergt. Mor- matters in connection with the acquirein London. The prisoner was bound to rison for the skill and ability they had ment of the property and the levelling, pay the extra rate, and, for the time

two men. Sergt. McDermott said the The Price of Coal.-The Coal Prices

Mr. Sean Brennan, chairman. Others present-Messrs. Hopkins, Skelly, Con-Magee, Sweeney, Fitzsimons McCabe, English, Tully, and O'Reilly.

submitted that as complainant does not Messrs. Skelly, McCabe, and Tully were keep his fences in repair he is not en-selected as a Town's Committee; each general meeting.

of preserving sugar. LABOUR UNION NOTICES.

## DROGHEDA CORPORATION.

LAW AND FINANCE COMMITTEE'S

INCREASED PRICE FOR GAS.

ELIMINATING THE POLICE. NO CANVASSING TO BE PERMITTED. The Mayor (Ald: P. Monahan) presided.

Davis contended that as the Corporation leases were recommended by the Finance

annum; Miss A. Whitehead, premises, rent. £2 12s. 6d.; P. Thornton, Beamore Road, house and garden in his occupation, 19s. 6d. per month. The Mayor exhave the leases renewed. The report, as amended, was adopted.

question of establishing a Fair Green at quite obvious to the Council.

claimed £100 for the burning of a byre C. O'Reilly appeared for the defendant same condition as it was received, but posed to arresting the prisoner, who ad- as at present the Council should be in a at the back of Ballivor barracks. He said The case was, by consent, adjourned to that was a matter between the two men. mitted buying the animals from the other position to increase the price of gas with-As the owner, Mr. Nulty, said he did not prisoners. The jury asked if the prisoner out waiting for the sanction of the L.G.B.

School Attendance.—The following other two prisoners were cousins and Committee recommended in connection McClare was their uncle-in-law. McClare with the suggestion of Councillor Rooney handed £8 into court which was given to that the price per ton of coal be increased the owner of the sheep. All three defend- and to reduce the price for small quantiants were sentenced to one month's im- ties, that the prices be as follows: For large quantities: at depot, £4 per ton; delivered, £4 3s. per ton; for small quantities: at depot, 5s. per bag or 2s. 6d. per bushel; delivered, 5s. 4d. per bag. This scale takes into account the latest in crease of 14s. 2d. per ton in the price of

To Repeal the Town's Improvement Act. -Mr. Rooney moved that the Town Clerk Memories.-The Manager of the North- be instructed not to issue or give instrucern Bank applied to have a water supply tions for the taking out of summonses, on No Light.—John Fitzsimons, Kells, was laid on to the house about to be built for the suggestion of policemen, under the for the defendant. fined is, with 13s, costs for not having a him on the Headfort Road. Mr. English Town's Improvement Act until such time light on his motor car when driving at said the Banking Company were taking as the Law Courts are under the jurisdic-10.30 p.m. from Drogheda to Kells. De- the money out of the county and they tion of an Irish Republic. He said the fendant said his bulbs had worn out. | could afford to erect a water main. Mr. majority of its members were elected on No Licence.-Chr. Coogan, Navan, sum- McCabe-They can spend some of their the Republican ticket, that they have moned for failing to have with him his 25 per cent. dividends on it. Mr. Tully pledged allegiance to the de jure Irish motor car licence on the 5th March was said it was not so long ago since this Government and that they cannot con-Bank could not facilitate that Council sistently instruct their officials to initiate An Unsanitary House.-Patrick Keely, Mr. Connolly proposed and the Chairs prosecutions on the suggestion of the farmer, Knockerk, was summoned by the man seconded that the water supply be police, nor can they without repudiating Navan R.D.C., for keeping his house in an given. Mr. McCabe proposed and Mr. a fundamental national principle give reunsanitary state. Mr. J. A. Magee, solr., Sweeney seconded a direct negative. On cognition to the alleged right of the for the complainants, said defendant was a show of hands the negative was de. British Law Courts in Ireland. The mode of procedure in prosecutions under the charge and the usual order made, which | Ex-Service Men .- The Sec. of the Kells | Town's Improvement Act has been for a he had disregarded. He was now liable Branch Discharged Soldiers and Sailors policeman to lodge a complaint in conphy said he found himself in complete

in this country are not, at the present vide a septic tank for the premises as time, employed in their proper sphere-a connection with the town sewer was imcivil guard-but are engaged as a possible. Mr. Tallan said Mr. Toner had militarist force and are equipped with all such a tank in his own yard. An order the latest engines of warfare to be used was made that defendant keep his preagainst. their fellow-countrymen. Mr. mises in a sanitary condition, and a fine Mullen seconded the motion. Ald. Mur- of 1s. with 10s. costs imposed. agreement with Mr. Rooney's motion. Michael McKenna, Narrow West Street Not only would be not believe a police- for a nuisance created by throwing soap man's word but he wouldn't believe his suds and dirty water on the street. Mi Navan on Monday, the Meath Herds' oath. Mr. Davis proposed as an amend. Weldon, S.S.O., stated that Mr. McKenna Union applied for a salary of 50s, a week. ment that the matter be referred to the had admitted the offence to him. To Mr. The Secretary said that there were two Council's law agent, and said that such Kierans (for the defendant)-He admitted organisations claiming that title, and it a resolution would tend to abrogate the that the channel at this point is defective. was decided to investigate which body powers of the Corporation and it was Mrs. McKenna, stated she had never their duty to see that nothing interfered thrown soap suds or dirty water on the over £5 14s. 7d., proceeds of a gate at A resolution calling for a telephone with the good government of the town. street, but she had let a dish of water Navan last Nov., when two matches were 12s, to 13s, 6d, per cwt.: cabbages 35s, to 96s. service for Kilmainhamwood was adopted Cof. Thornhill said he did not agree with fall in the effort to save her child from billed and only one (Trim and Athboy, per load; butter, 2s to 2s 9d per lb; hen eggs as was also a resolution from the Trim Mr. Davis's amendment to refer the mat- being crossed by a bicycle. The R. M. hurling) brought off. Mr. McGillick ex- 22s, to 27s, 6d, per 120; duck eggs, 25s, to 27s. Branch calling for an earlier distribution ter to the law agent. He, as well as Mr. said as the Corporation now seemed to plained that he did not know what to do 6d. Rooney, came there to act in the best in- have taken the town in hand and were with the money as there was great dis- DUBLIN CORN EXCHANGE (Tuesday)terests of the town, and he could not determined to keep it clean, these cases satisfaction at the disappointment over Apparent holding up of oats; quantity offering see how the motion was going to benefit of nuisances should be treated seriously. the second match, Rathkenny v. Navan very limited. As high as 86s, brl. asked for the town in any shape or form. In his If they were certain that the defendant Harps. It will be recalled that the referee white. Blacks, too, stiffening up; 33s, brl. opinion it would be a destructive rather had thrown dirty water on the street they (Mr. Burke, Drogheda), did not turn any value. The Republican and Labour Candidates for opinion it would be a destructive rather had thrown dirty water on the street they [Mr. Burke, Drogheda) did not turn up Dunshaughlin area of Meath County Council than a constructive policy. Mr. Murdock would impose a fine for 40s., but as they owing to the inclemency of the weather, Dunshaughlin area of Meath County Council Italia County Council It Callan also spoke in favour of Mr. dismiss the case.

and the reason was that this custom was a very old one and while every class of GAELIC ATHLETIC ASSOCIATION common law can be prosecuted! under this Town's Improvement Act he did not know how far its power was abrogated by other Acts. And while he agreed with Mr. Rooney's idea of not invoking the aid of police or military, yet he found himself constrained by the facts of the situa-

came in, he supported the motion, which Committee. was unanimously passed.

Thanks.-Dr. W. Bradley thanked the Council for entrusting him with their re-

heir wishes to the proper quarter. deemed a disqualification to the obtaining Hynes said that his club had got medals- see many of the old members back again. what had happened already was a severe return any substantial part of it he would the Bye Laws and Markets Committee gift of this Council." Continuing, he said that his reason for moving the motion was got medals during that period for 1915.

> asked if small tenants had to pay the Clarke) could explain the items. Mr. extra rates, and if, as rumour had it, Keegan said they would all have to take weekly rent of their houses.

on the port which was required by the medals were ordered from Hopkins and shall not suffer from lack of moisture Admiralty, London, and he asked the Hopkins and four more from McDowell. during the summer.

# SANITARY CASES.

FINE IMPOSED FOR DEFAULT.

Before Messrs, C. H. Robinson (chairman). Peter Lynch and P. P. Keeley. Trespass.—Patrick Hanratty obtained a decree for 10s, with 2s, costs against Elizabeth Kelly for the trespass of a goat on his cabbage plot. Possession-Peter Hinchey, Bettystown, sought possession of a house on Platten Road occupied by Thos. Leonard. It ap-

against defendant in February last to be out of it. abate a nuisance existing in some of his houses. Having failed to carry out this order, defendant was now liable to a penalty not exceeding 10s, per day for each day he was in default-54 days in

now being carried out. The Court now made an order against defendant for 6d: for £1,150 with £10 10s. expenses was given to the plaintiff, Mr. J. Leland to a cumulative penalty of £114. Dr. E. Federation applied for the use of one of nection with alleged offences under this the Corporation against Jas. Toner, Mr. dice wrote that he had written Mr. L. was given to the plainting, Mr. 1. Letand to a cumulative penanty of Elia. Dr. Murray contended that he should get Byrne, Slane, stated that the house was the rooms of the Town Clerk who is then sup. Tallan appeared for the Corporation, and Clarke for a report. Mr. Hickey said the 35s. to 39s.; mangolds, £3 per ton; hay 5s. to unconditional leave to defend. He alleged badly thatched and in an unsanitary conmeetings. The application was granted posed to take the necessary initial steps Mr. Smyth for the defendant. The sumlocation and the should get Byrne, Stane, stated that the nodes was the rooms of the rooms dition. The defendant was now fined £2 on the motion of Mr. Tully seconded by to have a summons issued. The Town mons was in respect of licensed premises Mr. Newman—The 1916 senior medals are each; chickens, 6s. and 7s.; eggs, 2s. to 2s. 4d. 10s., with £1 costs, and an order to abate Mr. Sweeney, the Chairman remarking Clerk derives his authority from the in Scarlet Street belonging to defendant due Bohermeen. Mr. Eggleston—Three per doz.; butter, 3s. 4d. per that this was one of the chances they Council and that authority can only be and occupied by Mr. Mahon, and in which sets are due to Rathkenny, one jurior and OLDCASTLE (Monday)-No demand for For a Higher Court.—Thomas Elliott, got of showing that they were in no way withheld by the Council. There is, fur- there is not proper w.c. accommodation. two senior. After some talk, it was de. onts; potatoes, 2s. 2d. to 2s. 6d. per stone; Grangegeeth, had Catherine Elliott sum- hostile to those men. Some of their thermore, the consideration that these Mr. Weldon, S.S.O., admitted that de- cided to hold over the medals until the eggs, 2s. 3d. per doz.; chickens, 5s. 6d. to 6s. Grangegeeth, had Catherine Elliott sum- hostile to those men. Some of their thermore, the consideration that these litr. Weldon, S.S.O., adminded that the close of their prosecutions are generally of a frivolous fendant could not drain his premises into four sets due for 1916 championships be each; hens, 4s. to 5s.; old ducks, 1s. and 1s. ally prosecuted under the Act are unable owing to the fact that this premises was When he asked defendant for damages he Connolly was appointed; and Messrs. are sent to jail, which means the inflic- defendant himself had complained to wittion of a further burden upon the rate. ness about the nuisance. Mr. Smyth sub. cup for competition amongst the teams, lard. £19; Bran, £18; white feeding oats 35s. payers of the country. The police forces mitted that the Corporation should pro- a match to be played on the 29th June, per brl.; black, 31s.; eggs. 24s. 2d. per 120 or

Dismissed .- The Corporation summoned

MEATH COUNTY CONVENTION. THE QUESTION OF THE BALANCE

tion to agree with the amendment. He Meath Executive of the G.A.A. was held adoption of a scheme for the lighting of would not be in favour of carrying this at the Show Grounds, Navan, on Sunday, the town by electricity. Owing to the motion. He understood that there are Mr. Jn. Boylan, Dunboyne, President, pre. limited water supply he decided to refied on reading the account of the inquest town, Swords, for larceny, Sergeant on Mark Clinton, recently murdered in pounce professionally represented. Mr. Thomas your parish at Cormeen. Your parish is now stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray, a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray a steward for Major O'Calnow stained with the sins of Cain and Murray as steward for Major O'Calnow stained with the sins of Cain and Murray as steward for Major O'Calnow stained with the sins of Cain and Murray as steward for Major O'Calnow stained with the sins of Cain and Murray as steward for Major O'Calnow stained with the sins of the Cain and Win. M. McGinn, Olacaste, V.F., Also pare the Min. M. M. McGinn, Olacaste, V.F., Also pare the Min. M. M. McGinn, Olacaste, V.F., Also pare the Min. M. M. McGinn, Olacaste, V.F., Al certain offences which cannot be pun-siding. Mr. M. McGinn, Oldcastle, V.P.; commend a scheme based on engine Achaby, and as the blood of Abel and lightan, Swords, deposed that on the 1 lightan, Swords, ligh

The Funeral Company when it is first the first council to come to a future meeting and said that in that case he would not raise might be upset by a new Council at next discuss what steps should be taken to pro- the slightest objection. The Chairman meeting. The Chairman agreed and tect the property of the citizens of Drog- said they would have to get permission moved that the consideration of the were obliged to pay compensation. Mr. heda (applause). The Mayor sympathised from the committee. Mr. Wallace pro- scheme be adjourned till next meeting of with the motion, and although he was not posed that permission be given. Mr. the Committee. Mr. O'Growney secondin favour of throwing out the dirty water, Keeley, Oldcastle, suggested that the mat- ed and it was unanimously passed. no matter how dirty it was, until the clean | ter be left over till the meeting of the Co.

had got 1915 medals in 1918, and Mr. Lyons, Martry, said his team had also

Mr. McGinn suggested that a deputation

it was quite possible, he said, that he (Mr. the meeting. Mr. Eggleston-He repre. There are many varieties, but few or sents the Navan Gaels along with me. Mr. none to beat Canadian Wonder.

Cudden—Since when— Mr. Eggleston— That does not matter. On the proposal growing and climbing haricot beans, the of Mr. McGinn, seconded by Mr. Newman, first-named kind being chiefly grown. rejected and that the ex-secretary be asked French or kidney bean, but the seeds, not to produce the necessary evidence. were re-instated juniors. Lobinstown ap- remain on the plants until they commence

Maguire from Rathkenny. Mr. Halpin beans are ripe; the latter are then proposed that the transfer be granted, gathered, and, when thoroughly dry, are Mr. Cudden proposed as an amendment stored for winter use. The Dutch Brown that he be not re-instated. On a show of is probably the best of the haricots; the hands the amendment was carried. peared that defendant had tendered the Last Year's Championships .- Mr. Rey- antly and the beans ripen early. The rent which was refused, and the court nolds' motion that last year's senior and ripe seeds of any kidney bean may be told plaintiff that under the circumstances junior championships be played off on used as haricots.

they could not give him a decree for the knock-out system was considered. It

The Sports-The Leinster Council wrote suffer. all. Mr. Weldon stated that the work was sanctioning August 15th for the sports in Navan. It was decided to ask for the half mile Leinster Championship.

and teams to be in the hands of the Co. Committee. It was decided to accept the 50s, to 60s, per ton. also decided to arranged a match on 20th of Irish stores at Carlisle; quiet trade; 2-venr June on behalf of the Navan organ fund, old heifers up to £21; short keep heifers, £48

A Transfer.—Mr. Eggleston handed in a £40; fat sheep sold at scheduled prices: ewes transfer form on behalf of a player named and lambs in demand; couples making £8 10s.; Carpenter from Martry with the Gaels. hoggets, 27. Only 69 dairy cows at Salford; By ten votes to seven it was decided to prices between £35 and £65. Fat pigs. 1s. 3d.

referee. It was decided to allow & ex- niv. 90s. to 95s.; others. 79s.; prin.

PHILLP DWYER.

### ELECTRIC LIGHT FOR NAVAN.

WHAT IT WILL COST.

At the last meeting of the Navan Urban Council, Mr. L. J. Lawless, consulting electrical engineer, reported on his in-The twice adjourned meeting of the Co. spection of Navan with a view to the

Valedictory.-Mr. Ward moved a vote Everard and also to the officers of the solution to Rome re the Beatification of sheet. At last meeting, Messrs. Newman variably shown to the members during the Venerable Oliver Plunket. He also and Eggleston had been appointed to at- their term of office. Mr. O'Growney thanked them for the honour they had tend on the late Secretary, Mr. L. Clarke, seconded the resolution and Mr. Clusker conferred on him, and he would convey and prepare with him the necessary par- associated himself with it. The Chairticulars. Mr. M. McGinn said he had a man on behalf of Lady Everard and "Coming Events, etc."-Ald. Murphy written statement from the late secretary himself said they were extremely grategave notice that he would move the giving particulars of receipts and expen- ful for the resolution. He feared howollowing motion at the next meeting of diture for the past year. He read out the ever, that the time had come when they the Council:-"That this Council condemn different items which included a sum of must make room for other men and he the practice of canvassing either directly 224 for medals. Mr. McGinn said the was quite certain that good men would other items were such as were likely to be found to take their places. They all its members for the purpose of securing have taken place during the year but he hoped for the best in the new Ireland appointments or employment in the gift asked what club had got the medals. He that they were going to have. Mr. this Council, and we hereby resolve mentioned that in the previous balance Gallen (Sec.) returned thanks on behalf that such practice will in future be sheet £72 was set down for medals. Mr. of the Officers and said they hoped to

from the convention wait on Mr. Clarke, BEANS FOR SUMMER AND WINTER. haricot or winter beans are of great imthey were going to be asked to pay extra a share of the blame, and Mr. McGinn portance, and summer beans-runner and concurred. Mr. Cudden said that he kidney-are surpassed only by green would take no part of the blame as he peas for delicacy and flavour. Preparaporation property would not be asked to had been continually complaining for tions should now be made for sowing years. The President, with Mr. McGinn these crops. All three need as good land being, it was not intended to increase the and Mr. Eggleston then left to interview as the allotment holder can give them; Mr.; Clarke. After an absence of about an they crop very indifferently on poor land. An Amusing Letter .- A Lieut Colonel hour the deputation returned, and Mr. If it is impossible to obtain any yard or from the Intelligence Office, Queenstown; McGinn said that Mr. Clarke had stated stable manure, such material as spent wrote stating that the Secretary of the to them that the money was paid for the hops, leaf mould or decayed garden Harbour Board supplied him with infor- medals but he did not show them any refuse, or even lawn mowings, must be mation to assist him in compiling a report receipts. He told them that four sets of dug into the trench so that the plants

French or Kidney Belins.-These grow from 18 to 24in, high, and if well looked after grow a good crop of tender pods. peared that £30 and £20 was down for that amount of room the plants develop some further allegations when Mr. Cud- of short twiggy sticks, otherwise they den asked him by what right he was at fall about and some of the pods are spoilt.

Haricot Beans .- There are both low the pods, are eaten. They need exactly the same treatment as that described Re-Instatements -A number of players above, but the pods must be allowed to plied for the transfer to them of John to crack, thus showing that the seeds or plant is of low growth, it crops abund-

Transplanting Winter Greens .-- It is impossession. Mr. M. J. Kierans, solr., was was decided to play off the senior foot- portant to transplant the seedlings before ball 1919 championship on the League they get crowded; if they are not given Default under a Sanitary Order .- In the system and that the junior 1919 cham- more room they will become weak and case of the Corporation against Peter pionship be got over on the knock-out "spindly." I make a point of putting Downey, Mr. P. Tallan, solr., for the Cor. system, clubs that had lost a match in them out on a spare piece of ground at poration, stated that an order was made the League ties already brought off to 6in. apart; there I leave them until the early potatoes have begun to die down or the early peas are getting over. It is a mistake to put the seedling greens be-A meeting of the Co. Committee was tween the potato rows while the haulm then held, Mr. Sean Boylan (chairman) is vigorous, as some plotholders do to save further trouble-they are sure to

### MARKETS.

DROGHEDA MARKETS-Flake meal Feis Match .- The Secretary said the per ton; plain oatmeal, £34; Indian meal £23 Feis Committee had promised to give a flour and wheaten meal, controlled price: pol the day of the Feis; the arrangements butter, 3s. to 3s. 6d. per lb.; hay, £7 to £10 offer and arrange the matches. It was THE WEEK'S MARKETS-Smaller show

DUBLIN CATTLE MARKET-Bri 2s. 2d. to 2s. 3d. per lh.; seconds

nigs 160s, to 170s, per cwt.

prices as last week: milch cows, 62

PETER LYONS' GOLD MEDAL B.

A General Meeting of Stackallen Branch.
I.T. and G.W.U. will be held in Stackallen not often find himself in agreement with in Rathkenny Hall, after last Mass; and in Kilbarry at 11 o'clock. A very important matical in agreement with the gentleman who that the cases had been settled as the determination of the find himself in agreement with the gentleman who that the cases had been settled as the determination of the Rathkenny team.

Corporation against In. Moore and Bernd.
Mathews, respectively, Mr. Tallan stated that the cases had been settled as the determination of the Rathkenny team.

WYER'S FAMOUS SAUSAGES, Tripe and Cowheel—Fresh to the Rathkenny team. Tripe and Cowheel-Fresh Dally, IN EVERYBODY'S MOUTH. would be made a rule of court. bound to agree with him in this action, 1s. with 10s. 6d. cotts.