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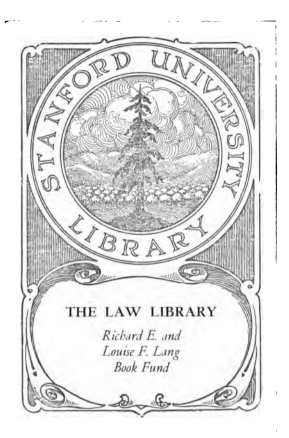
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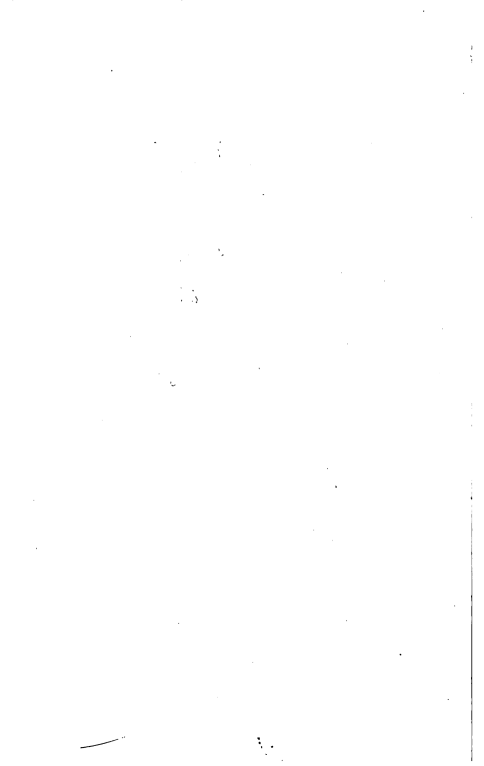


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[Published with the Approbation of the Judges.]

THE

T R I A L S

GEORGE ROBERT EITZGERALD, EG. TIMOTHY BRESKNOCK,

JAMES FULTON, and OTHERS;

FOR THE

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PATRICK RANDAL MACDONNELL, AND CHARLES HIPSON, Esquires.

ALSO,

The TRIAL of JOHN GALLAGHER and Others, for an Affault on GEORGE ROBERT FITZGERALD, in the Goal of Cafflebar.

The ARGUMENTS OF COUNCIL—The Lord Chief Baron YELVERTON'S SPEECH—The ATTORNEY-GENERAL'S Opening—The Addrefs of Mr. FITZGERALD previous to his receiving Sentence; and the whole PROCEEDINGS of the COURT Together with a DESCRIPTION of their CONDUCT at the Place of Execution,

TAKEN FROM THE NOTES OF A BARRISTER. Who had the Affiftance of the Higheft Authority.

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WILLIAM GARROW, ESO OF LINCOLN'S INN, BARRISTER AT LAW.

MY DEAR SIR,

WHEN in purfuit of our prefent profession, our habits and attentions were so fimilar, that, I flatter myfelf, I am not entirely forgotten by you. Lest, however, the change of country, the remoteness of stuation, and the avocations of business, may have estranged me from your memory, I have taken the liberty of infcribing to you a Note of a Trial, which at present occupies much public attention here, not only from the extraordinary character of the person tried, tried, but from fome points of law which were agitated upon that occafion. If it fhall recal to your recollection fome of these many hours which we have devoted together to literary entertainment, or learned amusements, it will amply compenfate any trouble I have experienced on this occasion.

I have the honour to be,

DEAR SIR,

your obliged and obedient

Friend and Servant,

GEO. JOS. BROWNE.

DUBLIN, JUNE 22, 1786.

PROCEEDINGS, &c.

ASSIZES AT CASTLEBAR.

Monday, April 10, 1786.

HE Lord Chief Baron Yelverton, and Mr. Baron Power, after reading their commission, adjourned to the next Day.

Tuesday, April 11, 1786.

The following Grand Jury were fworn :

Sir Neal O'Donnell, Bart. Foreman.

Right Hon. James Cuffe, Hon. Henry Browne, Thomas S. Lindfay, Efq; Charles Costello, Esq; John Bingham, Efq; Thomas Lindfay, fenior, Efg. Thomas Lindfay, junior, Efq. Francis Knox, Efq; Arthur French, Efq; George Miller, Efq; Chriftopher Bowen, Efq. William Ruttlege, Efq. Hugh O'Donnell, Efq. James Browne, Efq; Thomas Ormfby, Efg. John Ormíby, Eíq;

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Richard

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Richard Blake, Efq; Edward Browne, Efq; William Brabazon, Efq; George O'Maley, Efq; William Oram, Efq; James O'Donnell, Efq;

After the Chief Baron had given his charge, Mr. Stanley then moved the Court for liberty to admit Counfel, and his Agents to Mr. Fitzgerald. He ftated, that fince the revolution there had not been an example of fuch feverity as had been practifed towards Mr. Fitzgerald fince his commitment; that in the cafe of the affaffins, in the reign of King William, it had not been fo; and alfo in the cafe of 1 ord Winton and Lord Lovat, though committed for high treafon againft the ftate, all the prifoners, through the benignity of the times, were allowed counfel to attend them in prifon previous to their trials. He cited many other cafes.

The Chief Baron interrupted him, faying, there is no occasion to make any parade about it; if there had been a private application to the Attorney General, who was then in his eye, he did not doubt but every reasonable indulgence would be given to him.

The Attorney General then faid, that he underftood every thing which was confiftent with the fafe keeping of Mr. Fitzgerald had been, and would continue to be done.

The Hon. Dennis Browne, High Sheriff, begged leave to fay a few words. He had been obliged to order Mr. Fitzgerald under clofe confinement, from attempts made by himfelf—he had endeavoured to bribe the Sub-fheriff to permit him to clcape.

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escape. He was going to state other matters, but was interrupted by the *Chief Baron*, who faid, that stating such facts might tend to prejudice the minds of men who might, perhaps, be on the Petit Jury that were to try Mr. Fitzgerald.

Mr. O'Farrell then moved, that Mr. T. Burgefs might be admitted to Mr. Fitzgerald. He stated, that he was a perfon absolutely necessary to him, for pecuniary purposes.

The High Sheriff faid, he did not think it prudent to ad nit him to Mr. Fitzgerald. However, after fome argument, the Chief Baron was pleafed to order that Mr. Burgefs fhould be admitted, all neceffary precautions being taken; alfo his Agent, Mr. John Lynott, and one or two of his Counfel, who are Mr. Ferrall, Mr. Stanley, and Mr. Owen.

The *Chief Baron* ordered the feveral perfons charged with murder to be brought up to-morrow, in order to their arraignment.

The Court then proceeded to the ordinary bufiinefs, after which they adjourned to the next day.

Wednesday, April 12, 1786.

The feveral perfons charged with murder were brought up to be arraigned.

As foon as the Judge had taken his feat, Mr. Brecknock flated to the Court, that he was weak and infirm through age, and applied to be let within the bar, that he might fit. The Chief Baron told him, he could not comply with his requeft, but that a chair fhould be provided for him, that he might fit in the dock.

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Mr. Stanley faid, that counfel on behalf of Mr. Fitzgerald had a motion to fubmit to Court, and Mr. O'Farrell went on to lay the ill flate of Mr. Fitzgerald's health before his Lordship, and his having been plundered by a mob, after the unhappy accident.

The Attorney General faid, that he fupposed this was to be a fecond edition of the application of yesterday.

Mr. Stanley replied, it was not; and faid, tho' his client was not able to procure an affidavit from a physician, that his health was fo precariousor from a furgeon, that his ftate was fo uncertain that he could not attend, and tho' he could not himfelf in truth make fuch an affidavit, yet he trufted to be able to lay before the court fuch an affidavit, as to his state of his mind, as to induce his Lordship to postpone the trial. He also faid he had an application to make to his Lordship's humanity, which was, to request his Lordship to go down to the gaol to take his affidavit, as from the treatment Mr. Fitzgerald had received, he had been confined to his bed, and could not come to the court in any other manner, and he believed it was a frequent practice for the Judges to go to the gaol of Newgate, in Dublin, for fimilar purposes, and hoped his Lordship would so far favour his client.

The Attorney General asked Mr. Stanley, if he meant to put off the trial before Mr. Fizzgerald had pleaded?

The Chief Baron asked, was there any affidavit that Mr. Fitzgerald's state of health was such that he could not with safety come into court to be arraigned?

Mr.

Mr. O'Farrell begged five minutes time to confult with Mr. Fitzgerald, whether he could make fuch an affidavit, which being granted, his counfel went to him, and after a ftay of about a quarter of an hour returned.

Mr. Ulick Burke then stated, that with fafety to his life, Mr. Fitzgerald could not come into court.

The Chief Baron asked, if Mr. Fitzgerald had been visited by any person of medical skill?

Mr. Owen declared that Mr. Fitzgerald ftill languished under injuries received, while in the custody of the law, from the most favage and brutal barbarity, and hoped his Lordship would take the affidavit,

Mr. Ulick Burke alledged, that Mr. Fitzgerald laboured under extreme illnefs, and that a violent rafh on his fkin made it unfafe for him to leave his bed.

Mr. Stanley then stated an affidavit, which Mr. Fitzgerald proposed to make to put off his trial, in which it was alledged that his state of health was such as not to be able to take his trial at the present affizes.

The Attorney General observed, that it had been Itated by counsel that Mr. Fitzgerald could not make such an affidavit as was now proposed, but so soon as his counsel were admitted to him, the very affidavit which he could not make, was now to be prepared.

The Chief Baron agreed with the Attorney General, that the facts were certainly fo.

Mr. Stanley, to exculpate himfelf, faid, that he had no previous confultation with Mr. Fitzgerald, and had mifconceived his ftate of health.

The Chief Baron informed him, that no perfon accufed him of improper conduct; and it being foggefted by a gentleman in court, that Dr. Boyd, the phyfician who had attended Mr. Fitzgerald, was then in court, the Chief Baron directed him to vifit Mr. Fitzgerald, and report his flate of health; and the Court adjourned for half an hour.

The court being again opened, Dr. Boyd, on the fuggestions of Mr. M'Carty, one of Mr. Fitzgerald's counsel, was sworn. He declared that Mr. Fitzgerald might be brought up warmly covered, or in hisbed, as he alledged that he had no cloaths; that his long lying in a horizontal posture had made it, perhaps, less fase for him to come in any other manner; and that contrary to all patients he had known, who generally defired to leave their beds, he could not prevail upon Mr. Fitzgerald to quit his, nor could he induce him to take animal food, which would have speedily amended the injuries he had fustained by loss of blood.

The Chief Baron ordered him to be brought up, with proper precautions, in his bed.

Mr. *M*^c*Carty* then afked Dr. Boyd, if there was not a rafh on Mr. Fitzgerald? to which the Doctor anfwered in the affirmative, but that it was not dangerous.

The Court then adjourned for half an hour, after which adjournment Mr. Fitzgerald was brought into Court in his bed, and laid on the witness's table, where he, together with Timothy Brecknock, &te. &c. &c. were arraigned on the following indictment.

County of Mayo, THE Jurors for our Lord the to wit, King, upon their oath, prefent and fay, That George Robert Fitzgerald, late of Rockfield, in the county of Mayo, Esq; Timothy Brecknock, late of the fame, Gent. John Fulton, late of the fame, weaver, Charles King, late of the fame, yeoman, John King, late of the fame, yeoman, Abel Fulton, late of the fame, yeoman, John Murphy, late of the fame, yeoman, James Masterson, late of the same, yeoman, John Cox, late of the fame, yeoman, David Saltry, late of the fame, yeoman, Philip Cox, late of the fame, yeoman, Richy Law, late of the fame, yeoman, John Hufton, late of the fame, yeoman, James Foy, otherwife Sladeen, late of the fame, yeoman, William Fulton, late of the fame, yeoman, and Samuel Stephenfon, late of the fame, yeoman, with divers other perions, to the Jurors aforefaid at prefent unknown, not having the fear of God before their eyes, but being moved and feduced by the infligation of the Devil, on the 21st day of February, in the 26th year of the reign of our fovereign Lord George the Third, of Great-Britain, France and Ireland, king, defender of the faith, and fo forth, with force and arms, at Gurtnefullagh, aforefaid, in the county aforefaid, in and upon one Charles Hipfon in the peace of God and a subject of our faid Lord the King within this land of Ireland, then and there being wilfully, traiteroufly, felonioufly and of their malice prepensed, did make an affault; and that the faid John Fulton a certain gun of the value of five shillings, then and there charged with gun-powder and one leaden bullet, which gun he the faid John Fulton in his right-hand then and there had and held against, and upon the faid Charles Hipfon then and

and there wilfully, traiteroully felonioully and of his malice prepenfed, did fhoot and difcharge, and that he the faid John Fulton with the leaden bullet aforefaid out of the gun aforefaid, then and there by force of the gun-powder aforefaid fhot and fent forth as aforefaid the aforefaid Charles Hipfon in and upon the left fide of him the faid Charles Hipfon, a little under the left arm of him the faid Charles Hipfon, then and there with the leaden bullet aforefaid, out of the gun aforefaid, by the faid John Fulton fo as aforefaid, fhot, discharged and sent forth, wilfully, traiterously, and of his malice prepenfed, did strike, penetrate and wound, giving to the faid Charles Hipfon then and therewith the leaden bullet aforefaid to as aforefaid shot, discharged and sent forth out of the gun aforefaid, by the faid John Fulton, in and upon the faid left fide of him the faid Charles Hipfon, a little under the left arm of him the faid Charles Hipfon. one mortal wound of the depth of four inches, and of the breadth of half an inch; of which faid mortal wound the aforefaid Charles Hipfon then and there inftantly died. And that the aforefaid George Robert Fitzgerald, 'Timothy Brecknock, Charles King, John King, Abel Fulton, John Murphy, James Masterson, John Cox, David Saltry, Philip Cox, Richy Law, John Hufton, James Foy, otherwife Sladeen, William Fulton, and Samuel Stephenfon, then and there wilfully, traiteroufly, and of their malice prepenfed, were prefent, aiding, helping, abetting, comforting, affifting, and maintaining the faid John Fulton the treason and murder aforefaid, in manner and form aforefaid to do and commit. And fo the Jurors aforefaid do fay, that the faid George Robert Fitzgerald, Timothy Brecknock, John Fulton, Charles King, John King, Abel Fulton, John Murphy, James Masterson, John Cox, David Saltry, Philip Cox, Richy

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Richy Law, John Hufton, James Foy, otherwife Sladeen, William Fulton, and Samuel Stephenfon, the faid Charles Hipfon then and there in manner and form aforefaid wilfully, traitoroufly, felonioufly and of their malice prepenfed, did flee and murder, against the peace of our faid Lord the King, his crown and dignity, and against the form of the statute in fuch cafe made and provided.

They were then also arraigned on the following indictment:

County of Mayo, YTHE Jurors for our Lord the King, upon their oath, prefent to wit, and fay, That George Robert Fitzgerald, late of Rockfield, in the county of Mayo, Gent. Timothy Brecknock, late of the fame, Andrew Creaghe, otherwife Graig, late of the fame, yeoman, James Foy, late of the fame. yeoman, John Fulton, late of the fame, weaver, Charles King, late of the fame, yeoman, John King, late of the fame, yeoman, Abel Fulton, late of the fame, yeoman, John Murphy, late of the fame, yeoman, James Masterson, late of the same, yeoman, John Cox, late of the fame, yeoman, David Saltry, otherwife Simpfon, late of the fame, yeoman, Philip Cox, late of the fame, yeoman, Richy Law, late of the fame, yeoman, John Hufton, late of the fame, yeoman, James Foy, otherwife Sladeen, late of the fame, yeoman, William Fulton, late of the fame, yeoman, Samuel Stephenfon, late of the fame, yeoman, John M'Mullen, late of the fame, yeoman, William Kelly, late of the fame, yeoman, William and Robert Logan, late of the faine, yeomen, Wallace Kelly, late of the fame, yeoman, James M'Cullagh, late of the fame, yeoman, John Chambers, late of the fame, yeoman,

man, John Chapman, late of the fame, yeoman. Archibald Newen, late of the fame, yeoman, John Bernee, late of the fame, yeoman, Humphry George, late of the fame, yeoman, Michael Brewing, late of the fame, yeoman, John Rehenny, late of the fame, yeoman, William Robinson, late of the fame, yeoman, Patrick Dorning, otherwife Downey, late of the fame, yeoman, with divers other perfons, to the Jurors at prefent unknown, not having the fear of God before their eyes, but being moved and feduced by the infligation of the Devil, on the twenty-first day of February, in the twenty-fixth year of the reign of our Sovereign Lord George the Third, now king of Great Britain, France and Ireland, defender of the faith, and fo forth, with force and arms, at Kilnecarra, in the county aforefaid, in and upon Patrick Randall Mc. Donnell in the peace of God and a fubject of our Lord the King, within this land of Ireland, then and there being wilfully, traitoroufly, and of their malice prepenfed, did make an affault, and that the faid Andrew Craig a certain piftol of the value of five shillings then and there charged with gun-powder and one leaden bullet, which piftol he the faid Andrew Craig in his right-hand then and there had and held against, and upon the faid Patrick Randall Mc. Donnell then and there wilfully, traitoroufly, and of his malice prepenfed, did fhoot and discharge, and that the faid Andrew Eraig with the leaden bullet aforefaid out of the piftol aforefaid, then and there by force of the gun-powder aforefaid fhot and fent forth as aforefaid, the aforefaid Patrick Randall Mc. Donnell in and upon the left breaft of him the faid Patrick Randall Mc. Donnell then and there with the leaden bullet aforefaid out of the piftol aforefaid, by the faid Andrew Craig as aforefaid thot, discharged and sent forth wil-

wilfully, traitoroufly and of his malice prepenfed. did ftrike, penetrate and wound, giving to the faid Patrick Randall Mc: Donnell then and there with the leaden bullet aforefaid fo as aforefaid fhot, difcharged and fent forth out of the piftol aforefaid by the faid Andrew Craig, in and upon the faid left breaft of him the faid Patrick Randall Mc. Donnell one mortal wound of the depth of four inches, and of the breadth of half an inch, of which faid mortal wound the aforefaid Patrick Randall Mc. Donnell then and there initantly died; and that the aforefaid George Robert Fitzgerald, Timothy Brecknock, James Foy, John Fulton, Charles King, John King, Abel Fulton, John Murphy, James Mafterson, John Cox, David Saltry, Philip Cox, Richy Law, John Hufton, James Foy, otherwife Sladeen, William Fulton, Samuel Stephenson, John Mc. Mullen, William Kelly, Patrick Dorning, William Logan, Robert Logan, William Fulton, Wallace Kelly, James Mc. Cullagh, John Chambers, John Chapman, Archibald Newen, and John Bernee, then and there wilfully, traitoroufly, and of their malice prepenfed, were present, aiding, helping, abetting, comforting, affifting and maintaining the faid Anthrew Craig in the treason and murder aforefaid, in manner and form aforefaid to do and commit. And fo the Jurors aforefaid do fay; that the faid Andrew Craig, George Robert Fitzgerald, Timothy Brecknock, James Foy, John Fulton, Charles King, John King, Abel Fulton, John Murphy, James Masterson, John Cox, David Saltry, Philip Cox, Richy Law, John Hufton, James Foy, otherwife Sladeen, William Fulton, Samuel Stephenson, John Mc. Mullen, William Kelly, Patrick Dorning, William Logan, Robert Logan, William Fulton, John Chambers, John Chapman, Archi-Ba bald

bald Newen, and John Bernee, the faid Patrick Randall Mc. Donnell, then and there in manner and form aforefaid, wilfully, traitoroufly, and of their malice prepenfed, did flee and murder, againft the peace of our faid lord the king, his crown and dignity, and also againft the form of the flatute in fuch case made and provided.

When Mr. Brecknock was called to plead, he faid there did not appear to be any conftat of a true bill against him; that in that case the prefumption of law was, that the bill was ignored; and claimed as his right to have a fight of the true bill.

The *Chief Baron* directed the Clerk of the Crown to go on with his duty; and the bill ending, "againft the form of the flatute," Mr. Brecknock afked what flatute? To which the Court anfwered, that he was now premature.

When the queftion, "how will you be tried?" was put to him, and the Clerk of the Crown defired him, as ufual, to answer, "by God and my Country," Mr. Brecknock faid, I should choose to be tried by God, and not by your Country. After being repeatedly urged to plead in the common form,

The *Chief Baron* informed him, that if he did not answer in the manner prescribed, he must proceed according to law, which would be to confider him as *mute*, and pass fentence upon him.

Mr. Brecknock faid it was impossible to be tried both by God and the Country, they were diffinct propositions. But being again urged by the Chief Baron, he made the usual answer, and then they all feverally pleaded, Not Guilty, to both indictments.

George

George Robert Fitzgerald and Timothy Brecknock were then arraigned on the following indictment:

County of Mayo, 7 THE Jurors of our Lord the S King upon their Oath prefent to wit. and fay, That George Robert Fitzgerald, late of Rockfield, in the County of Mayo, Efg; and Timothy Brecknock, late of the fame, Gent. not having the fear of God before their eyes, but being moved and feduced by the infligation of the Devil, on the 21st day of February, in the 26th year of the reign of our Sovereign Lord George the Third, now King of Great Britain, France and Ireland, defender of the faith, and fo forth, at Rockfield aforefaid, in the faid County of Mayo, did of their malice prepenfed, wilfully, traitoroufly, and felonioufly provoke, ftir up, and procure Andrew Creagh, otherwife Craig, James Foy, cherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rehanny, John Burney, William Robinfon, John Cox, Philip Cox, James Mafterfon, and Patrick Dorning, otherwife Downey, and divers other perfons, at prefent to the Jurors aforefaid unknown, to flee and murder one Patrick Randall Mc. Donnell, who was then and there a fubject of our faid Lord the King, within this land of Ireland.

And the Jurors aforefaid, upon thir oath aforefaid, further prefent and fay, that the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpion, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rehanny, John Burney, William William Robinfon, John Cox, Philip Cox, James Masterson, Patrick Dorning, otherwife Downey. and divers other perfons, at prefent to the Jurors aforefaid unknown, on the day aforefaid, in the year aforefaid, with force and arms; to wit, at Kilnecarra in the county aforefaid, in and upon the faid Patrick Randall Mc. Donnell, in the peace of God, and of our faid Lord the King, then and there being wilfully, traitoroufly, and felonioufly, and of their malice prepensed, did make an affault; and certain guns of the value of 5s. each and every of the faid guns, being then and there charged with gunpowder and a leaden bullet, which guns they the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinson, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwife Downey, in their right hands respectively, then and there had and held against and upon the faid Patrick Randall Mc. Donnell, wilfully, traitoroufly, and felonioufly, and of their malice prepenfed, and by the aforefaid provocation, stirring up and procurement of the faid George Robert Fitzgerald, and Timothy Brecknock, did fhoot and discharge, and the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archib. Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinfon, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwise Downey, with the leaden bullets aforefaid out of the guns aforefaid, then and there by force of the gun-

gunpowder aforefaid, thot and fent forth as aforefaid, the aforefaid Patrick Randall Mc. Donnell wilfully, traitoroully, and feloniquily and of their malice prepenfed, and by the aforefaid provocation, ftirring up and procurement of the faid George Robert Fitzgerald, and Timothy Brecknock, then and there did strike, penetrate, and wound, giving to the faid Patrick Randall Mc. Donnell, then and there with the leaden bullets aforefaid, fo as aforefaid, fhot, discharged, and fent forth out of the guns aforefaid by the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphrey George, William Kelly, John Fulton, William Fulton, DavidSimpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinson, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwife Downey, in and upon the body of him the faid Patrick Randall Mc. Donnell, feveral mortal wounds of the depth of four inches, and of the breadth of half an inch, and of which mortal wounds the aforefaid Patrick Randall Mc. Donnell then and there inftantly died.

And the Jurors aforefaid, upon their oath aforefaid, do fay, that Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinfon, John Cox, Philip Cox, James Mafterfon, and Patrick Dorning, otherwife Downey, the faid Patrick Randall Mc. Donnell, then and there in manner and form aforefaid, wilfully, traitoroufly, and felonioufly, and of their malice prepenfed, did flee and murder.

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And to the Jurors aforefaid, upon their oath aforefaid, do fay, that the faid George Robert Fitzgerald, and Timothy Brecknock, then and there in manner and form aforelaid, wilfully, traitoroufly, and felonioufly, and of their malice prepenfed, did provoke, ftir up, and procure the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing. Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinson, John Cox, Philip Cox, James Mafterfon, and Patrick Dorning, otherwife Downey, and divers other perfons at prefent to the Jurors aforefaid unknown, to flee and murder in manner and form aforefaid. the faid Patrick Randall Mc. Donnell; then and there being a subject of our faid Lord the King, within this land of Ireland, contrary to the peace of our faid Lord the King, his crown and dignity, and against the form of the statute in that case made and provided.

Mr. Stanley requested the former indictment to be read, as the charge now made, seemed to him to be for the same crime laid in the former indictment, and bid Mr. Fitzgerald not plead.

The Chief Baron then defired Mr. Stanley to plead or demur; and

The Attorney General asked him, did he choose to demur to the indictment? if he did, he would join him in the demurrer instanter.

Mr. Stanley then faid, that in hisopinion the prefent indictment was substantially for the same fact laid in the former indictment, to which Mr. Fitzgerald had pleaded not guilty, and said he thought

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it very hard, he should now be forced to plead not guilty to the fecond indictment; for if he should be acquitted on the first indictment; and that he should be advised to plead auterfois acquit to the fecond, he might be then told he came too late with that plea, having already pleaded the general iffue not guilty, and as it had been determined in the cafe of the King against Swan and Jefferys in Forster, that auterfois arraign was no plea. He did not fee any possible way for the prifoner to take advantage of the objection now, but by way of

demurrer .-- However upon confideration and confultation, he gave it up, and advised Mr. Fitzgerald to plead, which he did, as did Mr. Brecknock.

They were then also arraigned on the following indictment :

County of Mayo, 7 THE Jurors of our Lord the **S** King upon their oath prefent to wir. and fay, That George Robert Fitzgerald, late of Rockfield, in the county of Mayo, 1.fq; and Timothy Brecknock, late of the fame, Gent, not having the fear of God before their eyes, but being moved and feduced by the inftigation of the Devil, on the 21st day of February, in the 26th year of the reign of our Sovereign Lord George the Third, now King of Great-Britain, France, and Ireland, defender of the faith, and fo forth, at Rockfield aforefaid, in the faid county of Mayo, did of their malice prepenfed, wilfully, traitoroufly, and felonioufly provoke, ftir up, and procure Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwile Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rehanny, John Burney,

Burney, William Robinson, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwise Downey, and divers other persons, at present to the Jurors aforesaid unknown, to see and murder one Charles Hipson, who was then and there a subject of our faid Lord the King, within this land of Ireland.

And the Jurors aforefaid, upon their oath aforefaid, further prefent and fay, that the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rehanny, John Burney, William Robinfon, John Cox, Philip Cox, James Masterson, Patrick Dorning, otherwise Downey, and divers other perfons, at prefent to the Jurors aforefaid unknown, on the day aforefaid, in the year aforefaid, with force and arms, to wit, at Gurtnefulla, in the county aforefaid, in and upon the faid Charles Hipfon, in the peace of God, and of our faid Lord the King, then and there being wilfully, traitoroufly, and felonioufly, and of their malice prepenfed, did make an affault. and certain guns of the value of s. each and every of the faid guns, being then and there charged with gunpowder and leaden bullets, which guns they the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinson, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwife Downey, in their right hands respectively, then and there had and held against and upon the faid Charles Hipfon, wilfully, traitor-

traitoroufly, and felonioufly, and of their malice prepenfed, and by the aforefaid provocation, ftirring up and procurement of the faid George Robert Fitzgerald and Timothy Brecknock, did fhoot and discharge, and the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinfon, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwife Downey, with the leaden bullets aforefaid out of the guns aforefaid, then and there by force of the gunpowder aforefaid, shot and sent forth as aforefaid, the aforefaid Charles Hipfon, wilfully, traitoroufly, and felonioufly and of their malice prepenfed, and by the aforefaid provocation, ftirring up and procurement of the faid George Robert Fitzgerald and Timothy Brecknock, then and there did strike, penetrate, and wound, giving to the faid Charles Hipfon, then and there with the leaden bullets aforefaid, so, as aforefaid, shot, discharged and sent forth out of the guns aforefaid by the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinson, John Cox, Philip Cox, James Masterson, and Patrick Dorning, otherwife Downey, in and upon the body of him the faid Charles Hipfon, feveral mortal wounds of the depth of four inches, and of the breadth of half an inch, and of which mortal wounds the aforefaid Charles Hipfon then and there instantly died.

And

And the Jurorsaforefaid, upon their oath aforefaid, do fay, that Andrew Creagh, otherwife Craig, James Foy, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinfon, John Cox, Philip Cox, James Mafterfon, and Patrick Dorning, otherwife Downey, the faid Charles Hipfon, then and there in manner and form aforefaid, wilfully, traitoroufly, and felonioufly, and of their malice prepenfed, did flee and murder.

And fo the Jurors aforefaid, upon their oath aforefaid, do fay, that the faid George Robert Fitzgerald, and Timothy Brecknock, then and there in manner and form aforefaid, wilfully, traitoroufly, and felonioufly, and of their malice prepensed, did provoke, ftir up, and procure the faid Andrew Creagh, otherwife Craig, James For, otherwife Slateen, Humphrey George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Brewing, John Chapman, John Rahenny, John Burney, William Robinion, John Cox, Philip Cox, James Mafterion, and Patrick Dorning, otherwife Downey, and divers other perfons at prefent to the Jurors aforefaid unknown, to flee and murder in manner and form aforefaid, the faid-Charles Hipfon, then and there being a fubject of our faid Lord the King, within this land of Ireland, contrary to the peace of our faid Lord the King, his crown and dignity, and against the form of the statute in that case made and provided.

Mr.

Mr. Stanley then moved to put off the trial, and produced an affidavit of Mr. Fitzgerald's for the purpole of poltponing his trial; which from inability was figned with his mark. It flated Mr.-Fitzgerald's having been arrefted on the 21ft February, his tenantry banished, and his being himfelf attacked in prison; it also flated the absence of four material witness, which were fpirited away by the profecutor, and the temper of the county, which rendered it impossible, with safety to his life, to abide his trial until the next affizes.

The Attorney General then moved, that two affidavits which he held in his hand might be read; which was ordered.—They were the affidavit of Andrew Edmondion, which proved notice of trial being ferved on Mr. Fitzgerald; the other was the affidavit of Patrick Clarke, Sub-fheriff of the county, the purport of which was, that Mr. Fitzgerald, on the night of the day on which he was committed, had told him that he fhould be properly rewarded if he would let him efcape.

The Attorney General faid it was not his defire to prefs on the trial, but he wished to inform him, Mr. Fitzgerald, that his trial would certainly come on long before the next affizes.

The Chief Baron faid, from the ftate in which he faw Mr. Fitzgerald, he had a judicial knowledge of his fituation, and in a ftate of much confequence he thought that a man fhould be perfectly ateafe; therefore the irons are to be ftricken off from a prifoner who is to be tried—Why? that he may be in full poffeffion of himfelf. Another part of his affidavit he feared was but too true, that the county was not in fuch a temper as to be fit for his trial—Human nature will be human nature ftill; and and where crimes like these are perpetrated, it is impossible not to feel resentment—Andhewas fortified in his opinion when he confidered that the prisoner, even when in a gaol, in the cuftody of the law, was not fecure from violence—but he thought it very right in the Attorney General to acquaint Mr. Fitzgerald, that he must be speedily tried; the public tranquillity could not remain disturbed, and it was probable that he and Mr. Baron Power would return in the next vacation to try Mr. Fitzgerald. He thought it also necessary to fay, that the trial was possible on account of the ill flate of the prisoner's health and his affidavit of it, which kind of affidavits he knew ought always to be sparingly received. The trial, he was there-

The Attorney General declared, that Government had ordered him to profecute the gentlemen who had wounded Mr. Fitzgerald in prifon, with the fame rigour as he was directed to profecute Mr. Fitzgerald himfelf,

fore of opinion, ought now to be put off.

The Court then adjourned for half an hour, to let Mr. Fitzgerald be carried out.

As foon as the Court was opened again, Mr. Brecknock claimed it as his right, as an Englishman, to have a jury of *medistas lingua*.

The *Chief Baron* informed him that whenever he was tried he would be tried according to law.

Andrew Gallagher, John Gallagher, James Martin, Luke Higgins, Charles Higgins, and Edward Martin, were then brought up and arraigned on the following indictment:

County

County of Mayo, THE Jurors for our Lord the to wit. King upon their oath prefent,

]That Andrew Gallagher, of Castlebar, apothecary, John Gallagher, coroner, James Martin, doctor of physic, Luke Higgins, of Caftlebar, tanner, Charles Higgins, of Westport, gent. and Edward Martin, of Caftlebar, gentleman, with divers other perfons, to the Jurors aforefaid at prefent unknown, being ill defigning and diforderly perfons, of a wicked and malicious difpofition, and not regarding the laws and statutes of this realm, nor the pains and penalties therein contained, after the 24th day of June, in the year of our Lord 1-78, to wit, on the 21st day of February, in the 26th year of the reign of our Sovereign Lord George the Third, now King of Great-Britain, France and Ireland, and fo forth, with force and arms, at Caftlebar, in the county aforefaid, with certain piftols loaden with gun-powder and a leaden bullet, which they the faid Andrew Gallagher, John Gallagher, James Martin, Luke Higgins, Charles Higgins, and Edward Martin, with divers other perfons, and each and every of them in both their and in each and every of their hands then and there had and held, they the faid Andrew Gallagher, John Gallagher, James Martin, Luke Higgins, Charles Higgins, and Edward Martin, with divers other perfons, and each and every of them with the faid piftols being fo loaded as aforelaid, did then and there wilfully, wantonly and maliciously wound George Robert Fitzgerald, the faid George Robert Fitzgerald being then a prifoner in the gaol of Cafflebar aforefaid, by force of the gun-powder and leaden bullet fhot out and difcharged from the faid piftol, with intent in fo doing, him the faid George Robert Fitzgerald to murder, against the form of the statute in that case made

made and provided, and against the peace of our faid Lord the King, his crown and dignity.

They were also arraigned on the following indictment:

County of Mayo, 7 THE Jurors for our Lord the King upon their oaths prefent, to wit. that Andrew Gallagher, of Caftlebar, apothecary, John Gallagher, of Castlebar, one of the coroners of our Lord the King, James Martin, of Castlebar, doctor of physic, Luke Higgins, of Caftlebar, tanner, Charles Higgins, of Weftport, gentleman, Edward Martin, of Caftlebar, gentleman, and Daniel Clarke of Caltlebar, yeoman. - with divers other perfons, to the Jurors aforefaid at present unknown, on the 21st day of February, in the 26th year of the reign of our Sovereign Lord George the Third, now King of Great-Britain, France, and Ireland, defender of the faith, and fo forth, with force and arms, at Caftlebar, in the county aforefaid in and upon George Robert Fitzgerald, late of Rockfield, Efq; in the peace of God and our faid Lord the King then and there being, did make an affault, and him the faid George · Robert Fitzgerald then and there did beat, wound and ill treat, fo that his life was greatly despaired of, and other wrongs to the faid George Robert Fitzgerald then and there, did to the great damage of the faid George Robert Fitzgerald, and against the peace of our faid Lord the King, his crown and dignity.

To these indictments they severally, except Edward Martin, pleaded, Not Guilty; and on a motion of Mr. Browne, of their counsel, and upon the Court's having inspected the informations, and his his Majefty's Attorney General having confented thereto, Andrew Callagher, John Gallagher, James Martin, Luke Higgins and Charles Higgins, were admitted to bail, upon being bound themfelves in a recognizance for 500% each, with two fecurities for 250% each, and Daniel Clarke in a recognizance of 40% with two fecurities of 20% each.

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At the close of the ordinary buliness of the county, the Court adjourned over the affizes to the 7th of June; being in the interval between Easter and Trinity Term.

Wednesday, July 7, 1786.

• HIS day the Lord Chief Baron and Mr. Baron Power opened the court, purfuant to adjournment. The Grand Jury were called over, and the Sheriff was directed to inform fuch of them as had abfented themfèlves, that they would be, on the morrow, called upon a very heavy fine.——The Court were also pleafed to order the Sheriff to have the Grand Pannel of his county fummoned to attend on the Petit Jury; and that Mr. Fitzgerald and the other perfons accufed should be brought up early the next day.

Adjourned to ten o'clock on Thursday morning.

, Thursday, June 8, 1786.

THE Court having met, purfuant to adjournment, Mr. Calbeck faid, that as the dock feemed very much crowded he hoped their Lordships, before D they they proceeded to bulinels, would confider the flate of illnels under which Mr. Fitzgerald laboured, and permit him to come forward, and have a place at the table, where he might be at his eafe,

Mr. Baron Power. It is impossible. The Court can make no distinctions. There is no rank, no condition of men, but when accused of such crimes.must meet with similar treatment, Mr. Fitzgerald must remain where he is.

Mr. Owen, of counfel for Mr. Fitzgerald, faid, that it was only intended to apply to the Court for that indulgence when Mr. Fitzgerald fhould be called on to give testimony on the trial of the feveral perfons who had affaulted him.

Court. On that occasion he shall have every indulgence. He will give his testimony as every other witness does, on the table; a chair will be provided for him, and every other thing done to render him as easy as possible.

The *Court* then called upon Mr. Attorney General to declare which number he meant to proceed in first; and he havinging declared that he intended to proceed first as to Mr. Fitzgerald; for if Mr. Fitzgerald should be convicted, he could, before attainder, be used as an evidence against those perfors who had assaulted him in the prifon.

The Lord Chief Baron had thought the law to have been fo at the time Mr. Fitzgerald had been brought up before, but on his refearches fince, he had found in Hawkins and the other books which ereat on the fubject, that the law was otherwife.

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Mr. Attorney General. Where a conviction is to prevent a witnefs to give testimony, the record of his conviction, Hawkins fays, must be shewn; and no record can be made up before judgment; and therefore it is intended to be after attainder that a man is rendered incompetent. Conviction before that only goes to his credit.

The Gourt afked Mr. Calbeck what he faid to that?

Mr. Calbeck, of counfel for Mr. Fitzgerald, faid he was but in one cafe.

Mr. U. Burke, of counfel for Mr. Fitzgerald, hoped that the Court would proceed to try the cafe of the first enormity the first; that they would confider Mr. Fitzgerald in the cuftody of the law, within the walls of a prifon when the attack was made upon him. They would also confider the prudence and good fense of proceeding against the other perfons first, when they remembered that if there be any thing in the objection against a witnels being competent after conviction, that it would operate fatally in that cafe, in as much as Mr. Fizgerald was the folitary witness against them. So that there must be here a failure in justice. In the cafe of Mr. Fitzgerald there were many witneffes, and therefore there could be no fuch inconvenience.

Mr. Stanley infifted, that although it was diferetionary in the Attorney General to conduct the profecution in fuch manner as he thought fit, yet the Court ought to take care that the trials fhould be proceeded on in fuch manner as might best answer all the purposes of justice.——There appeared on their Lordships books feveral bills of indictment D 2 against

against Mr. Fitzgerald for the murder of Mr. Mc. Donnell and Mr. Hipfon: There also appeared a bill of indictment against Gallagher, Higgins, and others, for attempting to affaffinate Mr. Fitzgerald, when in gaol and in the cultody of the law for that murder. The Court had a right to look into the informations upon which those different bills of indictment were founded, and they would fee that only one perfon, namely Mr. Fitzgerald, had fworn any information against Gallagher and Higgins for. breaking into the gaol, and attacking him there. Whereas they would also fee that feveral perfons had fworn informations against Mr. Fitzgerald for the murder. Mr. Attorney General had declared that he had received instructions from Government to profecute the perfons who had attacked Mr. Fitzgerald in the gaol, with the fame rigour that he profecuted Mr. Fitzgerald himfelf, and yet Mr. Attorney General now wanted to proceed upon the trial of Mr. Fitzgerald first; the confequence of which would be, that if Mr. Hitzgerald was convicted there would be an end of the profecution against the perfons charged with the attack on himin the gaol, as the only witness against them would be incapacitated from being examined; as it is clearly laid down by Serjeant Hawkins, 2d vol. 472, that " a CONVICTION and a fertiori on at-" tainder of treason or felony are good exceptions " against a witness." He trusted however that the Court would hold the scales of justice equal, and direct the Attorney General to proceed in fuch manner as might beft anfwer all the ends of public justice. No inconvenience could follow from poftponing the trial of Mr. Fitzgerald until after the perfons who were charged with attempting to affaffinate him in the gaol were first tried. But this great inconvenience and injury to public juftice

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tice might follow, by trying Mr. Fitzgerald firfte that if he was convicted, the only witness for the Crown was rendered incompetent, Befides that, a falle prejudice might arife in the minds of the public in favour of those gentlemen who were charged with the attack on Mr. Fitzgerald, if his trial and conviction should precede theirs; for though he knew that the guilt or innocence of Mr. Fitzgerald ought to have no influence whatever on the trial of Gallagher and Higgins, yet it was impossible to prevent or check the prejudices of human nature.

The Court proposed to Mr. Attorney General to try all the perfons who had broken into the gaol, except Andrew Gallagher.

· Mr. Attorney General. In truth the fame reafons would have operated had not the Court made that kind of proposal, as to Andrew Gallagher; for had he been convicted, if the doctrine of conviction laid down here be right, he could not have been. produced on the trial of Mr. Fitzgerald, and then there was an end of that profecution. But he felt no difficulty in embracing the propofal of the Court. Yet he would take upon him to declare that the gentlemen were ignorant of the nature of the profecution against Gallagher and the others, for he had many more witneffes on his brief than. Mr. Fitzgerald: and he also once again thought it neceffary to declare, that he had directions from Government to profecute thefe gentlemen with the fame rigour as he should profecute Mr. Gallagher.

Mr. Bloffet, of counfel for Mr. Gallagher, faid he had heard the Attorney General, who had the conduct of Crown-profecutions, and from what fell from from him, as to the trying of the prifoners for the affault first, he thought it necessary to observe, that there was a wide difference between the nature of their crimes. One was an offence which. was not confidered in fo high a degree of criminality by the common law, as it now is. A late act of parliament only, had made it capital. The Conftitution looks, and their Lordships would look with a jealous eye upon every invalion or alteration of the great bulwark of public liberty, the COMMON LAW. Their Lordships had the inspection of the indictments, a benefit to which his clients could not refort. Perhaps they might be indicted for the highest offence under that statute, an intention to commit a murder; but what was the other cafe? a murder actually committed.

Here the Court interrupted Mr. Bloffet—and Mr. Baron Power faid that he hoped counfel would make no comparison between the nature of the crimes, for if they did the Court must, from neceffity, make fome observations. It was only now neceffary to fay, that breaking the gaol was one of the highest offences, and only to be confidered in that light.

Mr. *Bloffet* was glad he was authorized by the Court to confider it fo. His client's cafe was just fo. It was inferior.

The Court asked Mr. Blosset if he had any motion to make. The Court had intimated a wish to try all the perfons accused with the crime of assaulting Mr. Fitzgerald first. The Attorney General had confented. What then did Mr. Blosset mean?

Mr. Bloffet. The question before the Court was, whether they should try the four gentlemen now at the bar, or Mr. Fitzgerald first. The question was alfo, whether they fhould be tried without Mr. Andrew Gallagher, who was charged with them of the fame crime, and in the fame indictment, and was alfo now at the bar. This he contended was a difficulty to Mr. Andrew Gallagher. The evidence against them must be the fame. Their defence therefore must probably be the fame, and that defence once known may be rebutted. Nothing but the impossibility of getting his client a fair trial otherwife could induce him to object, but he thought his defence being known, that would be impossible.

The Court over-ruled the motion, obferving it was the first time that an objection had been even made on the defence, that the evidence on the part of the crown would be disclosed.

TRIAL of John Gallagher, James Martin, Luke Higgins, Charles Higgins, and Daniel Clarke.

THE Clerk of the Crown directed John Gallagher, James Martin, Luke Higgins and Daniel Clarke to look to their challengers; and the Grand Pannel of the county was called over, and the following gentlemen were form of the Petit Jury:

Domin. Geoff. Browne, of Caftlemagarret, Elq; The Hon. John Browne, of Elen-hall, Elq; James Browne, of Browne-hall, Efq; Peter Lynch, of Caftlecarra, Elq; James Lynch, of Cullen, Elq; John Moore, of Ballintaffy, Elq; James Gildea, of Crofslough, Elq; John Joyce, of Oxford, Elq; Edmond Taaffe, of Woodfield, Elq; William Oufley, of Rufhbrook, Elq; Bernard Stewart, of Caftlebar, Elq; Valentine Jordan, of Oldhead, Elq;

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The Clerk of the Crown then read a note of the indictment from the crown-book, to the following purport: That they John Gallagher, James Martin, Luke Higgins and Charles Higgins, with others, flood indicted, for that they not regarding the laws and flatutes of this realm, &c. did with piftols, floot at, with intent to murder George Robert Fitzgerald, Efq;

He then read the note of the indictment against them for a common affault.

Mr. Blaffet objected to their being put upon the two indictments together; and the Attorney General having agreed to put them on both, Mr. Bloffet again urged, that in the indictment for the fimple affault, it was no matter what intent the affault was made with; but was not fo in the He hoped therefore, if the other indictment. Court should infilt to put them upon their trial for both offences at once, that he might be at liberty to fpeak to evidence to the common affault, provided he in that event steered clear of the felonious affault. My Lord Coke lays it down expressly, that though it was an immemorial usage not to admit counfel to fpeak to evidence upon capital criminal charges, yet it was an ulage which had not the fanction, nor was it warranted by any authority of law.

The Court having given no opinion, Mr. St. George Daly, the junior counfel for the Crown, opened the indictment; and the Attorney General ftated the facts of the cafe; which being recited in the evidence, is not here inferted.

The first Witness for the Croton was George Robert, Firzgerald, Efq. Examined by Mr. O'Hara.

Previous to his examination, he faid that it was 3 extremely.

extremely difagreeable to him, to give evidence at all.-He had, however, rather state the facts himfelf, than follow the examination of counfel. Mr. O'Horra observed, that in examining him, he fhould follow the order which appeared in his own information; he also warned him not to state any thing which related to Andrew Gallagher, who was not then upon his trial. Mr. Fitzgerald then faid, that as to Andrew Gallagher, he had but one thing to fay, and that was to his credit. -He then proceeded to give his testimony, which was, that on the 21st of February last, his house was broke open, and fome time afterwards he was told that he was arrested-he was taken by a great number-a mob.-He requested to be put into the hands, of the Sheriff, and he was fo-Mr. John Gallagher, the prifoner at the bar, was one of the mob who had taken him.----The taking was accompanied with circumstances of great violence; his house was broke open, and feveral shots were fired. He was put into the gaol on the 21ft of February. When he was put into the gaol, he was taken into the room which is called the Marshalsea. There were two centinels put upon him, as a guard-The corporal defired them to load, and fire on any perfon who might break in.-He was told afterwards, dinner was ready for him below stairs-he could not exactly fay when he was told fo, nor did he exactly recollect who called him to dinner.-He did not go down directly, becaufe the centinel would not permit him, until the corporal came and relieved the guard. So foon as he was permitted, he went The doors of the room where he had down. been at dinner, were broken in-there was a previous circumstance thereto. Some time after he came

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came down, the Sub-sheriff came in.—He informed the witnefs that the goaler had been just then changed—that he had businefs to go up into the Marshalfea, and must take one of the centinels with him. He, without confulting the corporal, took one of the centinels up stairs, and left one.— Soon after, a number of people forced open the door—it was not long after—it was while the Subsheriff was above stairs.—The door was shut when they forced it open, and he believes the prifoners who broke open the door entered.

[Here the witnefs looked at the bar.]

He faw four of them at the bar, one of them commonly goes by the name of Doctor Martin. He was told his name was James, but does not know. -Another of them, Mr. Charles Higgins, believes he lives at Westport.-Another of them, Mr. John Gallagher, and the other Mr. Luke Higgins-He was not certain whether they were the perfons who forced the door of the gaol, but they came He would not take upon him to fay whether Daniel in. Clarke was there-A good many others entered befides the perfons at the bar-they were armed-he recollected fome of the arms-they were piftols and fword canes, and afterwards a firelock. Doctor Martin had a piftol and a fword cane, but till the piftols were fired, the fword canes were not made use of. There were a great many had fword Mr. John Gallagher had a piftol, but the canes. witnefs did not perceive that he had any fword cane.-He could not tell who first affaulted him, or the manner of the affault. John Gallagher collared him-and feveral piftols were fired at him -The others had piftols.-He could not fay how many fired at him; there were marks of fhots in the

the wall, and it appeared that there were five marks, one of which was charged with fwan fhot and a ball. There was a ball in his thigh, which was not yet extracted. While John Gallagher collared him, there was a fixth fhot fired at his head, which he perceived-he put up his hand to change the direction, and it broke the ring on his The party began to thrust at him-He finger. ftruggled with John Gallagher, and got loofe from So foon as they had fired at him, they thrust him. at him with fword canes-One he particularly was certain thrust at him, it was Doctor Martin------the thrust was in a very particular manner, which he would mention. As he made the thruft, the witnefs got the middle finger of his right hand round the fword, in order to direct it from his body, and it ran up into his arm and there broke .-It was impossible for him to fay how many wounds he got then, or before, or after he got loofe from John Gallagher-but he got a great many-One circumstance particularly he recollected of Doctor Martin-he was poking at him from behind, and finding that the point did not enter the witnefs's coat, he shortened his grip, and tried to bore it through his coat, without effect.---After he got free from Gallagher, they still continued poking at him. There were one or two lights in the room-he was not positive which-they were extinguished at last -it was impossible for him to tell by whom, but he recollects that the candle was given to a boy to hold, by one of the party, and that the man who gave it to him, ftruck the witness with the candle-[Here the witness shewed the mark of a flick. wound on his head. 7 When the candle was put out, they feemed in a great hurry to get out-the stroke of the candlestick was not the last injury he received-the firelock had been before taken from E 2 the

the centinel during the attack, whether forced from him or not, he did not know, but he knew that the centinel gave him no affiftance-one of the perty flood at the door with the firelock-he afterwards held it by the extremity, and ftruck the witnefs with the but end of it on the head until he ftruch him under the table-they continued beating at him with the but end of their pistols and the mulket for fome time-almost all the fword-canes had been broken-every one of the party ftruck him-he could not tell how many wounds he had received-when they had ftruck him under the table, he begged of them to defift, for they had done what they wanted; they had done his bufinefs, for he supposed their purpose was to difpatch him; on which, John Gallagher fwore a violent oath, that he believed his bufiness was done, but if it was not, they would return on the morrow and hang him, and he, Gallagher, would dance on his, the witnefs's fhoulders.----In their ftriking of him, he put up his hands to fave his head, and received feveral strokes on his hand, and one of the bones of one of his fingers in the back part of his hand was broken, to as that he had loft the use of it.

He was crofs examined by Mr. Bloffet.

A few days after the affray, a magistrate had been with him—It was Mr. John Browne, one of the jury. He asked forme questions, but not pofitive what they were. He was not shure whether he had fworn any informations; but he rather inclined to think he had—Does not recollect whether he had the informations, ready written, or whether Mr. Browne took them down—he was not in a fituation to have a perfect recollection—Mr. Browne Browne would beft recollect-he could not recollect any part of the information, but he knew that the name of Clarke was mentioned. He recollected fwearing other informations before another magistrate; but before whom he did not recollect he could not fay at what diftance of time he had fwore them, but it was at a confiderable time after .- He could not recollect any firelock but the one in the centinel's hand, from the crowd about He was in that fituation to be incapable of him. observing whether the centinel returned or not.--There was not one (bot fired before the party rushed in, as he recollects-he was told that one fhot was fired by the centinel above stairs, to alarm the garrifon and the town-he could not tell whether to believe that report or not-he heard it from perfons, of whom he could not tell, whether they were indifferent to the event or not--circumstances might alter men's difpolitions-He was obliged to Mr. Bloffett for putting him in mind of one circumstance-there was a bayonet on the end of the musket, and he felt the effect of it-one of his teeth was struck out by a stroke from it-another of them was broken, and he believed its being broken, hindered the bayonet from going down his throat - he could not tell whether it was difcharged or not-he believed it was-it would have been fortunate for him if the candle had been put out fooner, for they might have hurt themfelves; he could not afcertain the number who had come into the room, but it was crouded near where he ftood; the party was in motion about him, and very active; he could not fay whether feveral perfons during the affray, paffed between him and the candle-they did not come into the prifon to hurt each other, they came there to hurt him-he dared to fay, they did not come to hurt each other, for if if they had that intention, they could find each other out of doors; John Gallagher held him—He. ran no hazard by doing fo, unlefs in the confusion. The witnefs had been robbed before he got into prifon of his fhoe-buckles; be bad nothing of value about bim but two guineas, which bappened to be in his fob; be bad no watch or ring, but that which was broken; he recollects being robbed when he was taken at Turlogh; the two guineas in his fob were fafe. When he was robbed at Turlogh, his purfe might have contained more than 25 guineas; but he had no purfe in the prifon, nor any watch.

Second wilnefs, Mr. Patrick Clarke, examined by Mr. Paterson.

He is Sub-fheriff of the county of Mayo-he was in his gaol on the night of the 21st of Febru. ary about eleven o'clock; he recollected that fome perfons had forced into the gaol, and had committed violence first upon himself, and afterwards on Mr. Fitzgerald; the witness found Mr. Fitzgerald, when he went into his apartment, wounded and very ill treated-he could not take upon him to name any of the perfons who broke inhe did not know any of the prifoners to be any part of the party-he was pulled down-he made a violent outcry, and called out murder; he was affifted by Mr. Ellifon, who brought a guard---he was coming out of Mr. Fitzgerald's apartment when he was feized; the candle was instantly put out; one of the shots, he believed, was fired at himfelf-it was impossible for him to tell who had fired the fhot-it was fired at fome diffance, and in the dark,

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He was cross examined by Mr. Browne.

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He faw Charles Higgins upon that night; he had taken him with him to the gaol, as a friend and witnefs to his indenting the new gaoler.—— Charles Higgins was with him when he was attacked; he, Higgins, had no weapon, and he believed that he could have no weapon without the witnefs's knowledge.

The Court here took up the witnefs. He for fome time did not know what became of Charles. Higgins; indeed for fome time he did not know what became of himfelf----he fuppofes he made the beft of his efcape.

Here the Court examined Mr. Fitzgerald again; he recollected that Clarke, the Sub-fheriff, and Charles Higgins were in his room that night previous to the outrage.

Third witness, Robert McBeth, examined by Mr. Daly.

He was centinel in the prifon of Caftlebar, on the 21ft of February—he was fixed at feven o'clock, and ftaid till between ten and eleven. A little after ten, or between ten and eleven, a parcel of men rufhed into the prifon—the firft man rufhed up furioufly at Mr. Fitzgerald; the witnefs afked him was he going to murder the man, he then received a ftroke from behind, which knocked him upon a chair, fo foon as he began to recover himfelf, he perceived feveral fhots fired, thot after fhot, and on firing the fhots the candle was extinguifhed; he could defcribe the perfon who firft forced in, but he did not know him—he was a tall man, (40)

man, taller than the witnefs; he wore white clothes; he could not diftinguish any person in the dock who was concerned in abusing Mr. Fitzgerald. The candle was immediately put out, and the affray lasted for four or five minutes.

The fourth witnels, George Daniel, Efq; examined by Mr. Attorney General.

He knows the prifoners—he lent Mr. Luke Higgins a cafe of piftols on the morning of the 21ft of February—he found one of them in the gaol of Caftlebar between the hours of 9 and 10 on the night of that day after the affault on Mr. Fitzgerald —he found the piftol in the centinel's hand, he believed in McBeth's.

Here *McBetb* was called again and proved that he found the piftol, which he had given to Mr. Daniel, on the floor of Mr. Fitzgerald's apartment in the prifon.

Mr. Daniel was crofs examined by Mr. James D'Arcy.

He could not tell for what purpofe the piftols were borrowed by Mr. Higgins; they were borrowed the day that the inhabitants went to Turlogh—he faw Mr. Higgins on horfeback there—he belived they might have been borrowed for the purpofe of going with the other gentlemen to apprehend whoever committed the outrage—he found the piftol charged the next morning after he had gotten it from McBeth, and it had never been out of his cuftody—he was hurt at finding his piftol in Mr. Fitzgerald's apartment—on the third time of fending for his piftols, the other piftol was reftored the the first and fecond time of his fending, the meffenger informed him that Mr. Higgins was out of town.—When he met Mr. Higgins, he informed the witness that the pistols had been taken out without his knowledge.

On a queftion being put to him by the Court on the fuggestion of Mr. U. Burke; he answered, that he found no body in the gaol, but Mr. Fitzgerald in the way which had been described, and a woman supporting him; nor did he see any person coming out of the gaol.

The fifth witnefs, the Honourable George Pomeroy, examined by Mr. O'Hara.

He went to the gaol on Tuefday the 21ft of February, after the outrage—He faw no perfon coming out of the gaol, nor at or near the gaol.

The fixth witnefs, Pomeroy D'Arcy, Efq; examined by Mr. Daly.

He knew the gentlemen at the bar—all he knew of the attack on Mr. Fitzgerald was, that on the night of that affair, he had fpent the evening abroad; at about 10 o'clock he met Mr. John Gallagher, Mr. Edward Martin, and a third perfon whom he did not know—there was no converfation between him and Mr. Gallagher—he met them at the end of the feffion-houfe—Mr. Gallagher had no arms—he thought Mr. Edward Martin had a gun in his hands—there were no applications made to him to conceal what had paffed that night.

Here the profecution was closed, and before the prifoners were called upon their defence, Mr. Fitzgerald was again called on by the Court.— He had, he faid, already mentioned that he had no F other The prifoners were then called upon to make their defence, and they accordingly called their

First witness, John Burke, who was examined by Mr. Bloffet.

As he fpoke only the Irifh language, Mr. Peter Smith, one of the affiftants to the Clerk of the Crown, was fworn to make true interpretation.

He lived with Andrew Gallagher last February. His mafter has a house in town, and company dined with his master at his house on the day that Mr. Fitzgerald was hurt-the company was Thomas Gibbons, James Reid, and John Gallaghar, his master's brother, the coroner-he knew Doctor Iames Martin-he lived in that town-he lodged in Andrew Gallagher's house-he recollected feeing Pat. Clarke that night-he came to his mafter's house and enquired there for Charles Higgins; the door was fhut when he came; the witnefs opened it and let him in-Clarke did not tell him what he wanted with him-the witnefs told him that Higgins was above stairs in Doctor Martin's room, with the Doctor and Jack Gallagher-this was about ten o'clock at night-the last of the people who had dined with his mafter went off .----Doctor Martin and Higgins did not go-Clarke went up, and when he went up, went into Doctor Martin's room-Mr. Clarke and Charles Higgins went out together; Andrew Gallagher was then afleep in his bed-he faw Doctor Martin and John Gallagher go into Gallagher's room; Andrew Gallagher was much fatigued when Pat. Clarke came

came-John Gallagher was in Doctor Martin's room; they after went into Andrew Gallagher's room.-He knew William Melvin; he faw him that night; he called for his mafter-the witnefs told him his master was in the witness's master's room with Doctor Martin; John Gallagher came and defired William Melvin to wait for him and he would be with him just now-the witness heard a noife in the freet, and went to enquire what the noife was; he heard a cry of murder, and was told it was George Fitzgerald had escaped out of the gaol; the witness returned to his master's room, and told Doctor Martin, John Callagher, and his mafter what he had heard, and that was, that there was murder about the town, for George Fitzgerald had made his escape-Doctor Martin and John Gallagher went out and Melvin went with themhe heard no fhots when he left his mafter's houfehe and Melvin thought it a fight, and went to fee what the matter was-at that time there was a great croud about the gaol.

He was cross examined by the Attorney General.

Andrew Gallagher has no other fervant in the houfe but the witnefs.—He has no apprentice the witnefs is Andrew Gallagher's only fervant his mafter, Andrew Gallagher's houfe is next door to Moran's the gaoler—he heard a noife, but no fhots—there was a riot about the gaol when he went out—Charles Higgins was not with his mafter.

Second witnefs in the Defence, William Melvin, examined by Mr. Browne.

He was fervant to Mr. John Gallagher—he was fent on the night of February 21st, to Andrew F 2 Gallagher's

Gallagher's house for his master, by his master's fifter-he was to fay a gentleman wanted him-His master came out to him there, and bid him wait-foon after his master came to him, the witnefs heard a noife in the street-the witnefs went to the door, and John Burke (Mr. Andrew Gallagher's fervant) went out and returned with news that Fitzgerald had escaped .-- The witness and John Burke went to Mr. Andrew Gallagher's bed-chamber-they found Andrew Gallagher there -he was ill in bed-his master (John Gallagher) and Doctor Martin were in the room-Doctor Martin and John Gallagher went out together; the witnefs and John Gallagher went on to the gaol, where Fitzgerald's wounds were then dreffing by Doctor Lindfay.

He was cross examined by Mr. O'Hara.

His master or he, did not speak to any person on their road home.

Here Pomeroy D'Archy, Efq; was called again, and examined by the Court.

He did not fpeak to Mr. Gallagher when he faw him the night of the outrage.—The outrage was committed before he had met him and the other men.

Third witnefs in the Defence, George Smyth, exaamined by Mr. D'Arcy.

On the night of the affray in the gaol, he went with Mr. Luke Higgins to Mr. Thompfon's—he is an outfide fervant to Mr. Luke Higgins—Doctor Swaile, John Nolan, Doctor Martin, and Charles Higgins, had dined with his matter that day—his mafter mafter lives in the house with Doctor Boyde--The company broke up between nine and ten-Mr. Luke Higgins delayed for half an hour, until he put up the remnants of all the liquors which had been laid out for dinner. Mr. Luke Higgins called for John his fervant, and was answered that John was gone to the stable; he then ordered the witness to get a lanthorn, and light him up ftreet-the witnefs did fo, and lighted him up to Mr. Thompson's -Mr. Higgins went in there, and defired the witnefs to wait-Thady Corcoran came to Mr. Thompson's, and asked for Mr. Higgins-the witnels fent in for his master by one of Mr. Thompfon's fervants-when he came out, Corcoran told him, that Mr. Fitzgerald was making his efcape; that there was a great riot and firing in the gaol-Mr. Higgins then faid to Corcoran, that he, Higgins, could not help that-that was no place for Corcoran to be in, and defired him to go home; his mafter went home from Thompson's, and did not go near the gaol.

He was cross examined by Mr. Paterfon.

His mafter would not let the witnefs make up his horfes—the horfes were always in town, and the witnefs never made them up—Thady Corcoran is one of Mr. Higgin's tanners; he fent in by a fervant for his mafter at Mr. Thompfon's, and did not go in himfelf; Mr. Thompfon's houfe is oppofite to Mrs. Petche's, and is oppofite to the gaol it is at the corner of the lane leading to the caftle; there was no alarm in the place where the witnefs was, until Corcoran came—if there were any, the witnefs himfelf muft have heard it—Doctor Martin, Charles Higgins, Doctor Swayle, and Mr. John Nolan, had dined with his mafter—Mr. Charles Higgins did not fup at Mr. Thompfon's as he be

Fourth Witnefs in the Defence, Thady Corcoran, examined by Mr. Bloffet.

The witness is a tanner---he tans for Mr. Luke Higgins; he did fo on the 21ft of February lafthe knew the last witness, George Smyth, who is a fervant to Mr. Luke Higgins-he faw Mr. Luke Higgins and Smyth going to Mr. Thompson's, on the night of the riot in the gaol---the night was very dark, but he faw them very plainly, for his mafter had George Smyth with him, and Smyth carried a lanthorn-after his mafter went into Thompson's, he heard a noife in the gaol, and feveral fhots firing; the witnefs was in John Barret's house, in the lane where the gaol is-John Barret's house is fornent the gaol-....when he heard it, he went to Mr. Thompson's to let Mr. Higgins know, that the report in town was, that Mr. Fitzgerald was making his escape---the reason why he went to tell his master of this report was, because his master was a friend to Mr. McDonnell---he faw his mafter at Mr. Thompson's, but he first faw George Smyth---he told his mafter that he fuppofed Mr. Fitzgerald was trying to make his efcape, and his master faid he could not help it, if he did make his escape-he bid the witness to go home; and the reafon why he bid him go home, was that he might be early at his work.

Here be was erofs examined by Mr. Daly.

His work is ufually done at about feven o'clock; he generally goes to bed at eleven; he was up that that night at eleven—He never tried what time would ferve him for fleep, but he believed that he could do with an hour's fleep, if it were neceffary.—George Smyth is an out fervant to Mr. Higgins—he is his fleward—he attends his houfe and gardens, and fome times takes care of his horfes; the witnefs would venture on his oath to declare that George Smyth did not take care of his mafter's horfes every day—his mafter has very good horfes, that he would not truft to his care. He believes Mr. Thompfon to be in town.

Anne Chambers was then called on behalf of Daniel Clarke, but not remembering the night of the riot, was not examined.

The Court called upon Mr. Fitzgerald again, who declared that on the day after the riot, he was not perfect mafter of himfelf—he did not recollect whether he at that time charged any perfon with being concerned in the affray, but remembered a conversation, in which Clarke's name was mentioned. In his second information he charged more than fix perfons; he in them charged the four prisoners at the bar, Edward Martin, Andrew Gallagher, and others.

The Court then called upon the Hon. John Browne, the magistrate who took the first informations; who was form to give evidence to his fellow jurors.

He went to take the information of Mr. Fitzgerald, at the requeft of Mr. Ellifon, on the next morning after the outrage, at about twelve or one o'clock—he understood Mr. Fitzgerald had fent for him----he (Mr. Fitzgerald) was in his bed---he took his examination from his own mouth, word word for word, in the prefence of Mr. Ellifon-Mr. Fitzgerald told him, that Doctor Martin and Daniel Clarke were the only two he knew; on account of Mr. Fitzgerald's being ill, and fuppofing he might be weak in his understanding, the witnefs crofs examined him, and from the very pertinent answers he received, was convinced that Mr. Fitzgerald was fully mafter of himfelf-He faid that Clarke was a Wheel-wright or a Coach-maker, of a very tawny complexion, very like an East-Indian Black. He never faw any man more perfectly collected than Mr. Fitzgerald was at that. time-he had doubtless fuffered a good deal from his wounds, but from his conduct and recollection. the witness did not think him to be as bad as he pretended to be.

[Here the witnefs was fhewn the information.]

That was the information he took; the whole of it his own hand writing.

Here the Clerk of the Crown, by order of the Court, read the information as follows:

County of Mayo, An Information fworn before to wit. February, 1786, figned George Robert Fitzgerald, his mark.

THIS Informant being duly fworn on the Holy Evangelists, faith, that last night, the 21st of February, as Informant was sitting in his room in the gaol of Castlebar, *fome people fired feveral flots* through the door of *faid room*, and then broke the door open, when James Martin, Esq; one Clarke, a Wheel-wright or Carpenter, who Informant believes is called Daniel Clarke, came into the room with with feveral other perfons, who attacked Informant with piftols and a fword, and therewith wounded Informant in feveral parts of his body and head, to the imminent danger of Informant's life.

Mr. Browne requefted the Court to afk Mr. Ellifon if he did not read that examination three or four times to Mr. Fitzgerald.

The Court then called upon the Reverend Thomas Ellifon, Clerk, who being fworn, faid,

He was prefent when Mr. Browne recived Mr. Fitzgerald's information—Mr. Fitzgerald particularly charged Doctor Martin and Clarke, only, by name—he was afked if they were the only perfons he knew—his anfwer was, he knew none others. He was very weak and low in body, but perfectly mafter of his fenfes. The examinations were read more than once to him, Mr. Fitzgerald.

Here Mr. Browne fuggested to the Court to ask Mr. Ellison, if he recollected that when Brecknock wanted to fuggest fomething to Mr. Fitzgerald, that he read the examination once again to Mr. Fitzgerald, and would not permit him to swear thereto until he heard them read again.

Mr. Ellifon did recollect it—in about a month after the fwearing the first examinations; he could not however be exact as to the time; he took another information by the defire of Mr. Fitzgerald, in which he charged Dr. Martin, Andrew Gallagher, John Gallagher, Luke Higgins, Charles Higgins, and Edward Martin, with others, with the offence of attacking him in the gaol.——He asked Mr. Fitzgerald why he had not before made any charge upon them; his answer was, that he was not at that time fufficiently collected to know them all.

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The information was here produced to the witnefs—The name Thomas Ellifon, fubscribed thereto, was his hand-writing; it was the information which he took from Mr. Fitzgerald.

The Court then directed the Clerk of the Crown to read that information also, which he did, as follows:

County of Mayo, to wit. An Information fworn before the Reverend Thomas Ellifon, on the 17th day of March, 1786, figned George Robert Fitzgerald.

THIS Informant being duly examined and fworn on the Holy Evangelists, faith, That on Tuesday the 21st day of February last, John Gallagher, one of the coroners of faid county, accompanied by a great number of perfons, came to Examinant's house at Turlogh aforefaid, and after committing great violence, robberies, and outrage in and about faid house, faid Gallagher made a prisoner of this Examinant on an execution or executions, writ or writs, for debt, and brought Examinant in close cuftody to the town of Castlebar, and lodged him in his Majesty's gaol of said town -That about the hour of eleven o'clock on the night of faid day the following perfons, viz. John Gallagher, one of the coroners of this county, Andrew Gallagher of the town of Castlebar, apothecary; Edmond Martin of Castlebar, James Martin, M. D. of the town of Caftlebar, Charles Higgins of Westport in faid county; Luke Higgins of Castlebar, farmer; and fome other perfons unknown; with premeditated and intended malice, wantonly, maliciously, and felonioufly entered the apartment of faid gaol where Examinant then was; all armed with a gun, pistols, fwords, and other offenfive weapons, and violently attacked

attacked Examinant, fired the faid gun, which was loaded with powder and leaden bullets, at Examinant, and also fired feveral pistol-shots at Examinant, and wounded him in many parts of his head and body .- That faid feveral perfons treated Examinant in fo barbarous a manner that his life was defpaired of .--- And faith, that from the many and defperate wounds he then and there received, that Examinant has remained in a languishing flate, attended by phyficians and furgeons ever fince. That by means of fuch abuse and languishing state, occafioned thereby, Examinant was unable to give in this his examination fooner than the prefent time .--- And faith, he is well convinced, if faid feveral perfons had not intentionally put out the light or lights then in faid apartment, and had not taken for granted that Examinant was dead, they would have continued their faid violence and abufe until they would have actually put Examinant to death .----That when he came to his fenses, and was able to examine his pockets, he found that faid feveral perfons had robbed him of twenty-five guineas and upwards in cash, together with his watch and feals, which Examinant is convinced faid feveral perfons, or fome one of them, to feloniously stole and carried away when they left Examinant for dead, in manner aforefaid.

Here the Lord Chief Baron charged the Jury, and faid, that they muft difmifs Daniel Clarke from their attention; for though Mr. Fitzgerald had with great accuracy once defcribed him to Mr. Browne, yet this day when on the table, though he was, as the Jury obferved, perfectly collected and thoroughly in possible from of his faculties, he made no charge against, nor could he remember him at all. He thought it his duty to flate the law as it G_2 flood,

flood, as to the offence : At common law it was no more than a high mifdemeanor, but by a late act of parliament the legislature had made it a capital offence; but in order to fuftain the charge laid in the indictment, the fhooting must have been fuch, that if it had taken effect the homicide. which was the confequence thereof, would be murder; and there could not be a doubt that if a homicide had taken effect in this cafe, that it would have been a murder; if Mr. Fitzgerald's teftimony were to obtain credit, and that teftimony being credited. the intention to commit a murder was The only fact then to be inquired into, to clear. him feemed to be, who had perpetrated the fact. For that purpose he should state all the evidence. and after having done fo, make a few obfervations upon it, not at all intending to invade the province of the Jury as to inquiring into all the matters of fact. He then very fully went into all the evidence, and after concluding it, observed, that the examinations of Mr. Fitzgerald, and his teftimony on the table, differed materially as to two circumftances-the fhots previous to the entering the gaol, and the robbery on his perfon of 25 guineas. This last fact he charges in his information, whereas he had now given evidence on the table that he had only two guineas in his fob, which remained after the outrage; and a most barbarous outrage it was, let it be perpetrated by whom it might; and he had to lament the melancholy flate of a county, where a man, though in the cuftody of the law, was not protected from the most favage attacks of inhuman affaffins. There can be no doubt in the mind of any man if a homicide had taken place, that that homicide would have been murder, and he was free to confeis, that he would have had lefs doubt as to the cafe of the prifoners if they had fet fet up no defence at all, but refted on the flate of the cafe on behalf of the Crown, and made its weaknefs their firength. What was the defence? An Alibi-Certain it is, that this is the best kind of defence when it is respectably supported-but when the nature of the testimony given upon this occafion, and the perions by whom it was given. are confidered, great doubis must arise. · John Gallagher and Edward Martin were feen together by Mr. D'Arcy, at the corner of the prifon-Mr. Daniel found his piftol in the prifon, and how were these circumstances accounted for ; the one by a common fervant of Mr. Gallagher's, and the other remained unaccounted for at that hour-But still greater doubts must be excited from the comparifon of the examinations with the testimony given on the table. "Mr. Browne had told the Jury, that Mr. Fitzgerald had been perfectly collected when he gave his first examination, and Mr. Ellifon had told them, that it was a month after when he gave the fecond; in the first information he charged only two, and knew no more; in the fecond he charged fix; in that fecond he charged a robbery; on the table he denied being robbed-If then the Jury thought, that in the first information he erred, merely because he was not fufficiently collected, and did not believe the alibi fet up by the prifoners, they must convict them : but, if on the contrary, they did not believe the testimony of Mr. Fitzgerald, they ought to acquit them-and if they entertained any doubtshe did not mean light or capricious doubts, but these doubts which may be entertained by a prudent, difcreet, and fleady man, they ought to: incline to the fide of mercy; and if they thought them guilty of the affault, yet not with an intent to murder, they ought to acquit them of the capital

pital offence, and find them guilty on the other indictment only.

The Jury withdrew for a quarter of an hour, and then returned with a verdict, acquitting all the prifoners in both numbers.

A loud expression of joy having taken place on this verdict's being found, the *Chief Baron* spoke with great reference against the indecency of fuch a conduct, and ordered the Sheriff to take any perfon into custody, who should again presume to act in such a manner.

The Court then adjourned to eight o'clock the next morning.

Counfel for the Profecution.

Mr. Attorney General, James O'Hara, Francis Patterson, and St. George Daly,

Agent, M. Kemmis, the Crown Solicitor.

Counsel in the Defence.

John Bloffet, George Joseph Browne, Esqrs. James D'Arcy,

Agent, Mr. Henry Burke.

The.

The Trial of George Robert Fitzgerald, Elq;

The Clerk of the Crown called over the Grand Pannel of the county, and afterwards called the defaulters on a fine of gol. One hundred and twenty having appeared, the prifoners were defired to look to their challenges ; and the Attorney General having afked if Mr. Fitzgerald and Mr. Brecknock would join in their challenges with the feveral other prifoners; Mr. Burke, of counfel for Mr. Fitzgerald, faid that they would not. The Attorney General then directed the Clerk of the Crown to give Mr. Fitzgerald and Mr. Brecknock in charge in number two, and then afked if Mr. Fitzgerald and Mr. Brecknock would join in their challenges as to that number; and Mr. Owen of their counfel, having answered they would not. Mr. Attorney General then alked, if they would confent to have their peremptory challenges put by; and that propofal being also declined, he directed the Clerk of the Crown to give Mr. Fitzgerald only in charge.

Mr. Calbeck observed, it was odd to try Mr. Fitzgerald for procuring a murder, before they fubfiantiated any murder.

Mr. Attorney General observed, that he would be better master of the subject when he heard the indictment read.

Mr. Burke applied to the Court to permit the other prifoners to remain in the dock, as Mr. Fitzgerald apprehended they could give him material affiftance.

The Court having flewed a difposition to refuse the motion, Mr. Owen suggested that Mr. Brecknock only was charged in the present indictment, and and therefore, it being a diffinct fact, they might be permitted to flay, and Brecknock only remanded.

The Court refused the motion, and the gaol was remanded.

The following perfons were then fworn of the Petit Jury.

Thomas Lindfay, of Hollymount, Efq; Smith Steel, of Foxford, Efq; James Lynch, of Cullen, Efq; John Moore, of Ballintaffy, Efq; James Gildea, junior, of Crofslough, Efq; John Joyce, of Oxford, Efq; William Oufley, of Ruthbrook, Efq; Thomas Ormfby, of Ballinamore, Efq; Jofeph Lambert, of Togher, Efq; William Ellifon, of Tallihoe, Efq; Chriftopher Baynes, of Lakeland, Efq; James Miller, of Weftport, Efq;

Twelve were put by as being on the Grand Jury, three were put by as being of the name of Mc.-Donnell, and twelve were put by for the Crown; thefe laft were all put at the defire of the Attorney General; fixteen were peremptorily challenged by Mr. Fitzgerald, and one for caufe of having deelared an opinion.

The Attorney General informed the Court, that lifts of the witneffes had been mutually furnished to the agents, and he therefore moved, that all the witneffes should be removed out of each others hearing; and that they should be informed that no witnefs would be examined who remained in court.

The Court ruled accordingly.

While

While the Jury were fwearing, Mr. Stanley afked the Attorney General, upon which bill of indictment he intended to proceed first.

He answered, upon the bill against Mr. Fitzgerald for procuring the murder of Mr. Mc. Donnell and Mr. Hipfon.

Mr. Stanley answered, I would object to that mode of proceeding.

The Attorncy General answered, very well, it will be time enough to do that when you hear the bill of indictment read.

George Robert Fitzgerald was then given in charge to the Jury by the Clerk of the Crown, who read a note of the indictment from the crown book to the following purport :

In number two, you, George Robert Fitzgerald, late of Rockfield, Efq; fland indicted, for that you, with another, not having the fear of God before your eyes, but being moved and feduced by the infligation of the devil, on the 21ft of February, in the twenty-fixth year of the reign of our Sovereign Lord George the Third, now King of Great Britain, France and Ireland, and fo forth, at Rockfield aforefaid, of your malice prepenfed. wilfully, traitoroufly and felonioufly did provoke, ftir up, and procure Andrew Creagh, otherwife Craig. James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton. David Simpson, otherwise Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehanny, John Burney, William Robinson, John Cox. Philip Cox, James Masterson and Patrick Dorning. otherwife Downey, and diversother perfons, at prefent unknown, to see and murder one Patrick Randall Mc. Donnell, who was then and there a fubject of н our

our faid lord the King; which faid Andrew Creagh. otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpson, otherwise Saltry, Archibald Newing, Michael Bruen, John Chapman, John Burney, William Robinson, John Cox, Philip Cox, James Mafterson, Patrick Dorning, otherwise Downey, and divers other perfons, at prefent unknown, on the day aforefaid, in the year aforefaid, with force and arms, to wit, at Kilnecarra, in the county aforefaid, in and upon the faid Patrick Randail Mc.Donnell, in the peace of God and our faid lord the King, then and there being, wilfully, traitorsufly and febriously, and of their malace prepensed, did make an affault, and certain guns of the value of five faillings each, and every of the faid guns, being then and there charged with gunpowder and leaden bullets, which guns they the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fukon, David Simplon, otherwife Saltry, Alohibald Newing, Michael Bruen, John Chapman, John Rehanny, John Burney, William Robinson, John Cox, Philip Cox, James Masterion and Patrick Dorning, otherwise Downey, and divers other perfons, at prefent unknown, in their right hands refpectively had and hold against and upon the faid Patrick Randall Mc. Donnell, wilfully, traitoroufly and felonioufly, and of their malice prepented, did shoot and discharge, and the faid Andrew Creagh, otherwise Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fukon, David Simpfon, otherwife Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rohanny, John Burney, William Robinson, John Cox, Philip Cox. James Mafterfon and Patrick Doming, otherwife

wife Downey, and divers other performs at prefent waknown, with the leaden bullets aforefaid, out of the guns aforefaid, then and there, by force of the gunpowder aforefaid, fhot and fent forth as aforefaid, the aforefaid Patrick Kandall Mc. Donnell. wilfully, traiteroufly and felonioufly, and of their malice prepenfed, and by the aforefaid provocation. feirring up and procurement, then and there did firike. penetrate, and wound, giving to the faid Patrick Randall Mc. Donnell, with the leaden bullets aforefaid, foras aforefaid fhot, difcharged, and fent forth out of the guns aforefaid, by the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Stadeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing, Michael Broen, John Chapman, John Rehanny, John Burney, William Robinson, John Cor, Philip Cox, James Matterson and Patrick Dorning, otherwife Downey, and divers others perfons at profent unknown, in and upon the faid body of the faid Patrick Randall Mc. Donnell, feveral mortal wounds, of the depth of four inches and of the breadth of half an inch, and of which mortal wounds the aforefaid Patrick Randall Mc. Donnell then and there infrantly died; and the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpson, otherwise Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehamy, ohn Berney, William Robinson, John Cox, Philip Cox, James Mafterfon and Patrick Dorning, atherwife Downey, and divers other perfons at prefent unknown, the faid Patrick Randall Mc. Donnell, then and there, in manner and form aforefaid, HD 2

aforefaid, wilfully, traitoroufly and felonioufly, and of their malace prepensed, did see and murder, and the faid George Robert Fitzgerald and another. then and there, in manner and form aforefaid, wilfully, traitoroufly and felonioufly, and of their malice prepensed, did provoke, stir up and procure the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpfon, otherwife Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehamy. John Burney, William Robinson, John Cox. Philip Cox, James Mafterfon and Patrick Dorning, otherwife Downey, and divers other perfons, at prefent to the jurors aforefaid unknown, to see and murder in manner and form aforefaid, the faid Patrick Randall Mc. Donnell, then and there being a fubject of our faid lord the King, within this land of Ireland, contrary to the peace of our faid lord the King, his crown and dignity, and against the form of the flatute in that cafe made and provided.

And, in number four, you ftand also indicted, that you with another, not having the fear of God before your eyes, but being moved and feduced by the inftigation of the devil, on the 21ft of February, in the twenty-fixth year of the reign of our Sovereign Lord George the Third, now King of Great Britain, France and Ireland, and fo forth, at Gurtnefulla aforefaid, of their malice prepenfed, did wilfully, traitoroufly and felonioufly provoke, fir up and procure Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehan-

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ny, John Burney, William Robinson, John Cox, Philip Cox, James Mafterfon and Patrick Dorning. otherwife Downey, and divers other perfons at present unknown, to slee and murder one Charles Hipfon, who was then and there a fubject of our faid Lord the King; which faid Andrew Creagh. otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpson, otherwise Saltry, Archibald Newing, Michael Bruen, John Chanman, John Burney, William Robinfon, John Cox, Philip Cox, James Masterson, Patrick Dorning. otherwife Downey, and divers other perfons at present unknown, on the day aforesaid, in the year aforefaid, with force and arms, to wit, at Gurtnefulla in the county aforefaid, in and upon the faid Charles Hipfon, in the peace of God, and our faid lord the King, then and there being wilfully, traitoroufly and feloniously, and of their malice prepensed, did make an affault, and certain guns of the value of five shillings each, and every of the faid guns being then and there charged with gunpowder and leaden bullets, which guns they the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpson, otherwife Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehanny, John Burney. William Robinfon, John Cox, Philip Cox, James Mafterfon and Patrick Dorning, otherwife Downey. and divers other perfons at prefent unknown, in their right hands respectively had and held against. and upon the faid Charles Hipfon, wilfully, traitoroufly, and felonioufly, and of their malice prepenfed, did fhoot and difcharge; and the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simplon,

Simplas, otherwife Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehanoy, John Burney, William Robinson, John Cox, Philip Cox, James Masterlon, and Patrick Dorning, otherwise Downey, and divers other perfons at prefent unknown, with the leaden bullets aforefaid, out of the guns aforefaid, then and there, by force of the gunpowder aforefaid, fhot and fent forth as aforefaid, the afgrefaid Charles Higfon, wilfully, traitoroufly, and felonioufly, and of their malice prepented; and by the aforefaid provocation, Airring up and procurement, then and there did firike, penetrate and wound, giving to the faid Charles Hipfon, with the leaden bullets aforefaid. to as aforefaid thor, discharged, and fent forth out of the guns aforefaid, by the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fulton, David Simpton, otherwife Saltry, Archibeld Newing, Michael Bruen, John Chapman, John Rehanny, John Burney, William Robinson, John Cox, Philip Cox, James Masterfon and Patrick Dorning, otherwise Downey, and divers other perfons at prefent unknown, in and upon the body of the faid Chasles Hipfon, feveral mortal wounds, of the depth of four inches, and of the breadth of half an inch, and of which mortal wounds she aforefaid Charles Hipfon then and there instantly died; and the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeon, George, William Kelly, John Humphry Fulson, William Fulton, David Simpton, otherwife Salury, Archibald Newing, Michael Bruen, John Chapman, John Rehanny, John Burney, William Robinson, John Cox, Phillip Cox, James Mafterson and Partrick Dorning, otherwile Downey, and divers other perfons at prefent

prefent unknown; the faid Charles Hipfon, then and there in manner and form aforefaid. wilfully, traitoroufly, and felonioufly, and of their malice prepensed, did see and murder, and the faid George Robert Fitzgerald and another, then and there, in manner and form aforefaid, wilfully, traitoroully, and felonioully, and of their malice pregenfed, did provoke, fir up and procure the faid Andrew Creagh, otherwife Craig, James Foy, otherwife Sladeen, Humphry George, William Kelly, John Fulton, William Fukton, David Simp. fon, otherwife Saltry, Archibald Newing, Michael Bruen, John Chapman, John Rehanny, John Burney, William Robinson, John Cox, Philip Cox. James Masterfon, and Patrick Dorning. otherwife Downey, and diversother perfons at pre-Lent to the jurors aforefaid unknown, to see and murder, in manner and form aforefaid, the faid Charles Hipfon, then and there being a fubiect of our faid lord the King, within this land of keland, contrary to the peace of our faid lord the King, his crown and dignity, and against the form of the flagute in that cale made and provided.

Mr. Stanley objected to Mr. Fitzgerald's being tried upon that bill of indictment, until the perfons who actually committed the fact were first convicted.

He admitted the rule of law, that in high treafon there are no acceffories. All are principals. That every infrance of incitement, aid, or procurement, which in the cafe of felony will render a man an acceffory before the fact, in the cafe of high treafon, whether it be treafon by common law, or by flatute, will make him a principal in treafon. But yet that rule muft be underflood with those limitations, which found fenfe and fubftantial juftice requires; for though in the final end and iffue

iffue of the profecution, the procurer of a treafon may be confidered as a principal, yet, in all the intermediate steps towards his conviction, he ought. from a principal of natural justice, to be confidered merely in the nature of an acceffory, and entitled to the fame privileges and advantages .-Every act which in the cafe of felony will render a man an acceffory before the fact, will in the cafe of treason make him a principal-and nothing short of fuch an act will.-What circumstance therefore is neceffary to render a man an acceffory before the fact in felony ?---clearly this above all others--that the felony charged upon the principal hath been in fact committed, and committed by the principal; for which reason the accessory cannot be tried till the truth of this fingle fact shall have been legally eftablished, either by the conviction or outlawry of the principal.

The fame equitable rule is by parity of reason to be extended to all treasons of an accessorial derivative nature. Lord Chief Justice Hale, 1 vol. e. 22. f. 233, 239. spendeth an entire chapter on this point, he entitles it, "Concerning Principals and Accessories in High Treason."

The Court. Does my Lord Hale treat of any treason under an express act of parliament?

Mr. Stanley did not immediately recollect: ——but though, in conformity to the general language of the law, he calleth every perfon, who can any way be confidered an accomplice in treafon, a principal in it; yet, when he cometh to fpeak of the courfe and order to be obferved in the profecution of the offenders, he confiders thofe accomplices, whofe fuppofed guilt is connected with, and arifeth out of the real guilt of another, in the light of mere accellaries, and entitled

fled to the fame privileges and advantages-and if is laid down in fo many words, 2 Hale, 223. It. A. be indicted for high treason, and B. for procureing it, here it is true they are all principals-but inafmuch as B, in cafe of felony, would have been but acceffary, and it is possible that A. may be acquitted of the fact-B. shall not be tried for the procurement 'till A. be convicted. And it is alfo laid down by Mr. Juffice Forfter, that in all the cafes of treason within the statute of 25 Ed. III. the rule prevails, that the inciter or procurer cannot be tried until the actor or principal is convicted, except in the cafe of that branch of treafon which falleth within the clause of compassing and imagining the death of the King. In all other cafes whatfoever, either of procuring a perfon to commit treason, or of harbouring or receiving a traitor after the fact of treason committed, though the inciter or receiver are in the eye of the law principal traitors, yet thus much they partake of the nature of accessaries, that the indictment must be special of the procurement and receipt, and not of the principal treason. If they are indicted by feveral indictments from the principal, they cannot be tried 'till the principal is convicted; if they are indicted in the fame indictment with the principal, the jury must be charged to inquire first of the principal offender, and if they find him guilty, then of the procurer or receiver; and if the principal be not guilty, then to acquit both; for, fays Lord Hale, though in the eye of the law they are all principals in treason, yet (in truth) he, the procurer, or receiver, is fo far an acceffary, that he cannot be guilty if the principal be innocent. He faid he admitted that, in the cafe of Lady Alice Lisle, 4th State Trial, 130, no regard was paid to this doctrine; and it was, without any foundation in law, practifed quite otherwife; but her attainder was

was afterwards reverfed in parliament, and the act recites, among other hardships of her cafe-----That the was, by an " irregular and undue profe-" cution, indicted and tried for harbouring and re-" ceiving John Hicks, a falle traitor, though the * faid John Hicks was not at the time of the trial at-* tainted or convicted of any fuch crime." Mr. Justice Forster fays the fame equitable rule holds in the cafe of a perfon indicted for inciting or procuring a treason of any kind, whether the offence be treafon at common law, or by flatute: and therefore, if Mr. Fitzgerald fhould be now put upon his trial; he could not help faying, in the words of the act which reverfed the attainder of Lady Lifle, that George Robert Fitzgerald would be, by an irregular and undue profecution tried for procureing and inciting Andrew Craig, and feveral others, to murder Mr. Mc. Donnell, although neither the faid Andrew Craig, nor any of the other principals, were, at the time of his trial, convicted of any fuch crime. The rule he had laid down holds in all treafons, as well by common law as by flatute; but it may be faid that the flat. of 10 H. VII. c. 21. (if it make murder high treafon, which he did not admit, quoad the offence, though it did quoad the punishment) diffinguishes this cafe from the other general cafes of treafon which he had put.

The words of the act are, "If any perfon of malice prepenfed, do flee or morder, or of the faid malice provoke, or procure any other to flee or murder any of the King's Jubjects, he fhall be deemed a traitor, and attainted of high treafon."

It appeared clearly, by this act of parliament, that the offence of the procurer has a neceffary connection with, and dependance upon the guilt of the actor, and it is not like the cafe of high treasfen in compassing the death of the King, for

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in that branch of treason, if A. advises B. to kill the King, the very advice is an overt act of high treafon, and it is the only cafe in the law, where the will is taken for the act-it is high treason to advife another to kill the King, although the advice is never complied with. But will the Attorney General contend, that a perfon can be found guilty of procureing a murder, unless a murder was actually committed in confequence of that pro-He faid therefore that the procurer curement. never could be tried until that fact be established. not by furmife or loofe fuggestion, nor even by oral testimony; it must be established by the conviction of the perfon who commits the fact, if he is amefnable to justice, or by outlawlary if he abfconds: and no argument could be drawn from the fpecial penning of the act of Hen. VII. which fays, if any perfon thall murder, or procure another to murder. he shall be deemed a traitor; for it is a clear rule of law, which is to be found 2 Haw. 314. and in Conyer's cafe, Dyer 296, that wherever an act of parliament makes an offence treason or felony, it incidentally affumes all the qualities of treafon or felony at common law; the fame rules of equitable juffice prevail in the mode of trial. and the act by necessary implication, makes all the procurers, traitors, or felons, though not named under the fame circumstances, which will make them fuch in treason or felony at common law: therefore, when the flatute makes use of the words procurers, it does nothing more than the law would have implied; it is merely " expression corum que stacite in/unt ;" it is done in this, and many other acts of parliament, ex abundanti cautela; can have no operation whatfoever to alter or change those equitable rules that prevail in the courfe and order of proceeding, against the accessorial and the principal traitor. He relied upon it, it did not make the

the procurement of a murder a diffinct fubftantive, independant act of treason-He faid the guilt of the procurer had a necessary connection with and dependance upon the guilt of the perfon incited or procured to commit the murder-if the murder never was committed in confequence of the procurement, he relied upon it, the mere procurement or advice, (though highly flagitious and cri-'minal) would not make the procurer a traitor; and therefore the offence of the procurer is derived out of, and fo far connected with the guilt of the principal, who actually commits the murder, that the procruer cannot be a traitor, unless the principal doth, in confequence of the procurement, commit the murder, and is a traitor alfo.-The offence of the procurer has a necessary connection with, and dependance upon the guilt of the perfon procured : and it is not like the cafe of treafon in compaffing the death of the King, for the very act of advising another to kill the King, is an overt act of high treason, though no other act whatsoever is done towards the completion of his purpose. Several acts -of parliament which make offences felony, go on, and also make the procurement a diffinct independent felony: but was it ever faid that a perfon could be indicted and tried for procuring the felony, until the principals were convicted ?--clearly not. Upon the whole, he conceived that Mr. Fitzgerald could not, confistent with the known rules of law and justice, be put upon his trial for procureing the murder, until the principals who committed the fact, were first tried and convicted.

The Lord Chief Baron owned he had a great difficulty upon his mind, particularly when he confidered the abfurdity that might follow—that the procurer might be tried to-day and convicted, and the principal, who is charged to have committed the fact by his procurement, might be acquitted the The next; and therefore he proposed to the Attorney General to confent to discharge the jury of Mr. Fitzgerald, and to try the principal first.

Several gentlemen rifing to fpeak on the fame fide with Mr. Stanley,

Mr. Attorney General faid he had liftened with Christian patience to the very long speech which had been made in fupport of the objection, and he now only defired to be heard for three minutes: The offence for which the prifoner is indicted, is made a diffinct fubftantive treason by the act of the 10th Hen VII. and therefore there was no colour of reason to compare this case to the case of an acceffary before the fact to a felony. Nay, the act goes to far as to make the procuring the death of a fubject in this kingdom tantamount to procuring the death of the king. So that a man in-. dicted upon this branch of the flatute flands as much in the light of a principal traitor as the man who actually commits the murder. It was objected, that, if the flatute had been filent upon this fubject, that the man accufed of procuring and inciting would, of neceffity, in the eye of the law, have been guilty of treason, inasmuch as the person actually committing the murder is declared to be a traitor. As[,] the act is penned, he denied the affertion. The act does not declare the crime of murder generally to be high treason, but attaches the penalties of high treafon upon the perfons of those who shall be convicted of the offence-And the words extending to procurers and inciters are precifely the fame with the words applied to those who actually commit the murder. Suppose the party committing the murder to be an ideot or lunatic-fuppofe him not ame inable -fuppofe he was killed in the affray-will it be contended, that the man inciting or procuring the murder might not, in any of these instances, be tried

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tried upon that branch of the flatute in which the prifoner is indicted; but where is the difadvantage refulting to the prifoner?---Will he not be allowed to justify the homicide? If he can! Will he not be allowed to go into proof, that no homicide was committed? And that too without the prejudice which would neceffarily arife against him from the previous conviction of those who stand charged with having committed the murder. But admitting for a moment that there is weight in the objection, can the prifoner be let into it at this ftage of the trial? He has been given in charge to the jury on this indictment. . If this were an indictment at common law, could an acceffary before the fact, after having been given in charge to the Jury, claim his privilege of not being tried till the principal was convicted?-Clearly not.-An acceffary to a felony may object to being tried before the principal fo convicted; but he may, if he think fit, waive this privilege. And if he fuffers himfelf to be given in charge to the lury, he does in effect waive it-he cannot then be received to make the objection. As to his confenting to withdraw a Juror, he could not do it. He very well knew, if he were to give fuch a confent, it would be made the foundation of speeches infinitely longer than those they had heard that day-And, in truth, he did not feel that the objection had any weight.

The Court faid they could not now let Mr. Fitzgerald's counfel into the objection.

Mr. Calbeck faid he hoped he fhould be able to alter the opinion of the Court, and would, for that purpofe, fay nothing from himfelf, but only read from the Crown Law of Sir Michael Foster asmall passage.

The Court could not hear him.—They defired to be fhewn, if they difcharged a Juror, that there would be no objection.

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Mr. Stanley faid he was much furprized indeed to hear cafes quoted by the Attorney General, which could not by any poffibility be tartured into the fmalleft analogy with the prefent. The cafes of the madman, idiot and the infant, put by the Attorney General, did not apply; for in those cafes the procurer is the principal, and the only principal-the idiot, madman and infant, are the innocent inftruments of his guilt, and are guilty of no crime whatfoever. The fettled rule of law is this -That wherever a man procures a murder to be committed, and is absent at the time it is committed. and no other perfon but himfelf can be adjudged a principal in it, he shall be esteemed as much a principal as if he had been prefent. Upon this ground is is, that if A. intended to poifon B. deliver poifon to C. who knows nothing of the matter. to be by him delivered to B. and B. and C. innocently deliver it accordingly, in the absence of A. or if one incite a madman to kill another, who afterwards kills him in the absence of the person who incited him; in all these and the like cases. the procurer is as much a principal as if he had been prefent when it was done; he is the only perfon criminal, the others are only the inftruments of death, and have no thare whatever in his guilt .---Is that like the cafe of a man of found difcretion and understanding, who commits a murder by the procurement of another? But he owned his aftonishment was increased indeed, when he heard his Majesty's Attorney General avow from the bar. that Mr. Fitzgerald voluntarily waived that privilege to which he was by law intitled-that he confented to be tried before the principals. He appealed to the Attorney General's candour, whether he would avail himfelf of fuch an advantage ?---Whether Counfel for Mr. Fitzgerald had not declated, before the Jury was fworn, that he would capital

sapital cafe could never be discharged, is now exploded. In Kinloch's Cafe in Mr. Fofter's Report. there the Jury were difcharged after the prifoner pleaded Not Guilty, in order to allow the prifoner a legal advantage which he had loft. He afterwards pleaded to the jurifdiction of the Court: • object to Mr. Fitzgerald's being tried upon the indictment for procuring the murder.-He did not object to the Jury being fworn, becaufe there was another indictment against Mr. Fitzgerald, as a principal actually committing the murder, upon which he might have been tried ; and therefore he hoped the Attorney General would not infift upon drawing Mr. Fitzgerald into a confent which neither he or his counfel ever did give or meant to accede to.

Mr. Attorney General then declared that he would not accede to the proposition of discharging the Jury.

Mr. Stanley then faid, fince he had no hopes of fucceeding, or deriving any advantage from the candour of the Attorney General, he would apply himself to the justice of the Court .-The Court will not, upon this occasion, forget that noble declaration of the law, That the Judges are to be Counfel for the prifoner in all capital cafes-to fee that the proceedings against him are first and regular-and that he is not deluded or drawn into a confent manifestly wrong, and to his prejudice. A prisoner in a capital case is not fui juris; he ought not to have been drawn. into any confent at all. If a prifoner, in a capital cafe, confesses the indictment, the judges will not record his confession, but advise him to plead Not Guilty. And therefore the justice of the case is a fufficient warrant for the Court to difcharge the Jury, without the confent of the Attorney General; the old notion, that a Jury once charged in a that

that plea was over-ruled. The prisoner afterwards pleaded Not Guilty, and was convicted. And afterwards it was moved, in arreft of judgment, that a jury had been fworn and charged, and even afterwards discharged-And therefore it was a mis-But all the judges of England, except one, trial. held, that a jury might be difcharged, in order to allow a prifoner the benefit of a legal advantage. And although a jury never could be difcharged for arbitrary and unconflitutional purposes, as was the cafe of Whitebread and Fenwick; yet when the great ends of public justice require it, it may and often has been done. In the cafe of the King against Daly, at Roscommon affizes, the jury were discharged without the confent of the council for the Crown, and without the confent of the prifoner : He was tried for murder. There was a material variance between the evidence and the indictment, as to the kind of death. The judge difcharged the jury after evidence given on both fides, and fent up a new bill of indictment against Daly, upon which he was afterwards convicted before Mr. Juffice Kelly. Mr. Stanley himfelf had, in that cafe, moved an arrest of judgment, because the jury were discharged after evidence gone thro' and concluded; and contended, that though there were cafes where it had been done, where no evidence at all had been given with the confent of the prifoner, and in order to extend a legal advantage and benefit to him, yet that it was illegal to do so after evidence on both fides was concluded. But a majority of the Judges of Ireland agreed, that the jury were properly difcharged, and the prifoner was hanged upon the authority of those cafes. He trufted the Court would discharge the jury, and not suffer the Attorney General to avail himfelf of fuch an advantage on the unfortunate gentleman at the bar.

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Mr. Callect faid, that the doctrine was fo firongby laid down in Sir Michael Forfter's Reports, page 342, 343, that he should only read it to the Court.

Here the *Court* interrupted Mr. Calbeck, and *Baron Power* faid, if he were to give an opinion at all, he thought he could tell to what the paffage in Forfter alluded.—But whether they may take advantage of the mode of proceeding, in evidence, or by motion in arreft of judgment, he was not to direct.

Lord Chief Baren. When the indictment was formerly read at the effizes, Mr. Stanly then objected to it, and he talked of demuring; and he was directed then by the Court to demur or plead; and on confideration he pleaded.

Mr. Stanley then faid he did not offer to demur, he only faid it was poffible the prifoner might demur after having before pleaded to an indictment for the fame fact.—He was not fo ignorant indeed, that he did not know that he could not benefit himfelf by a plea of Auterfoi's Arraign.

Court. The objection is, that in treafon the accefforial traitor may object to being tried before the principal. If there be any thing in the objection, a mode has been proposed, and it has been declined by the Attoracy General-the trial must therefore proceed.

Mr. St. George Daly opened the indictment. Mr. Attorney General flated the cafe.

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The Attorney General now role, and delivered himfelf to the following effect :

" My Lords and Gentlemen of the Jury,

" The awful period is at length arrived. in which you are called upon to inveftigate a erime of the moft horrid and blackeft dye that was ever agitated in a court of criminal juffice. The chain of circumstances, which it unhappily falls to my duty to lay before you, is a frecies of fuch uncommon barbarity, that there is not a man who hears it, but must shudder at the bare recital-human nature will fland appalled ! A crime unparalleled in the black vatalogue of murders! a murder premeditated! -If a crime of murder, fimply confidered, and carried into execution with a peculiar featture of crucky, is the groffest violation of those focial bands which white mon together that ean possibly be devised, what must it be, when aggravated with the most deadly premeditation, fpite and malevolence-the most wanton cruelty, the most confummate artifice, and the most infidious confpiracy that ever was planned by the most depraved and most malignant heart !

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"And, here, give me leave to premife, that what you hear from me this day, unless proved K 2 to to your fatisfaction by the unerring testimony of concordant witness, ought not, and I trust in God will not, make the smalless impression on your minds.

" The Trial by Jury is the glorious bulwark of our conftitution; in criminal cafes, it is the great equipoife and tribunal between the crown, and the fubject; and, in all matters that come under their confideration, it is their indifpenfable duty to act with the ftricteft impartiality and the most unprejudiced minds; and if any reports of the circumstances of the prefent inquiry and transaction, which found this trial, should have made any impression upon your minds, I conjure you, by the obligatory oath you have now taken to God and to your country, to lay them afide ! let this be the first day the fubject ever came under your cognizance; and with impartial, deliberate, and unprejudiced minds, discharge your important duty justly and fairly, between the accused and the public justice of your country.

" I have afferted, that, in the prefent cafe before you, there was the most deliberate spite and malevolence; and to prove this, it will appear to you in evidence, that this affaffination affaffination has been in agitation by the perpetrators of it, for eighteen months before the fatal cataftrophe. The deceafed was shot at from the house of the prisoner, Fitzgerald, at that diffance of time; but the scheme, at that time, did not answerthere must be more human blood facrificed. Actuated by the fiend that poffeffed Otway's Renault, the ruling principle which operated upon the fanguinary mind of the contriver and abettor of this affaffination was-" Let me have blood enough." Hence you will find it turn out from evidence, that not only the deftined victim, Mr. Mc. Donnell, must fall, but even fome of Mr. Fitzgerald's own party; fome of them must fuffer, to give a colour of excuse for the affaffination contrived; " a refcue" was called out, and one of Fitzgerald's own party was shot, and three or four defperately wounded.

"Mr. Gallagher, though devoted as a victim to fall by a part of those confpirators; was preferved by the immediate act of Providence, as an inftrument to bring the perpetrators of this horrid deed to justice. From his testimony, it will appear to you, that Mr. Fitzgerald had laid many plans to destroy Mr. Mc. Donnell; that about eighteen months ago, a shot from Mr. Fitzgerald's house wounded Mr. Mr. Mc. Donnell, the devoted factifice. as he paffed it; this was the prelude to the magical events which afterwards happened ; that for the above affault a man had been triad and acquitted ; that Mr. Fitzgerald, finding himfelf successful in this acquittal, procured a Mr. O'Meally, a magistrate of this county, to take examinations againft Mr. Mc. Donnell, Mr. Hipfon, and the witness himfelf, Mr. Gallagher, for a fuppofed affault : that on those examinations warrants were granted; that Mr. Mc. Donnell, knowing but too well the implacable defperation of Fitzgerald, in whose immediate neighbourhood he then Eved, removed from his own house to a lodging in the town of Caftlebar for fafety; shar, on the aoth of February last, Mr. Hipfon and the witness, Mr. Gallagher, accompanied Mr. Mc. Donnell to his own house, whither he went in order to give directions to his fervants concerning fome family matters; that Mr. Fitzgerald, hearing of this, fent a party of his myranidons to take those gentlemen into cutody ; that before Fitzgerald's party arrived, the gentlemen had left Mr. Mc. Donnell's house; on their return to Caftlebar, but finding themfeves purfued, they took shelter in a house on the road, which was foon after furrounded by Fizzgerald's party, who fired feveral shots into iĿ

it, and at laft burft open the door; that the wimels. Mr. Gallagher, came out, and afked them the reason of this outrage; that the party answered, that they had warrants against Mr. Mc. Donnell, Hipfon, and himfelf; which warrants, however, they refuled to produce. but were exceedingly anxious to find Mr. Mc. Donnell. The witness told them he had rode off, having previously taken the precaution to conceal himself in a heap of malt. from whence, however, the party foon dragged him, and having fet him on horfeback. (as he could not walk, on account of the wound in his leg) conducted him, as well as Hipfon and the witness, whom they tied together, to Fitzgerald's house, where they were kept close prifoners that night, and the next day a guard was prepared, confifting of chofon men, prone and ready for the most depraved acts, and headed by the prifoner, Mr. Fitzgerald, who had a blunderblufs flung under bis coat.

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"That the witnefs heard Mr. Fitzgerald give directions to Andrew Craig, (who will also be produced in evidence before you) to be fure to fecure his prifoners; and, if there should be a refcue, to shoot them: that when they had been brought about two hundred yards, yards, the trufy Andrew Craig, in purfuance of his instructions, and in order to fecure his prisoners, cried out " a refcue!" The fcene of flaughter then commenced; a fhot was fired by the rear guard, which killed the devoted victim of Mr. Fitzgerald's party, who was allotted to fall a facrifice to the blood-thirfly. revenge of his leader : A general fire enfued; Hipfon, Mc. Donnell, and the witnefs, were all fired upon and wounded, in order to fecure them; the deceafed Mc. Donnell being wound+ ed in the arm, his horfe took fright, and was running on with him, but at a bridge he found a man stationed to prevent his escape, and the trufty Andrew Craig fired a shot into his body, and with repeated blows perfectly fecured him, by the most barbarous murder !

" This Craig (who, in order that the perpetrators of fo diabolical a plot may be brought to juffice, we are obliged to admit as an evidence for the Crown) will tell you the whole of this confpiracy, for he was a capital actor in the bloody fcene; he will explain the plan of the warrants, and of the pretended refcue, the fcheme of which was difclofed to three only of the affaffins, becaufe the leader of this horrid maffacre, the better to give a colour of juffice to the most flagrant, cruel, and premeditated

ditated murders, deemed it necessary to facrifice one of his own party in front, and a man was accordingly posted behind a wall to fire at him.

" Such is the evidence we shall lay before you; and, if proved, my affertion of premeditated fpite and malevolence will appear from the length of time this scheme was in agitation-the most wanton cruelty, from the butchery that was used-the confummate artifice. from its requiring the immediate interference of Providence to bring the perpettators to justice -and the most infidious conspiracy, from the deepnefs and darknefs of the plan, and the number concerned in the fatal cataftrophe. As to the malice, which is a neceffary ingredient to conflitute the crime of murder, it is either express or implied. In the present case, there has been the most express malice, which is, when one or more, with a fedate, deliberate mind, and formed defign, doth kill another, which formed defign is evident by external circumstances, discovering that inward intenon, fuch as former grudges, concerted ichemes, and lying in wait.

"This will be all proved to your fatisfaction; and, when that shall be done, the execution

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ecution of juffice will prove that the law of the land is too ftrong for any individual. however allied, however affluent, however connected, to wreftle with-fuch horrid crimes will meet a fevere and certain punishment. It would be inhuman to fuffer the existence of an unnatural barbarian. whofe thirst for human blood is infatiable. To free the community from fuch a monfter is a tribute due to this country in particular--to the kingdom in general---to fociety at large-but much more to the afflicted family and friends of the deceased, whose only confolation must be, " that blood will have blood ;" and that, according to the Mofaic law, " Whofoever sheddeth man's blood, by man shall his. blood be fhed."

The first witness on behalf of the projecution, Mr. Andrew Gallagher, examined by Mr. O'Hara.

He knew Patrick Randall Mc. Donnell and Charles Hipfon. They are dead. He was in company with them on the 20th day of February laft, between 7 and 8 o'clock in the morning, at Mr. Mc. Donnell's lodgings in Caftlebar; they proceeded to Liberty-hall—Chancery-hall was the former name of it.—They went there by Breafy and Minola that is a round—by Turlogh, Liberty-hall is only five

five miles from Castlebar-by the other way it is eight miles-it is three miles further-the region of going that way was, because they dare not go by Turlogh. Mc. Donnell had not gone that way for half a year before but once or twice. They dreaded they would be fhot at if they paffed by Turlogh. They arrived at Liberty-hall, and flaid better than an hour. They were for returning home; but, immediately before they fet out, they fent fome people to watch left they fhould be furprized. About 12 o'clock the witnefs urged Mc. Donnell to come away left they fhould be over-When they had come within about a taken. hundred yards of Ballyvarry, they faw two men of Mc. Donnell's running to overtake them. They stopped to meet these men-they were told by the men, that a party of about a hundred men in arms were about Mr. Mc. Donnell's houfe, and as they had not found him, they were going to fet fire to the house. Mc. Donnell faid, it was hard he should lofe his houfe, and that it was probable there were people before as well as behind. The witnefs propofed they thould go round near Swineford. and take shelter at Mr. Ormsby's, or some other perfons. That they were well mounted, and could go on the hill, and fee what they were doing. They went on the hill, and when they came there they faw a great number of people-fome of them faid they faw Mr. Fitzgerald on horfebackthe witness did not see him then, but perceived that they were furrounded. They returned towards Killeen. They faw a number of men in arms on foot, and Mr. Fitzgerald and two others on horfeback. Thefe men began to run towards them, and the witnefs and his party galloped at a great rate to Ballyvarra. The witness pressed to get to Foxford-Mc. Donnell faid no, they were

were too many to do any mifchief. He and his party would ftay in that little town of Ballyvarra. They went into a large house there belonging to Mr. Browne. The witness went up stairs, and faw Mr. Fitzgerald from the window. He rode off at the head of one party, and the other party got round the house. The witness then perceived Mr. Fitzgerald coming up, till he was hid behind the ftables, which are in the front of the house. Some of the men came up near the house, others not so near. He faw James Master-Ion-he was a long time acquainted with him, Masterson put up his gun and fired at a middle fash where the witness was looking; the ball passed within a very fmall diftance of his face-two other guns were immediately fired by two others, one was charged with fwan drops and a ball. He did not know any of the others who fired-there were feveral other thots fired. The ftable is about 30 yards from the houfe. He faw Mr. Fitzgerald there; he knew him though he was difguited in a large frize coat-he was well mounted. The witness asked from the window what they wanted-he was answered by David Saltry, whose voice he perfectly knew, that they wanted Mc. Donnell, Hipson, and the two Gallaghers. The witness faid, it was the first time he had heard any fuch thing, if they had warrants, they might flop from firing and he would give himfelf up. They ftopped from firing, and for a moment of two defifted from forcing the door, which they had been breaking. There was nobody near the witnefs but one Mr. Crofton, a prieft, who was hearing confessions. The witness went into a little room where Mc. Donnell was-there was a parcel of malt there-he faid, " It is your life they want Mc. Donnell, hide yourfelf in the malt,"-he accordingly

(84)

accordingly laid himfelf down in the malt, and the witness covered him with the malt. The witnefs was then going down, but before he had got down the party had broken in the lower pannels of the door, and fome of them had got in. The witness called to fend up the constable, and he would give himfelf up, for he was afraid to go down. John Fulton came up, and the witnefs gave himfelf up, thinking him a constable-when he came down, a number came round, and among the reft one John Mc. Mullen, who was going to strike him, but John Fulton faid, do not ill use the gentleman, he is very quiet. The witnefs called to Hipfon to give himfelf up, and he did fo. The witnefs went down among a large party, and Mr. Fitzgerald got into their view. Foy abused the witness-he had a stick in his hand. and made an offer of the flick towards Mr. Fitzgerald, who then wheeled out of the witnefs's The offer which Foy made with the flick view. was a fignal-Mr. Fitzgerald retired behind the stables, though not close behind them, yet hid from their view. Mr. Mc. Donnell, as he believed, was hid in the malt. The witness faid he was gone off. When Hipfon came down, Mr. Fitzgerald came galloping to them. He had a fwitch flick in his hand, and by his fide a short gun. The party huzza'd in joy, that they had taken the witness and Hipfon. Mr. Fitzgerald ordered them to be tied together, and faid, " he would take care to fettle A party then came down in great triumph ·us. with Mc. Donnell, and a shout was continued for about ten minutes-Mr. Fitzgerald did not join in the shout, but he seemed well pleased. When they cried, long life to Colonel Fitzgerald, he Mt. Fitzgerald faid, " very well-tie him-tie him." Foy tied Mc. Donnell to the witness's left arm,

fo tight, that Mc. Donnell cried to be loofed; and Foy faid, " he would tie him till the blood gushed from him."

Mr. Calbeck. Foy's conduct is nothing to Mr. Fitzgerald.

Court. Was he not tied by Mr. Fitzgerald's directions? Where was Mr. Fitzgerald?

Andrew Gallagher. He was within a yard of Mc. Donnell. The witness asked to see the constable; they answered that they had a constable and a warrant, but they would not fhew it .- This was before Mc. Donnell was brought down, and before that he had begged to be brought before a magistrate. They faid, they would bring the witnefs to Sligo. He answered he was very well fatisfied, he had fome friends there, who would go bail for him. When Mc. Donnell was tying, Mr. Fitzgerald held his fwitch over him, and faid. " Damn you, you cowardly rafcal, I long have wished to have a shot at you, but I have you now, and shall take care to punish you." He also infulted Hipfon .- He faid, "he had fomething against him, and would take care to punish him. Mc. Donnell asked to see the warrant. Foy or Fulton shewed fome paper, but would not let him look at it.-He asked to know the crime with which they were charged. He, Mc. Donnell, afked to be brought before a magistrate---it was then only four o'clock-Collector Browne and Mr. Bolingbroke were at General O'Donnell'sthey could be there in half an hour with eafe, if permitted to ride. Mr. Fitzgerald faid, " he'd think of it," but immediately after ordered them to be brought to Turlogh, and faid, " he had them, and would take care of them.-they were made

made to walk through a ford. Mr. Lemon, a prieft, was brought out and tied to Mc. Donnell. While he, Lemon, was tying, the witnefs told Mc. Mullen, who was tying him, that " he was a defperate looking man, and he could have no luck for his meddling with the clergy." Lemon was not long The witness told Mr. Fitzgerald, that the tied. prieft, " had done nothing."-Mr. Fitzgerald faid. " he, the prieft, was a great rogue :"-the witnefs told him, there was another priest in the house hearing confessions; and on his being brought out, Mr. Fitzgerald then ordered Lemon the prieft to be unbound-he did this at the entreaties of his own party. Mr. Fitzgerald and his party were debating, and delayed in confulting until it grew night fall. Mr. Fitzgerald, Andrew Craig, and Robinfon confulted together. One time it was determined to bring them to Mr. Bolingbroke's, another time to Turlogh; for as it was late they might be refcued. They were all tied together until it was found that Mc. Donnell could not walk. from a wound in the calf of his leg. Their horses were then brought; but Mr. Fitzgerald, on feeing them, faid, they were too good horfes, and ordered that Hipfon and the witness should walk. and Mc. Donnell ride. Mc. Donnell was then fet at liberty-he meant by at liberty, loofe, and Hipfon and the witnefs were again tied. Two men led Mc. Donnell's horfe-afterwards Andrew Creagh, who was on horfe-back, led it.-It was then nearly dark-there were between two and The witness and Mc. Donnell and Hipson had received very ill usage, He, the witness, begged to get a drink of water. He had not breakfasted.-He was told no-and Fulton faid, " Damn them, drive them on." They were compelled to wade through 2

a fiream, and the witness flooped and took a drink out of it in the palm of his hand. Mr. Fitzgerald was at the head of the party. They were brought to the houfe of Turlogh.' it was debated what to do with them. One Robinfon feemed to have great influence over Mr. Fitzgerald. Upon his advice it was determined to let them flay till morning. They required to fee the warrant. Mr. Fitzgerald then brought in a bundle of papers, which he called warrants, and called in a man of the name of Fulton, who, having come in, Mr. Fitzgerald faid, there is your warrant, and there is your prifoners. This was in about a quarter of an hour after they had come to the house of Turlogh. Mc. Donnell begged to fee the warrants. Mr. Fitzgerald faid, " No, you will fee them time enough." Mr. Fitzgerald ftaid fome time in the parlour, and then went down from them. in about an hour after he ordered them to be brought up ftairs; they were brought into a fmall room on the stair-head; four men were with them; they were intended as a guard on them. There was a fire and a piece of candle in the room. The witnefs fat on a short little form, which contained two of them. Mr. Fitzgerald did not come up until the fire was lighted. Scot, one of Fitzgerald's fervants, came up and told Mc. Donnell he was forry to fee him-he could bring him a bed to firetch on, or wine and water. He brought up a Mr. Fitzgerald came into the room; the bed. witness and Hipson were fitting on the form; they had laid a bolfter, which came up with the bed, on the form. Mr. Fitzgerald offered to bring Mc. Donnell any thing he should choose, and to taste it before him;-" but as for these vagabonds, (meaning Hipson and the witness) how dare they have

have fuch a foft feat ?"-and ordered the bolfter to be taken from them. Mr. Fitzgerald then went down, and the witness faw him no more that night. He heard him very frequently. He heard him call feveral people by their names, as a ferjeant calls men on a parade; and he heard the men drink his health. Afterwards a party came up to relieve the guard, and they regularly relieved each They remained prifoners all night. other. Mr. Mc. Donnell flept fome time. The witnefs wakened him. The witnefs never had flept at all. Hipfon had flept a little. The witnefs faid it would foon be day. There was a pane broke in the window, which obliged the witnefs to fhut the fhutters; he was obliged frequently to thut them from the cold. He heard Mr. Fitzgerald call Scottand call the roll, as he had heard it before; and he heard them drink as before; this was about five o'clock in the morning; the day near clearing. The window is not immediately over the hall-door; it is above it, on one fide of it. At day he faw a number of men regularly drawn up, to the number of twenty or thirty. He faw Andrew Creagh and James Foy fettling them. Mr. Fitzgerald and Mr. Brecknock came to the flag of the hall-door ; through the broken pane he heard them converfing; they fpoke in French, afterwards in English, but he could not hear what they faid, but the names of himfelf, Mc.Donnell and Hipfon, were feverally mentioned. He heard at that time nothing more than their names. Mr. Fitzgerald called over James Foy and Andrew Creagh, who were fettling the guard, and ordered them to move a little higher, about ten or twelve yards above the house. There was some other conversation, which he did not hear. As foon as the guard were fet-•L tled. ded, Mr. Fitzgerald gave them, Foy and Creagh; orders, " If they faw any refcue, or colour of a refcue, be fure they shoot the prisoners, and take care of them."

' [By the direction of the Court, Gallagher repeated this laft part of his testimony; and, at the defire of one of the Jury, repeated it a third time.]

When thefe orders were given, Mr. Fitzgerald faid to Mr. Brecknock, "Ha! we shall foon get rid of them now;" and Mr. Brecknock replied. " Oh, then we shall be easy indeed." After the guard was fettled, Mr. Fitzgerald called back An+ drew Creagh, and when Creagh came within about ten yards of him, he, Mr. Fitzgerald, faid, " An, drew, be fure you kill them.-Do not let one of the villains efcape." Andrew answered, " Oh, never fear, pleafe your honour." There was nobody then with the witness, Mc.Donnell and Hipfon, but Fulton. A man came up to the witness and faid he was fent, by Mr. Fitzgerald's directions, for Fulton; Fulton went away, and the man staid with him. The witnefs went out again, and faw Mr. Fitzgerald, and Brecknock along with him, Fulton then returned, and faid, " You must be tied, and brought off to a magistrate." It was then a few minutes before feven o'clock; for they were brought down exactly at feven by his watch. Hipfon's right arm was ued to his left one, by a fmall kind of cord, which the weavers call trums, Mc, Donnell faid it was hard to be fo near Cafflebar, and not to be brought there. He defired to know where he was to go to. Mr. Fitzgerald faid, he would foon know that-the conftable had directions. Mr. Mc, Donnell was put on horfeback, one John Murphy leading his horfe by the head; Murphy had the bridle in his left, and a fword in his right hand. The guards were in fours and fives; there

there were four or five of them before the witness Mr. Mc. Donnell immediately behind the withefs. He knew of the guard, John M'Mullen, John Rulton. William Fulton, one Uing, or Ewing, one Wallace Kelly, William Kelly, and Andrew Creagh. James Foy left the houfe at Turlogh with them, He did not know whether Foy continued with them or not. James Mafterson was not with them. One David Simpson was of the guard. They had not gone above fifty or fixty yards from the houfe of Turlogh, when he heard Mr. Fitzgerald cry; Hollo. He faw James Foy then follow them. The witnefs had thrown his eyes conftantly about him, He heard Craig order the guard to halt. James Foy then came up from conversing with Mr. Fitzgerald, and fpoke with Craig for near five minutes. Foy walked with them. The witness cannot tell how far. The guard walked on with the witnefs. Mc.Donnell, and Hipfon, for about four hundred yards from the house at Turlogh, till they came to a place called Gurthnefulla. The witness was very watchful, in confequence of the direction he had heard Mr. Fitzgerald give. From the time of the witnefs's quitting the houfe at Turlogh, he had been fure of death. He looked towards the rear and faw them in motion, and heard a friet, which, from his confusion, he thought to be fired by one of the rear guard; and he was still fully fure it was one of the rear guard.-Before he had feen this fhot, he faw Andrew Craig shove a perfon; and he believes the perfon whom Craig shoved was the perfon who fired that fhot. He heard the fhot immediately after feeing Craig give the. shove; and he then heard Andrew Craig fay, There is a fhot; they are refcuing; fhoot them. -Immodiately then he faw a fecond shot fired *L 2 . ftom

from the rear. He then threw up his eyes towards Mc.Donnell, and faw his mare working as if from the noife. His arm was weaving, as if broken. He then faw another shot fired at Hipson, which hit him in the left fide, and paffed through his body. And, he believes, by the fall Hipfon broke the cord which tied the witnefs and him together. He could not be fure who fired that shot. but thinks it was a tall man, whose face he did not know. A man, within about half a foot of him, prefented his piece at him; and he faw a fhot come from the rear guard and hit that man, and wound him; and the man's piece then went off, and wounded the witnefs in his arm, and paffed along his coat. Three or four more shots were fired at the witnefs and Mc.Donnell. He still kept looking at Mc.Donnell. He faw Murphy ftruggling with the mare on which Mc.Donnell rode. He turned Mc.Donnell's breaft to the party. The mare plunged, and Murphy was thrown down. Mc.Donnell then gallopped off, crying murder, and for mercy. The witness ran off after him. for forty yards, or thereabouts. Some of the party cried out, " God damn their fouls, they are efcaping; why do you not fhoot them?" There were feveral shots fired at the witness in the forty yards that he ran. One of the fhots was very remarkable; he was fure it was from the blunderbufs, from the manner in which the road was torn up. The witnefs threw himfelf into a ditch, with his heels uppermost, and lay as if dead. He faw the party purfuing 'Mc.Donnell, and fwearing most shocking oaths, They will escape. When he thought they were all gone by him, he looked about him, in hopes to escape through the fields. He crept over the wall in as low a manner as he could. He faw fome of the party round

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round Hipfon. He faw Cox and Masterfon there. and a man on a grey horfe. The witness thought to get down to the water, and escape by fwimming. He faw Richy Law on Mc. Donnell's horfe. Law cried out, O! you may now return; for, by God, he is dead in earnest. The next perfon he faw was one Hufton, who used the fame words. Some more of them returned, and afked where the fellow with the blue coat was. The witness wore a blue coat. By God, fays Saltry, here he fell into this built; and, if he had not life, he could not move they then leaped over the wall, and fome of them leaped over the witnefs; but the attention of one of them being brought back to the road, he faw the witnefs, which, as foon as the witnefs perceived, he begged his life. The witnefs was then brought to the road: William Fulton, who had a blunderbufs in his hand, was for putting the witnefs to death; the witnefs begged of Hufton to protect his life, who faid he could not interfere. and rode off from him to the house, at Turlogh. He fooke in extremely moving terms to the guard : fome of them pitied him; others infifted upon his going to the houfe at Turlogh; and he went back there against his will; as he went, the witness flipt himself before Cox, fo as to fave himself from being fhot from behind. As he came towards Mr. Fitzgerald, he faw Huston gallop off towards Caftlebar; when he came up to Mr. Fitzgerald, he fell upon his knees, and begged to be spared for the fake of his long family. Mr. Fitzgerald bid the witness get up; for "I may be moved; leave off your womanish tricks." When the witness was brought into the parlour, he faw Mc.Connell. the man who was wounded, and who fhot at and wounded the witnefs, and fomebody taking down what Mc.Connell faid. They flopped, and Mc. Connell

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Connell, was taken up ftairs-Mr. Brecknock faid: in Mr. Fitzgerald's prefence, that this was a very heinous affair; that the witness could be punished for being guilty of fo heinous a circumstance as a refcue-Mr. Fitzgerald faid he had fent for a furgeon. Mr. Lindley, and for a coroner; the furgeon to look at the man that was wounded, and at his, the witness's arm-Mr. Fitzgerald then went out, and fhortly after returned. There was a kettle in the room; Mr. Fitzgerald faid to the witnefs, he had better drink fomething-by the finell, the liquor was whikey; Mr. Fitzgerald brought it down-he heard Mr. Fitzgerald's health drank-Mr. Fitzgerald returned, and afked the witness, would he drefs his arm himfelf? the witnefs faid, " No;" he would wait until the furgeon came, as he had no things to drefs himfelf, and it would put him to double pain. Fitzgerald and Brecknock went out and chattered in French ; they returned, and feveral of the party came in, and thewed feveral of the places where they were wounded. Mr. Fitzgerald faid, this is a very unfortunate affair ; fee what they have got by it; they have killed their own party, and hurt none but the unfortunate man above flairs-the wirnefs affented to every thing they faid. Mr. Brecknock faid to the witness, "You are as guilty as if you had a gun, and refcued yourfelf." Scott had brought fome water for the man who was wounded, and the witness drank of it, and also some wine and water, after he had feen Mr. Fitzgerald drink -he faw Scotch Andrew coming up on a mare towards Turlogh A the mare was the fame which had been met by the witnefs when he was brought prifoner to Turlogh-he heard Andrew finging a long, and crying, "How are you, lads? " high for the bloody North for over." Mr. Fitzgerald faid he would would fend for Mr. Baynes; he afterwards faid, he had got a note from Mr. Baynes, that he was ill; he defired the witness to write a note to his brother, which the witness did not, but faid he would write a note to his wife to make her eafy-Mr. Fitzgerald faid he would fend it by a woman to Caftlebar. Mr. Fitzgerald and he had many converfations; the witness flattered Mr. Fitzgerald; and told him he wished him to be his friend, for there was no man of fpirit in the county but himfelf. meaning Mr. Fitzgerald; and the witness faid he loved a man of fpirit. Mr. Fitzgerald then gave him his honour that he would not profecute him; and that, when the magistrate came, he would himfelf be bail for him; and if, as he believed, it was not a bailable offence, if the magistrate would not take bail, he would contrive to let the witness escape. Neither the witness, nor Mc. Donnell, nor Hipfon, had any arms; nor could they have had any without his knowledge; nor did any perfon whatfoever make any opposition to their being taken before a magistrate.

He was cross-examined by Mr. Calbeck.

Hipfon had a gun when he left Caftlebar, he gave it to one of the fervants at Mr. Mc. Donnell's. Hipfon was a thoemaker; he had been formerly a dragoon. Mr. Fitzgerald faid he would fend a woman to Caftlebar, becaufe he might naturally fuppofe, that fome ill ufage would happen to his people from the conduct of that day. He frequently faw Mr. Fitzgerald's people in Caftlebar; and he was fure that, not two days before this affair. Mr. Fitzgerald's people would not fuffer any injury at Caftlebar. The witnefs thut the doors of the houfe of Ballyvara; no fhots ever were fired out

out of the house; Mr. Fitzgerald's gun was not discharged there. They confulted, at one time, to take them before Bollingbroke. He believes he never heard a word of a man of the name of Murphy having fworn examinations against them. He could form no belief whether any fuch examinations were fworn. He had heard afterwards that fuch examinations were fworn, but could not tell whether they were or not, not having feen them; he could form a belief of a fact, not within his own knowledge, when a man of truth told him it; but not when he was told by perfons as infignificant as himfelf. He believes that examinations were fworn against him before a magistrate; and does not know but there might be warrants upon them. The reason that was given for their not going to Mr. Bollingbroke's, as it was too late, was not given until after they were brought to Turlogh. The witnefs, nor Mc. Donnell, nor Hipfon, did not agree to go to Turlogh. The party faid they would bring them to a magistrate, but did not name Mr. Bollingbroke, at Turlogh. Robinfon was against their going that night. There was a centinel always upon them (Mc.Donnell, Hipfon. and the witnefs). The centinel was not Foy-Fulton, Newing, or Ewing, and Wallace Kelly, were centinels. Fulton was in the room, and did not hinder the witness from looking out of the window. His face was to the place of the pane; he could fee as well, but not hear as well, as if the window were up. He faw Mr. Fitzgerald perfectly, becaufe there was a little porch outfide of the door; and he flood outfide of the porch; the window was at one fide of the porch; the wall of the porch could not cover Mr. Fitzgerald from his view; his fituation prevented it from covering him. The witnefs witnefs could not tell whether Mr. Fitzgerald's party were disciplined, he never faw them perform the manual, or go through any manœuvres; feveral of them faw him looking from the window, they did not perceive it to be of any confequence, whether he looked or not. The only reason he could give for his fafety was, that the Providence of God was greater than their power. He knew that perfons could be concealed behind the walls, but he did not believe that there were perfons there for the purpose of rescuing him, Mr. M'Donnell, or Hipfon. Mr. Fitzgerald did give The word *fettled*, made ufe him wine and water. of by Mr. Fitzgerald, might mean to punifb them by law; but he did not believe that was Mr. Fitzgerald's meaning. He believed, that the cafe which Mr. Fitzgerald faid was not bailable, was the murder which happened in confequence of the He faw a great mob come to Mr. Fitzrescue. gerald's house, but he did not see chairs or tables broken, or the house difmantled; but he faw doors broken : he himfelf was then fafe. He remembers feeing Mr. Ellifon at Turlough; he could not recollect the people who came to liberate him; he himfelf helped to look for Mr. Fitzgerald. There was a charge against him of a capital crime, but he did not believe that Mr. Fitzgerald could identify By the virtue of his oath the charge against him. him had no more effect upon him than if there had been no fort of profecution against him; nor can he form any belief, whether any perfon could prove his beingpresent at the affray in the gaol.

To a question from one of the jurors,

He answered, it was impossible for them to procure any perfon to refcue them, for they were not permitted to speak to any perfon.

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To a queftion from the court, He answered, that the party were taking the prifoner towards Sligo; and from Caftlebar to Turlough, is three miles.

The second witness for the prosecution, W. Kelly, examined by Mr. Patter fon.

The witness lived, in February last, in Turlough, the eftate of George Robert Fitzgerald. James Foy came to him on the 20th of February laft, and delivered a meffage to the witness, that Mr. Fitzgerald wanted a word with him. He went to Turlough, and faw Mr. Fitzgerald; he faw him in his own parlour, there were ten or twelve people with him; there were fire-arms, guns and blunderbuffes in the room with him. Mr. Fitzgerald told the witnefs that he had a warrant for Patrick Randle M'Donnell, Charles Hipfon, and the two Gallaghers. He defired them to go to Mr. M'Donnell's houfe, and take them prifoners, and if they faw them in the house, to break it open, for the warrants allowed it; and if they made their elcape, or fled, to be fure to fhoot them. Before they fet out, each man got a glafs of fpirits in the parlour. They left Mr. Fitzgerald in the house of Turlough; he faw Mr. Fitzgerald next in Ballyvarry; before he reached Ballyvarry he heard many shots. Mr. M'Donnell, Charles Hipfon, and Andrew Gallagher, were in cuftody of Mr. Fitzgerald's men when the witness came up. They were tied by Mr. Fitzgerald's directions; Hipfon and Gallagher were tied, and at first Mr. M'Donnell; but he was afterwards loofed, and put on his horfe. Mr. Fitzgerald did nothing, but faid he was fond that he had them in cuftody. He cannot tell what

what time they came into Turlough; they were there all night, they were fent away between feven and eight in the morning-he was a stranger in the place, and did not know many of them. John Fulton, William Fulton, Andrew Craig, and David Simpson, were of the guard. Andrew Craig told him, he, the witnefs, was to be put in the front of the guard, and bid him not to look behind, or regard what passed, but go straight forward. Before they fet out, they received directions to go to Mr. Bolingbroke's, and Mr. Fitzgerald told them, if any operation or refcue happened, to fhoot the prisoners. At about a quarter of a mile from Mr. Fitzgerald's, a man next to him, one M'Connell, faid he heard a fhot or two, and the witnefs heard Craig cry, a rescue-The witnefs heard two shots more; he turned about, and faw. Craig and Fulton fire, and faw Gallagher and Hipfon fall, and James M'Connell fell alfo. - He faw M'Donnell coming by him on the left hand fide of the road, crying, Murder ! fave my life ! and Craig cried, he would have his life. I followed, and, being light of foot, came up first. He faw M'Donnell stopped by a man with a hatchet; and faw Craig purfue him. A young man had hold of the mare, and Knox's boy brought him (M'Donnell) a drink of water, in a noggin, and then went into Knox's house to get him affistance. Craig then came up, and prefented his piece at M'Donnell, and the witness cried Murder ! Andrew, don't hurt the Gentleman more. Craig then fwore he would drive the contents through his foul, and fired the contents at him. M'Donnell did not live fifteen minutes. Craig faid, " Long he has deferved that." The arm that was next to Andrew was not broken before the After the shot it appeared to be broken. fhot. There

There was no man on the road but their own party.

He was cross-examined by Mr. Burke.

He thought he was going to do a legal act. He went innocently. One Hogan took him prifoner. He thought it was better for him to turn, than to let innocent people fuffer. He did not fwear to fave his life; nobody had ever told him, that unlefs he told the truth, he would be hanged. He never remembers to have faid to Moran, the gaoler, that Mr. Fitzgerald was a good mafter.

To a question put by one of the jurors, he faid,

That Mr. M'Donnell's arm, when he faw him at the Bridge of Kilnacarra, did not appear to be broken before Craig fhot at him.

Third Witness for the Prosecution, Andrew Craig,

Examined by Mr. Attorney General.

He lived, on the 20th of Feb. with Mr. Fitzgerald; he was fent by Mr. Fitzgerald, on the day before M'Donnell was fhot laft, to collect fome men, the tenants. He, Mr. Fitzgerald, wanted them to take M'Donnell, Andrew Gallagher, and Charles Hipfon. He did collect them; and Mr. Fitzgerald's fteward gave them fome whifkey. Mr. Fitzgerald defired them to take them, M'Donnell, Gallagher, and Hipfon, at the peril of their lives, let the confequence be what it would. Mr. Fitzgerald called to the witnefs, and fpoke to him. He defired the witnefs to tell Fulton and M'Mullen, to fhoot the prifoners in the taking, and when they were fhot, to bring in all their arms; and not to break the the windows, for it would be a good house for a minister. Not to make a botched job of it, as it bad often been before ; for he (Fitzgerald himfelf) would go and shoot him (M'Donnell) through the center of the heart, but that he must ftand clear, to fave Fulton and M'Mullen. They went to M'Donnell's, and found he had been there. There were two common men in the house. They took seven or eight guns from it, and went to the bridge; from whence they faw M'Donnell, Andrew Gallagher, and Hipfon, on a hill. The men were for going down to take them : the witness bid them come back. Some of the party asked him, if he had natural feeling. or was he a coward? The witness sent a messenger to Mr. Fitzgerald, and told him he would go to Breafy. Mr. Fitzgerald was not at Turlough. The witness understood that Mr. Fitzgerald was gone another way in fearch of them. The witness went home to get a horse. He received a meffage, that M'Donnell and his party were pinned at Ballyvara. He fet off, and found them; and Foy faid, Now we are joined, whoever has a mind not to affift, let him lay down Seven or eight thots were then fired at his arms. the house of Ballyvara. Mr. Fitzgerald was about 200 yards off, in a hollow, in difguise, on horseback, in a common man's coat. There was nobody with him but Scot. After the fhots a meffage came up from Mr. Fitzgerald, to know what they were doing. The Conftable and others then broke the doors open, went in, and took M'Donnell, Gallagher, and Hipfon. M'Donnell afked to be brought before a Justice. M'Donnell was not tied; he rode upon his own mare. Before they went to the house at Turlough, Mr. Fitzgerald took

took the witness alide, and faid they had better take them to Mr. Bolingbroke's, and fhoot themby the way; that it was a very bad managed. job that they had not been fhot in the taking. The witness faid, it might be better managed by taking them to Turlough; and Mr. Fitzgerald confented. The witness begged, as a favour to himfelf, to be permitted to turn Gallagher away. Mr. Fitzgerald parted from them when they came to the house at Turlough. John Chawner fent for the witnefs, and defired him to call for his maf-They met in the garden at Turlough with ter. Chawner. Mr. Fitzgerald mentioned to the witnefs, to fend the prifoners out upon fight; that is, that minute, that Chawner might shoot them. The witness was defired to look for Chawner's former gun. He fearched for, and found it; and Chawner loaded it with a brace of bullets. It was agreed to fend them out directly. Chawner was to fhoot M'Donnell; Fulton and Mullen to fhoot the other two. When the witnefs was almost leaving them, he spoke for faving Gallagher. Chawner agreed, and mentioned it two or three times; to which Mr. Fitzgerald answered, No; shoot the covey, the covey! dead dogs tell no tales ! Chawner was in the hay-yard, waiting for them to come out. Chawner proposed to shoot them up flairs; and to pretend they had attempted to escape. At 12 o'clock at night he wanted to have the prifoners fent out, that he might shoot them. The witness went into the room where the prifoners were; and, having turned out the guard, defired Gallagher, M'Donnell, and Hipson, let what would happen, to keep filent: M'Donnell thanked him; and the witnefs faid; A fhut mouth makes a wife -----; and he pointed with his finger to his head. He fent up to his

his own house, by the defire of Mr. Fitzgerald, for two sheep, for the party's supper. In the morning the witness called up Mr. Fitzgerald, who bid him felect twenty of the most active men amongst He did fo, and brought them to the the tenants. hall, where fpirits of whilkey were given to them. Mr. Fitzgerald told him the affair was managed badly, that they were not let to go laft night; the country would be up in arms, and his men would be shot;-but he had found a plan to have the prisoners shot like dogs. His plan was, first to charge a gun with two fingers and a half of powder, and seven 'fingers of small snipe-shot; and then to fend a man on with that, who should fire from the wall of the park; with directions to fire at, and fpare none, It would *(marten them up* to bufinefs; the party would think it a refcue, and the fmall fhot would not damage them. Mr. Fitzgerald called in the witnefs; and Mr. Brecknock brought a law book. Mr. Brecknock pointed out a place in the book, and faid, that was what he (Mr. Fitzgerald) wanted. Mr. Fitzgerald looked at the book, and faid, or read in the book, that they were indicted for felony, and if any attempt was made to refcue them, it was lawful to shoot them. Mr. Fitzgerald desired him to go and move up the guard further, and deliver these directions to them, which the witness did. Mr. Fitzgerald defired the witness to go to Fulton, and tell him to shoot M'Donnell, and Mullen to shoot Hipson; and be would fend Foy to shoot Andrew Gallagher. The witness answered, that if Foy went, he would not go; and faid that he, the witness, would get a man to shoot Andrew Gallagher. Shortly after the witnefs afked Chambers, would be kill a man for kim? Chambers answered, be would not for his muster's estate. The

The witness faid, the charge in the piece he would give him, would not kill a rat. He replied, that what would kill a rat, would kill a man. The witness then drew it to fhew him, and Chambers confented to go to Fulton and Mullen. As they went, he defired Chambers not to tell them but he had a good charge. At the hall door, Mr. Fitzgerald defired them not to make a botched piece of work of it, as was often done before; for Mr. M'Donnell and he could not live in the country together; and if M'Donnell was not fhot, he would take his mare, and quit the country. Mr. Fitzgerald defired the witnefs to go up and tie the prifoners. The witnefs faid he would not ; he never tied any man. - None were tied but fheepstealers and robbers. Hipfon and Gallagher were tied together, and M'Donnell rode on his mare. Murphy led him, John Fulton, John Mullen, David Simpfon, Kelly, Dornin, John Fohender, himfelf, and Murphy, were of the guard. Foy was fent after him, when he was about two hundred yards from the houle, with a meffage from Mr. Fitzgerald, that the witness had before talked of faving Andrew Gallagher; that he might as well let the whole efcape; that no fuch motion should be made. The witneis called to the guard to fhorten their ftep, but they did not mind him. A shot was fired about two or three hundred yards from the deer-park gate, by one of Mr. Fitzgerald's party. One Nelly, or Lelly, a clerk, who had drawn leafes for Mr. Fitzgerald, fired that shot. That was the shot which was to *fmarten* the party up to business. The witness got directions before, when that fhot was fired, to cry out a rescue, and he did fo. Hipfon was fhot by Mullen. Chambers fired.-One of the men of their own party had a spleen against another, and, as the witness supposes, took an opportunity.

portunity, and killed their own man. The witnefs faw M'Donnell's mare rearing in Murphy's hand; his breast towards them.-Three of the party fired at him;-believes Fulton to be one of them. The fhot took effect; for the witnefs faw one of his (M'Donnell's) arms flinging as if broke. M'Donnell fled towards Kilnacarra. The witnefs does not know whether he (M'Donnell) was stopped or not. The witness went to a shoemaker's house, and borrowed the shoe-maker's mare, and purfued M'Donnell. The witnefs overtook him ;---fired at him. He was fhor The party left Gallagher behind. dead. Some others of the party took Gallagher home to Tur-Gallagher had got home before the witlough. nefs. The witnefs met a man who had M'Donhell's mare, whom he fent to know what was to be done with the dead bodies. The witness faw Mr. Fitzgerald, who faid, they had made a bad jbb to leave Andrew Gallagher alive to hang them all;-that must not be-Gallagher should be sent to a justice, and shot on the road. The witness faid, He would not do it; they should kill him first. He (Gallagher) had made a penetrating speech, and if Mr. Fitzgerald did not pity him, to pity his wife and children; for his children would be fatherless, and his wife a widow. The witness at length fettled with his mafter to fend Gallagher to Huston's. The witness's reason for faving Gallagher was his friendship for him; Gallagher had inoculated his children, and given them medicines for nothing. The witnefs knew of other attempts made upon Mr. M'Donnell by Mr. Fitzgerald, one in particular immediately previous to the last affizes.

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Mr. Burke

Mr. Burke objected to giving evidence of this kind; as Mr. Fitzgerald had been already indicted, tried for, and acquitted of, that offence.

The Court over-ruled the objection, declaring that a witnefs had a right to give evidence of every thing that fnewed *malice* in Mr. Fitzgerald.

Andrew Craig. The first attempt he knew of Mr. Fitzgerald, upon M'Donnell, was shortly before the last affizes, on the day that M'Donnell paffed by the pound, and had a conversation with Mr. Fitzgerald. Shortly after, Mr. Fitzgerald defired the witness to charge a musket with slugs, for he (Mr. Fitzgerald) wanted it to fhoot otters. The witness did so, and then went to shoot magpies. When he returned, he was asked by Mr. Fitzgerald, if M'Donnell had gone by-He told Mr. Fitzgerald, he believed not. The witness then went into the fcullery, and drew the charge out of the musket he had loaded for Mr. Fitzgerald, and put in a little turf and chewed paper instead of the balls. He went home to his own house in the evening, and found one of his children burnt. He returned to Mr. Fitzgerald's to get fome white lead and oil, to put to his child, and went to the hay-loft for that purpole. He heard the two M'Donnells ride by, talking of peace and quietnefs. He faw a man from the corner of the house shoot at M'Donnell; and he faw that man return to Mr. Fitzgerald, and heard Mr. Fitzgerald fay to him, " Good night, my faithful friend Foy." When the witness came from the stables, Mr. Fitzgerald asked him, What he had been doing? The witness faid, he had come, left any thing was amifs amongst the horses. Mr. Fitzgerald asked him, if he had heard a shot. The witness said not. When he came the next morning to Turlough,

lough, he was afked by Mr. Fitzgerald, if he had heard any news. The witness faid, he had heard very bad news; that M'Donnell was fhot, paffing by the road, three inches in his head. Mr. Fitzgerald faid. Damn the drunken fcoundrel; he had been hurt by fome of his own party. Mr. Fitzgerald wanted the witnefs to iwear, that M'Donnell had fired the first shot. The witness refused it. faying, No, let the man who fired it fwear. A ball happened to be found on the road, which was preferved, and fome holes on the houfe fhewn as marks of fhooting. The next attempt he knew upon M'Donnell was-He and Fulton were directed to go to Chancery-Hall-they went there nine or ten times-in order to shoot at M'Donnell. One night that they went there, three of the windows were open, and Fulton faid, " Bad luck to you who left the windows open, if you knew what we were about." Another night Fulton feemed very dull; he faid his father had loft every thing by coming into that country, and if he (Fulton) did not shoot M'Donnell, Mr. Fitzgerald would turn them off; but the witness would rather lose every thing than fhoot at a man. The witnefs told him, there was a way to fettle all that; which was to fire in at the windows when nobody was in the room, and it would be talked of as an attempt upon M'Donnell. Fulton did fo; and the witness rode off, and told Mr. Fitzgerald that there was bad news, that Fulton had fired into Mr. M'Donnell's houfe, and the witnefs was afraid he was taken. Mr. Fitzgerald feemed rather to bemoan the loss of a gun and cafe of piftols, that Fulton had with him, than Fulton's being taken. He knew of another attempt on Mr. M'Donnell :-He (Fitzgerald) ordered him to go to Keelogues, N 2 and

and fhoot M'Donnell out of a brogue-maker's houfe. On another occafion he had directed Mullen and Fulton to fhoot M'Donnell. At one time, when the witnefs objected to doing this kind of bufinefs, faying that he was a man who had a family, that he had a good character, and the affair would come to light, Mr. Fitzgerald faid, fince he was fo delicate, to fend Murphy to him, that he might fend him to Capperary-Houfe, where John Chawner was to bring M'Donnell. Chawner lived with M'Donnell as a fportfman. Chawner had formerly lived with Mr. Fitzgerald.

He was cross-examined by Mr. Owen.

It was fince he came to gaol that he refolved to give evidence. He had made his escape. He was taken near Dublin. He could not tell how long Nobody prevailed with him to make his fince. confession. He could not tell why he did not make it before he was taken. There was no meffage ever fent to him about it. He never had any conversation with the Attorney-General-never faw him but at the last affizes, and at Mr. Conolly's once hunting. No perfon ever spoke to him about confeffing. Mr. Fitzgerald told him he had warrants. Brecknock pointed out the place in a law-Mr. Fitzgerald faid it was an act of parbook. liament, and that it was lawful to fhoot people when indicted for felony. The witness did not know whether they had a warrant or not." Mr. Fitzgerald appointed a place to fhoot M'Donnell and the other prisoners when the refcue shot, as he (Mr. Fitzgerald) called it, fhould be fired. The witnefs could have killed Gallagher himfelf, but he wished to keep his hands clean. When upon other other occasions he has had fcruples, Mr. Fitzgerald had repeatedly told him, that he ought to obey his mafter's (Mr. Fitzgerald's) orders, and that no judge or jury would or could find him guilty for fo doing. The witnefs had hopes of being faved on account of his evidence.

Fourth witness for the Prosecution.

The Rev. Mr. Ellison examined by Mr. DALY.

He took the information of Andrew Craig about a month ago. Before that he had taken his confession. The gaoler had told him Andrew Craig wished to see Mr. Cuff, James Brown, and the witnefs, and would tell nothing till they were all together. Mr. Ormfby was prefent. Andrew confeised in much the fame manner that he had that day given evidence upon the table. He faid, he hoped it would be for the good of his foul, and that he hoped Mr. Cuff would make interest for him. There was no promise whatsoever made him. Mr. Cuff told him, if his conduct deferved any mercy, he would apply for him: but there was no promise whatsoever made. He took Mr. Thompson with him upon another occasion, that he might have a respectable witness. When Andrew fwore the information, there was no promife made to him.

He was crofs-examined by Mr. Stanly.

Craig had made his confession before the affizes. One Heeny, a man of his (Craig's) own chusing, drew his confession. He had not returned his confession to the Clerk of the Crown. He had kept it till the Attorney-General came to Castlebar, and and then gave it to him; and the Attorney-General afterwards returned it to the witnefs. He had kept it ever fince. He never had compared the confession and information, but from his memory they corresponded. The information was written by his clerk. He left his clerk to take down the information in writing. The witnefs examined Craig over and over again by the written examinations. The witness apprehended Mr. Fitzgerald the day Mr. M'Donnell was killed. He also apprehended Fulton. He did not examine him at the time of apprehending him. The gaoler went from the witness for the warrants, if Fulton had any, and brought a perfon to be witnefs of his conduct. The gaoler brought feveral papers, (which the witnefs now produced); three of the warrants, he believes, were figned by Alexander O'Malley. He had feen his hand-writing as a Iustice of Peace. One of the warrants he was fure was the hand-writing of Mr. Bolingbroke. He was not fure whether the name William Fulton, inferted in the warrants, was or was not Mr. Fitzgerald's hand-writing; but believed it to be his hand-writing.

Fifth Witness.

The Rev. Thomas Thompson examined by Mr. Bloffet.

He knows Andrey Craig. He faw him in the gaol with Mr. Ellifon, in company with the gaoler and the clerk, who took his deposition fairly. There were no promises made to him; he heard Craig make a verbal confession; and it was the fame with the written one. The witness had applied to the Attorney-General, both perfonally nally and by letter, to know if he was to prepare Craig for eternity; and the answer he received was, that he was: and the witness at all times told Craig fo; and Craig always adhered to the fame ftory.

He was cross-examined by Mr. Calbeck.

It was natural to fuppole, that he (Craig) was agitated by hopes and fears of life; and the witnels dared fay he might have been fo.

To a question from one of the Jurors,

He faid, he never heard, that any perfon made him a promife of any thing to induce him to make his confession. He knew one of the perfons alluded to had defired him to tell Craig, that he made him no promife, nor gave him any hopes. The perfon the witness now alluded to was Mr. Cuff.

Here the PROSECUTION closed.

Mr. Calbeck role to ftate a Cale, and Mr. Baron Power objected to it, as being diforderly.

The *Chief Baron* faid, that he did remember, in the cafe of the White Boys, on a Special Commiffion, Lord Chief Juftice Clayton, Mr. Juftice Lill, and Mr. Juftice Malone, did permit a Cafe to be stated, but not as a matter of right, but as a matter of favour.

Mr. Baron *Power* when at the Bar never had feen it practifed, when on the Bench never had fuffered it, and he did not think he could now permit it.

Mr. Calbeck

Mr. Calbeck faid, that it was done in the cafe of the Hearts of Steel.

Mr. Baron *Power* told him that he was miftaken; but, he believed, not wilfully. He (the Baron) had himfelf fat upon that occasion with Lord Annaly and the late Chief Baron Foster. The late Chief Baron Burgh had spoken very ably as to points of law, but there was no attempt of that fort.

The Prifoner went into his Defence.

John Scott, the first witness therein, was examined by Mr. Calbeck.

He lived at Turlough with Mr. Fitzgerald.— Alexander O'Malley is a Justice of Peace for the county of Mayo; on the 18th Mr. O'Malley was at Turlough, and figned and fealed the warrant then produced to him.

He was cross-examined by the Attorney-General,

He was fure that the name William Fulton, in the direction of that warrant, was not Mr. Fitzgerald's hand-writing. William Fulton wrote his own name, and not the Prifoner. The name William Fulton was written before the warrant was figned and fealed by the Magistrates.

The Clerk of the Crown, by order of the Court, then read the following Warrant.

AWar

(105)

A Warrant, figned Alexander O'Malley, dated 18th February, 1786.

County of Mayo, WHEREAS I have this day to wit. nough, in the parish of Killicommouge, barony

of Cavan, and county of Mayo, that on the oth day of January last, informant was committed to Cattlebar gaol, on a falfe occasion of Patrick-Randal M'Donnell, of Caftlebar aforefaid, where informant was neck-voked by order of faid M'Donnell, and no perfon allowed to bring him the common necessaries of life, nor pen, ink, or paper, during the space of eighteen or twenty days: during which time he was visited feveral times by the aforefaid Patrick Randal M'Donnell, John Gallagher, Andrew Gallagher, William Melvin, Robert Metlan, and Charles Hipfon, all of Castlebar aforefaid, all of which feverally, and repeatedly, threatened to take informant's life, if he did not swear that George Robert Fitzgerald, Efq; of Turlough, defired, or rather commanded thim to fire a shot at the aforesaid Patrick Randal M'Donrell.

That upon fending his difcharge to the gaoler, in whole care he was, who enlarged him, he was met by the aforefaid Patrick Randal M'Donnell, who most violently and feloniously feized him, and dragged him back into the body of the gaol, and taking the keys from the gaoler, locked him in, carrying the key along with him to his lodging, and fo continued to keep informant in confinement for the space of ten or twelve hours, without any order whatsoever; at the end of which time he brought a fiesh committal against him, deli-O vering vering the keys, with faid committal, to the gaoler.

Saith, upon being lawfully discharged a second time, he was met by faid Patrick Randal M'Donnell, and Hipfon aforefaid, who feized him as aforefaid, telling him that he would lodge him in a place that no difcharge would, or could release him from; upon which they dragged him to the house of Michael Moran, cabinet-maker and alehouse-keeper in Castlebar aforesaid, who, upon feeing him, advanced with a naked fword in his hand, fwearing by G-d that he had a great mind to take his life before he would part him; upon which he was dragged up ftairs in faid houfe. and lodged in a room therein, where there was a ftrong guard of the aforefaid banditti placed over him, which guard forced him to creep in under a table, where they watched or guarded him with nine guns, or bayonets, fix or eight cafe of pistols, and four halberts.

That the faid Patrick Randal M'Donnell gave ftrict orders to the aforefaid guard or banditti, that in cafe there should be any lawful demand made by informant, that they might take away his life, and let those that made such a demand take his corple, which, informant believes, they would have done," were it not for the interposition of the High Sheriff that enlarged him.

These are therefore, in his Majesty's name, strictly charging and commanding you, the undernamed, upon sight hereof, to apprehend the bodies of Patrick Randal M^cDonnell, John Gallagher, Andrew Gallagher, William Melvin, Robert Metlan, Metlan, Charles Hipfon, and Michael Moran, and them, or any of them, fo apprehended, you are to bring before me, or fome other of his Majefty's Juftices of the peace for faid county. And, for fo doing, this shall be your fufficient warrant. Given under my hand, this 18th day of February, 1786. zigned,

ALEX. O'MALLEY.

To all high and petty conftables in faid county, efpecially to *William Fulton* and his affiftants, this to execute.

He alfo read

A Warrant, figned Alexander O'Malley, dated 16th February, 1786.

nanough, in the parish of Killicommouge, barony of Cavan, and county aforefaid, on the oth day of January, as the informant was lying in his bed in his own house, between the hours of eleven and twelve of the clock at night, he was greatly alarmed to hear both the doors of his faid house burglariously broke open at once, which was no fooner done, than he perceived one of the party that fo forced or broke open the fame, advanced towards the fire, and thereupon taking a lighted or kindled turf, with which he lighted, a candle that he had brought along with him, which was no fooner done, than informant's bed was furrounded by a banditti of armed men, namely, John Gallagher, Andrew Gallagher, William

William Melvin, Robert Metlan, Alexander M'Donnell, and Charles Hipfon, all of Caftlebar, in faid county, (which laft mentioned Hipfon commanded the aforefaid banditti) to feize informant, which they did accordingly, and dragged him moft inhumanly out of his faid bed, each and every of them aiding, affifting, and abetting one another.

That the aforefaid Andrew Gallagher, aided, affifted and abetted by the aforefaid banditti, did, then and there, moft wantonly, wilfully, and felonioufly fire a fhot from a piftol loaded with gunpowder and leaden flugs, or leaden fhot, called Swan-drops, at informant, with an intention to take away his life, without affigning any reafon whatfoever; which treatment they perfifted in without intermiffion, until they brought him into Caftlebar aforefaid; upon which they brought him to the houfe, or lodging, of Patrick Randal M'Donnell, into whofe prefence they immediately conveyed him.

That the faid Patrick Randal M^oDonnell offered him a reward of 3001. fterling, if he would iwear, or make affidavit, that George Robert Fitzgerald, Liq; of Turlough, defired or commanded him to fire a fhot at him the faid Patrick Kandal M Donnell; and finding that informant would by no means perjure himfelf, for any reward whatfoever,

That he, the faid Patrick Randal M'Donnell, did then and there make oath, on the Holy Evan-. gelifts, that if informant did not iwear, or make oath, as he defired him, that he would erect a gallows. gallows and hang him on the fpot; at the fame time calling for a rope, in order to perpetrate, or put his wicked and felonious defign in execution; which faid rope was brought unto him by Hipfon aforefaid; on fight of which, informant, knowing by common report, that the faid Patrick Randal. M'Donnell was wicked and desperate enough to hang him, was put into bodily dread and fear of his life, and more efpecially as the faid Patrick Randal M'Donnell is a justice of the peace, and did wickedly and feloniously, with a facred oath, threaten to hang informant; and the more fo, becaufe informant well knew that the faid Patrick Randal M'Donnell then did, and still doth entertain and affociate with a numerous armed banditti. for the purpole of annoying the laws, to the great terror of the whole country.

These are therefore, in his Majesty's name, strictly charging and commanding you the undernamed, on fight hereof, to apprehend the body of Patrick Randal McDonnell, Andrew Gallagher, John Gallagher, William Robert Metlan, Alexander McDonnell, and Charles Hipson; and them, or any of them so taken, you are to bring before me, or some other of his Majesty's justices of the peace for faid county, to be dealt with according to law. And, for your so doing, this shall be your sufficient warrant. Given under my hand and feal, this 18th day of February, 17.86.

Signed,

ALEXANDER O'MALLEY.

To all high and petty conftables in faid county, efpecially *William Fulton* and his affiftants, this to execute.

The .

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The Rev. Mr. *Ellifon* was again examined.— He had frequently feen Mr. Bollingbroke write; a paper was produced to him, it was figned by Mr. Bollingbroke.

The Clerk of the Crown, by direction of the Court, then read a Warrant figned by JOHN BOLLINGBROKE.

County of Mayo, By John Bollingbroke, Efq; one to wit. 5 of his Majesty's Justices of the Peace for faid County.

WHEREAS I have this day received information upon oath, by Patrick Browne, of Clougher, in the parish of Turlough, barony of Carra, and county aforefaid, that on the twelfth day of December instant, between the hours of feven and eight of the clock at night, as this informant was litting in a houfe in Capparany, in the parish of Turlough, barony of Carra, and county aforefaid, which house his master, George Robert Fitzgetald, Efg; ordered him to take care of, together with the farm annexed to it, he was, on a fudden, alarmed to fee the door of faid houfe most forcibly and burglarioufly broke open by three men, namely, Charles Hipfon, cordwainer, John Keefe, and James Rafferty, yeomen, all of Chancery Hall, in the parish of Turlough, barony of Carra, and county aforefaid; which faid last-mentioned Rafferty had a lighted or kindled turf in his hand. with intention to fet the faid houfe on fire, as informant verily believes, had he not been there; and upon entering faid houfe, they immediately placed themfelves infide of the door, with guns and piftols in their hands, which they no fooner had had done, than the afore-mentioned Hipfon defired his comrade, the aforefaid Rafferty, to bring him a candle, which they had brought with them; and upon lighting faid candle, they made a general fearch, and finding nothing in faid houfe, they told this informant, that if they had met with any arms the property of George Robert Fitzgerald, Efq; of Turlough, that they would have taken and carried them away. Informant further faith, that they put him in fuch dread and fear of his life, that he abandoned faid houfe next morning, and further faith not.

These are therefore, in his Majesty's name, ftrictly charging and commanding you the undernamed persons, upon sight hereof, to appprehend the bodies of Charles Hipson, John Keefe, and James Rafferty; and them, or any of them so apprehended, you are to bring before me, or some other of his Majesty's Justices of the Peace for faid county, to be dealt with according to law, and for you and every of you, so doing, this shall be your sufficient warrant. Given under my hand and seal, this 26th day of December, 1785.

JOHN BOLLINGBROKE,

(Seal.)

To all high and petty conftables in faid county, effecially to William Fulton and his Affiftants, this to execute.

(112)

Scot was again examined on the direct, by Mr. Calbeck.

He was in the house of Turlough, on the 21st of February, when Hipson, Gallagher, and M'Donnell, were going away: it was half past eight when Brecknock came from his bed. Brecknock was not up when they went away, he-might have been up before the witness faw him.

He was again cross-examined by the Attorney General.

He came from Bengal, with Mr. Charles Lionel Fitzgerald, in the year 1771. He lived in the family ever fince, there was no perfon prefent when Mr. O'Malley figned the warrant, but Mr. O'Malley, Mr. Fitzgerald, and the witnefs; the witnefs brought a candle. One Paddy, Mr. O'Malley's clerk, drew the warrant; he, the clerk, was not there. The clerk wrote the warrants in the kitchen.' When the witness brought in Ful-. ton, Fulton put his own name in the warrant. Fulton writes a pretty hand. O'Malley fwore Murphy, and Murphy put his mark to the warrant; both were done in the kitchen. U'Malley brought up the warrant and figned it in the parlour. The warrants were given to Fulton by Mr. O'Malley, to execute. 'Fulton put them into his pocket. O'Malley did not give them to Mr. Fitzgerald.

Second

(113)

Second Witness in the Defence.

Edward Dillon, Esq. examined by Mr. Burke.

On the 20th of February last he was near Ballyvara. He lay the night before at M'Manus's, on his way from Castlebar to the county of Galway, where his own house is. He faw a parcel of men on the lands of Red - hills, with flicks and weapons in their hands; he thought they might be in purfuit of a mad dog. He faw Mr. Fitzgerald, on the lands of Red-hills, joining the bog. Mr. Fitzgerald's fervant was along with him. After he met Mr. Fitzgerald, he made a short way, as the witness thought, to Mi-The witness heard two or three shots, and nola. was coming towards the house of Ballyvara, when Mr. Fitzgerald galloped up to him, and faid, You had better not go forward, for they are firing out of that house. He saw no shot fired from •the house of Ballyvara. He heard five or fix fhots fired: and, on reflection, he thought he must have been killed, if he had gone through Ballyvara. He knew M'Donnell and Gallagher, but did not know Hipfon.

To a queftion from one of the Jurors.

Mr. Fitzgerald did not appear to have been in difguife; he had a brown coat on. As the witnefs believes, it was a furtout, wrapper, or ridingcoat; and was fuch as a gentleman might wear. He did not obferve Mr. Fitzgerald to have any arms. Mr. Fitzgerald rode with a flick.

Third

(114)

Third Evidence for the Defence,

The Rev. Henry Henry, examined by Mr. Owen.

On the 20th of February he was at Mr. Fitzgerald's house at Turlough. He was there when M'Donnell, Gallagher, and Hipfon were brought there. He heard a conversation between Mr. Fitzgerald and the prifoners. The prifoners expreifed a wifn to know what was against them. Mr. Fitzgerald read a part of fome papers, which the witness believed to be warrants, to them, in the prefence of M'Donnell. Hipfon and Gallagher, in an infolent manner, told Mr. Fitzgerald they did not regard his charges. M'Donnell expressed a wish to be brought before a Magistrate. Mr. Fitzgerald thought it unfafe to fend them at night, for fear of a refcue. There were chairs offered to the prifoners. When the witnefs was at dinner, he found the prifoners had been fent up ftairs. Mr. Fitzgerald fent a meffage to Mr. M'Don? nell, to know if he chofe any thing; and the anfwer which was given to Mr. Fitzgerald, was that Mr. M'Donnell did not choose to eat any thing. The witness slept at Turlough : he was there when the account of the killing came to Turlough. Mr. Fitzgerald was at his own house when M'Donnell and Hipfon were killed. The witnefs was at Turlough when Mr. Gallagher was brought back there: he heard no directions relative to a refcue: he faw the guard on the morning of the accident : he was standing about the door with Mr. Fitzgerald. The witness role about fun-rife, between seven and eight o'clock. Mr. Fitzgerald was up before the witnefs. The witnefs

witnefs paffed in and out of the house: he heard no directions given to the guard: the guard flood at the right hand of the house, nearly opposite to it: he did not see Mr. Brecknock before Mr. Gallagher was gone. Mr. Brecknock, to the best of this witnefs's knowledge, was in his room, and to his, the witnefs's feeing, was not about the house.

He was crofs-examined by Mr. Attorney General.

He faw the warrants on the table with Mr. Fitzgerald, when he read them. He does not know from whose custody Mr. Fitzgerald got them.

To a queftion from one of the Jurors.

He knew Scotch Andrew : he faw him at Turlough : he never was much with Mr. Fitzgerald : he flept there the night before the accident.

Fourth Witness for the Defence,

John Love, examined by Mr. Stanley.

He lives at Clantubberet: he remembers the 21ft of February: he role by the break of day, in order to meet his daughter, whom he had fent for to Strabane. As he was going through the field, called Gurtnefulla, he faw feveral men, to the number of about twelve, near Gurtnefulla; they were walking infide the wall. There was Terence M'Donnell, and Patrick Randal, M'Donnell's gardener, and fome other followers of M'Donnell's, infide of the wall, in the park. They were walking walking backward and forward, and the witnefs hid himself behind a thorn bush. They were between him and the wall leading to the crofs roads. He was afraid of his life to go on. Some little time after he heard them fay, if Mr. M'Donnell would come, they would foon free him, by fhooting Fitzgerald and fome of his Northerns. At fome confiderable time after, he faw them fire There were high ftones at the botover the wall. tom of the wall, on which they got, and laid their guns on the wall and fired. He heard murder cried on the road : the men who had done this had fcattered themfelves down through a wood leading to Mr. M'Donnell's, and the witnefs went away faster than he came, and knew no more about it.

He was cross-examined by the Attorney General.

He lives at Clantubberet: it is an out-scout of Mr. Fitzgerald's eftate. He faw thefe men of Mr. M'Donnell's before fun-rife. He did not then number them. He went behind the bush, and staid there till it was light enough to number them. He was fo frightened at feeing them, that he hid, The bush behind which he hid, was about feventy yards diftant from them. He went there before break of day. He heard them fay they would free M'Donnell, and shoot Fitzgerald and his Nor-He faw them mount on the ftones and therns. fhoot, and then fcamper away. He did not go to meet Miffey his daughter, who was to come from Strabane. She did not come, on account of this Rapparee business. He was fure, if he had gone on, he would certainly lofe his life. He never returned to tell Mr. Fitzgerald and his men

men of the danger: he had no thought of any perfon but himfelf, and he took no precaution about *Miffey* his daughter. He had come before, when Humphrey George was taken up, to prove that he (George) was not on the guard of Gallagher and the prifoners, becaufe George was at Clantubberet, when he, the witnefs, returned at nine o'clock. He had lived fixteen years in that country, and never was before a Court in that time.

To a question from one of the Jury.

The wind blew to the South-Weft, and it was pretty windy: the men were to the fouth of him: the men could hide themfelves if they pleafed; he never was nearer to them than feventy yards.

Fifth Witness for the Defence,

Samuel M^cConnell, examined by Mr. Burke.

He knew James M'Connell: he was his fon: he is dead. Upon being afked by Mr. Burke what was the caufe of his death,

The Court interrupted Mr. Burke, and told him, that if it was only to prove this M'Connell was killed in this affray, it was no part of the matter in iffue; and M'Connell was no further examined.

Sixth Evidence for the Defence,

Judith Kilgallin, examined by Mr. Calbeck.

She lived at Turlough in February. She remembers the day that Mr, M'Donnell was fhot : fhe fhe was up early in the morning: fhe faw Mr, Fitzgerald early: fhe faw him frequently: fhe did not fee Mr. Brecknock out of his room, till after eight o'clock: fhe did not fee him and Mr. Fitzgerald converse together: fhe heard Fitzgerald direct the party to take the prisoners to Mr. Bollingbroke's, and to do nothing contrary to law.

John Scot was called again, and examined by Mr. Calbeck.

He knows the room where Gallagher, M'Donnell, and Hipíon, were confined. He fhut, and nailed up the fhutters, becaufe there was a broken pane in the window; the fhutters were not opened until after the gentlemen went away: he was forced to open them with a hammer.

Judith Kilgallin was called again.

She knew the room where Mr. M Donnell and the other prifoners were. There was but one window init. A piece was broken out of one of the panes, and part of the pane was in the window. The window flutters were flut and nailed, and not opened till the prifoners went away.

She was cross-examined by Mr. Daly.

She made up the room in the morning; but not in the dark, for there was a candle in it. Scot opened the window. She was not told by any body that fhe was to be examined; but the man who brought her, told her Scot was examined twice.

Mr.

Mr. Attorney General stated to the court, that he thought it necessary to rebut fome part of the evidence that had been adduced upon the defence of Mr. Fitzgerald, respecting the warrants, and then called Edmond M'Keal. He faid, that in February last he was in Turlough, he acted as clerk to Mr. Fitzgerald. [A warrant was then produced to him.] It was his, the witnefs's, hand writing, except the name William Fulton. which was not his hand-writing. He faw the warrants figned in Fitzgerald's parlour. Mr. Fitzgerald, Mr. O'Malley, Mr. Brecknock, Murphy and his wife, and Henry and the witness only were prefent. Murphy fwore to two papers, they were not filled up when O'Malley figned them. [He was then shewed another warrant]-he wrote that paper alfo; there was no perfon prefent, but those whom he had already mentioned, when O'Malley figned the warrant, which was figned before the blank was filled up. [Another warrant was produced to him]: it was his hand-writing. [A fourth warrant was fhewn him]: it was not his hand-writing. The warrants when figned were given to Mr. Fitzgerald. He did not know whether Fulton writes or not.

He was cross-examined by Mr. Burke.

He was told by one James M^cDonnell, he would be fummoned; the witnefs faid that he might fpare himfelf the trouble of fummoning him, as he would come of himfelf. The witnefs put in the date in the parlour; he had feveral times come to Mrs. Fitzgerald to afk her for his wages, he had got four guineas in part of payment of the debt due to him, the whole of his demand was 101. 7s. 6d. Mrs. Fitzgerald promifed to pay him the remainder. der. The witnefs had faid that he would be revenged on Mr. Fitzgerald.

And ew Gallagher was again produced. He often faw Mr. Fitzgerald write: he faw him write feveral times the 21ft of February laft. He believes the name William Fulton, inferted in the blank, to be the writing of George Robert Fitzgerald.

Seventb Witnefs in the Defence, Thady Murphy, was examined by Mr. Stanley,

Is a prifoner for debt in the Marshallea of Caftlebar: he knows William Kelly: he faw him in gaol in Castlebar. The witness heard Kelly fay, on fome quarrel with the gaoler, that he wished that he had broke the gaoler's neck, for hindering him to go among his friends; and he was forry that he had gone against Mr. Fitzgerald, for he was a good landlord; and he would not for twenty guineas that he had.

Eighth Witness for the Defence, Richard Moore, was examined by Mr. Owen.

He is a prifoner in the Marshalfea of Castlebar: he heard William Kelly fay, that he would not wish, for twenty pound, or twenty guineas, that he had any thing to fay to the affair between Mr. Fitzgerald and Mr. McDonnell.

Ninth Witness for the Defence, examined by Mr. Calbeck.

He is a prifoner in the Marshalfea of Caftlebar: he knew Kelly: he had feen him in the prifon : he heard him fay he was not fatisfied with what he had done, and that he would not for twenty guineas that he had done what he did.

· · The

The Lord Chief Baron then proceeded to charge the jury to the following purport: That the prifoner, George Robert Fitzgerald, flood indicted with another, for having, of bis malice prepenfed, wilfully and traiteroufly provoked, flirred up, and procured, Andrew Craig and others, to flay and murder one Patrick Randal M'Donnell, in the very words of the flatute of the 10th of Henry VII. and the indictment proceeded to aver, that a murder was actually committed on the faid Patrick Randal M'Donnell, by means of the provocation, flirring up, and procurement, of the faid George Robert Fitzgerald.

There was also another indictment against him, of a fimilar nature, for the provocation, stirring up and procurement, of the murder of Charles Hipson,

The whole was but one transaction, and the evidence went to both the indictments. A great part of what had been flated in evidence on the table, had been merely introductory—a great part of it was not material, and drawn forth, not by the examination of ccunfel, but from the cagernels of the witneffes. He would endeavour to felect fuch parts of it as appeared to him applicable to the cafe before the jury, and was happy to find that fome of them had themfelves taken notes.

The Chief Baron then went through the material parts of the evidence, except that given by Andrew Craig, which he did not recapitulate, but faid he would leave entirely to the jury, fubject to this obfervation, that being indicted for the fame offence himfelf, and a principal actor in it, he had fworn with a halter about his neck; and Q therefore therefore his evidence ought not to be lightly received, but weighed in the scales of probability, even to a fcruple, and no further believed than as the evidence of other witneffes, where they fwore to the fame facts, confirmed it, or, where he was the fingle witness, rendered it probable. He faid, that to convict the prifoner of the offence laid in the indictment, it was necessary first to prove, that a murder was committed by perfons named in the indictment, or fome of them; next, that they acted by the procurement of the prifoner. That it wasproved that two homicides were committed, and committed by fome of the perfons charged, in the indictment, with that fact; for all those who were named by the witneffes to have been in the guard, when that fact was committed, were part. of the fifteen or fixteen charged in the indictment: but whether these homicides amounted to murder, would depend partly on evidence, and partly on matter of law; that, if they believed the evidence for the crown, the perfons who compoked the guard had directions to fhoot and make fure of their prifoners, if there was even the colour of a refcue; that there was in truth norescue, or attempt to rescue, but merely a shor fired by one of their own body, to give the appearance of a rescue; and that thereupon Hipson, though bound with cords, and unable to refift or escape, was shot dead upon the spot, and M'Donnell fhot in the arm, and, when lying on the bridge, helplefs and unrefifting, difpatched. The prifoner indeed attempted to juffify these homicides, by proving an endeavour to refcue by fome friends of the deceased. What credit John Love, who gave an account of this transaction, to which he was the fingle witness, deferved, he must leave to

to the jury; but fuppofing, according to the evidence of that witness, that twelve men had actually come and fired upon the guard, were they therefore to kill their prifoners? Certainly not. They might perhaps be justifiable in killing the affailants; but not in killing their prifoners, who neither joined in the rescue, nor made the least attempt to refcue. He conceived, that to kill prifoners charged with a mildemeanor, or arrested by civil process, in case of flight or refcue, would be murder, or manflaughter, according to the circumstances; and that the killing a prisoner, even under a charge of felony, could not be justified but where his own flight or refistance was attended with circumstances which shewed that he could not be otherwife overtaken or fecured. The killing fhould not appear to be a wanton killing, but founded in neceffity for the execution of the law, and the advancement of juffice.-But what was the charge against the prisoners here? The word feloniously is introduced into two of the warrants, though the fact flated in them does not amount to felony. They are both figned on the fame day; and, to the fhame of the commission of the peace! by the fame magistrate, for the fame fact and purpole; the one clearly fupplemental to the other. It was with reluctance that he observed upon another warrant, by another magistrate, that the word burglarioufly appeared upon the face of it, though, upon infpection, the entry charged as a crime upon the warrant was not done with any felonious intent; and fuch an intent must always appear, in order to conflitute that crime which is denominated burglary. The whole feemed one connected plan, to give a colourable foundation for the killing of the prifoners; he meant Hipfon and MDonnell: and he O 2 had had no doubt, but that in point of law, that killing, under all the circumstances of the case, amounted to It was most necessary to shew that the murder. perfons who committed this murder, acted by the procurement of the prifoner; and of this there was abundant evidence, if they believed it-Evidence of a plot laid by the prifoner against the lives of the deceased and Gallagher; a plot to take away their lives under colour of law;-charges of felony introduced into warrants, when no felony appeared to have been committed; --- a law-book produced by Brecknock, and a paffage read out of it by the prifoner, to fhew that it was lawful to fhoot a prifoner charged with felony, in cafe of a refcue-Evidence of great joy expressed by him when the unhappy men were taken under these warrants-Evidence of directions given by him to be fure to kill them if there was even the colour of a rescue-Evidence of a fham refcue contrived by the prifoner for the purpole-The deceased killed under colour of this refcue-Evidence of great diffatisfaction expressed by him at the efcape of one of the unhappy victims; and the horrid expression of " Dead men tell no tales." -All this, and more, had been laid before the jury, and was fufficient, if they believed the witneffes, upon whofe credit it was their province to decide, to bring the charge of procuring the murder to be committed, home to the prifoner.

He then observed upon the evidence of some witneffes examined by the p isoner, to impeach the credit of the witneffes for the crown. Whether the evidence of those witneffes contradicted that of the witneffes for the crown, in points so material, as utterly to destroy the credit of the latter, he must leave to the jury to determine. Upon the whole, if they they believed the witness for the crown, they ought to find the prisoner guilty; and if not, they ought to acquit him.

Baron Power. If this was a mere queffion of fact, unincumbered with law, he fhould not trouble the jury with one observation; but, as a queffion of law of importance to every fubject, and which seemed not to be well understood, was involved in the general question for the confideration of the jury, he would state what the law was, calling upon the learned counsel for the prisoners to set him right if he mis-stated any one rule or principle of law.

The crime of murder, he obferved, had been made high treason in this kingdom so long ago as the 10th year of King Henry VII. not, as some ill-informed historians suppose, because murder was then more frequent in Ireland than in England, but because the benefit of clergy was then allowed in murder both in England and Ireland; and as it was found no easy matter in England to exclude murder from this privilege, (for it was not until the reign of Henry VIII. and Edward VI. that in England any but the unlearned, who least knew the nature of the crime, were capitally punished for murder) the legislature in Ireland declared murder to be high treason, to which the benefit of clergy never did at common law extend.

Murder being then made high treason in Ireland, this rule of law must neceffarily have followed, that "every act which in felony made men acceffaries, will in high treason make them principals:" but the legislature, not content with this derivative treason, expressly declares—that if any person shall of malice prepense *provide*, fur, or *procure*, any person to *mur*der der any of the King's fubjetts, he fhall be deemed a traitor attainted of high treason, as if he had been guilty of treason against the King's person.—It is on this part of 10 Henry VII. the prisoner at the bar stands indicted, and the indictment very properly alledges the murder to have been committed. Thus the crime of murder, and that of procuring it to be committed, is made one and the same crime; whereas, if the procuring murder remained an accessorial offence, it would not, in consideration of law, be the stame offence as murder, because the offences of principal and accessory specifically differ.

Out of this charge, he observed, two questions must arise; it being confessed on both fides that an homicide was committed.

First, was the homicide murder? or was it manflaughter, or justifiable, or excufable homicide?

Secondly, did the prisoner provoke, ftir, or procure, any of those perfons named in the indictment to kill Mr. M.Donnell?

If, from the evidence, the homicide be not murder, but manslaughter, or justifiable, or excusable homicide, there will be an end of the prefent indictment against the procurer; the prisoner cannot be faid to have procured that to be done which never With refpect to the evidence, he told was done. the jury, that whether the matters of fast alledged on the part of the prisoner, either as a justification, excufe, or alleviation, be true or not, was the proper province of the jury, and of the jury only; but whether, if true, the homicide be justifiable or not, was the province of the court. That an homicide was committed, was confessed on the part of the priloner; but that the perfons who committed it were guilty of murder.

murder, is denied; and though they were guilty of murder, it is denied allo that the prisoner did provoke, fir up, or procure, any person to commit that murder.

With refpect to the first question, whether those who committed the homicide were guilty of murder or not—he observed, that the *justification* set up, on their parts, was this—that M*Donnell, Hipson, and Gallagher, were prisoners in custody of the law, charged with a criminal offence—that a rescue was attempted by, or on the part of, the prisoners—that M*Donnell and Hipson were shot in consequence of that rescue, and the homicide justifiable.

The fecond queftion was a mere matter of fact, proper only for the jury to determine: it was form by three witneffes, that he did procure fome of those perfons to commit the act; but whether those witneffes deferved credit, they (the jury) were the only judges: he should only observe, that if any of them deferved credit, there was sufficient evidence, in point of law, to support the bill of indictment.

The justification, he faid, involved two questions.

The first, a question of *fati*—Whether a refcue was attempted by, or on the part of, M'Donnell and Hipson?

The fecond—Suppofing a refcue was attempted, whether, under all the circumstances of this case, the homicide was justifiable? And here he stated, that, from the nature of the defence, it could not be excusable homicide, either on the principle of misadventure or self-defence; neither could it be manflaughter, because if nomalice, expressor implied, appeared in this case, it would be justifiable homicide it must be justifiable homicide, or it is murder.

In confidering the first question, whether a refcue was attempted or not? he would only fay, that the iury should reflect on the relative situations of the perfons alledged to have attempted the refcue, and those who were appointed to guard and conduct them. Hipfon and Gallagher were tied together, and M'Donnell on horfeback, with his horfe led by a man armed-thus three men unarmed, guarded by twenty or thirty men all in arms, (twenty was the number fworn to by Craig) are faid to have attempted a refcue. And with refpect to the evidence of Love, who foore that he heard a party fwear they would refcue Patrick M'Donnell, what does he fay? That the moment after they had discharged their firelocks, without the least attempt on their parts to effect their avowed purpole, they ran away. The probability of fuch evidence as that of Love, when the jury came to weigh the first question, would, he faid. well deserve their confideration.

The next queffion, (a mere queffion of law) was whether, fuppofing a refcue was attempted by, or on the part of, M'Donnell and Hipfon, the homicide can be juftified? Before he flated what the rule of law was, he was bound to obferve. that feveral firong objections were made by the *Attorney General* to the wartants under which M'Donnell, Hipfon, and Gallagher, were arrefted; but, if the prifoner had failed in proving the juftification. whether thefe warrants were illegal or not, would ceafe to be a neceffary object of inquiry; he would therefore confider the juftification.

Supposing then a refcue to have been attempted, the rule of law, in every fuch cafe, he faid, was this: where any perfon having authority to arreft or imprison, using proper means for the purpose, is refisted, and the party refisting is killed, it is justifiable homicide.

homicide. So, if a felon attempts to fly from jufrice, and in the purfuit of the party flying is killedwhere he can't be other wife overtaken, it will be justifiable; but, in both cafes, it mult appear that there was an apparent absolute necessity on the officer's fideit must appear that the prisoners could not be detained in cuftody, unless fuch homicide was committed; and, if fuch apparent necessity does appear. in this cafe it will not be murder in the officers, it will be justifiable homicide-the officers were then guilty of no fault, not in the minutest degree.

What evidence then is there of any fuch apparent absolute necessity? Might not the prisoners have been detained in cuftody, without committing the homicide? Twenty men armed, guarding three prifoners unarmed and tied, are attacked by twelve men, who fire over a wall, but immediately fly and run away; what necessity was there to fire at the prifoners then in cuftody? They were unarmed, and it is not pretended they attempted to fly until they were fired at. No absolute necessity therefore appeared in evidence to juffify the homicide; and in fuch cafe he was bound to declare, that it was murder in the officers who fired, and all who were prefent, aiding and affifting. But if any doubt remained on this part of the cafe, he faid it would well deferve the confideration of the jury, whether, upon the whole of the evidence, this transaction did not appear to be an artful device and contrivance to take away the lives of the deceased, under colour of law. If it did, it was murder in all who were privy to the transaction, murder highly aggravated, if murder was capable of aggravation. Such a scheme, he faid, carried with it internal evidence of cool and deliberate malice; and, in point of law, it was murder in all who were privy to, and carried R

carried the plan into final execution; but this cate, he observed, did not rest on implied malice, evidence of express malice was given.

Upon the whole, he faid, that it was to him clear, that the juftification in lifted on the part of those who committed the homicide, could not be fupported by any rule or principle of law. Those who committed the homicide were therefore guilty of murder : but it remained for their confideration, whether the prifoner did procure, ftir up, or provoke, any of the perfons named in the indictment to commit the murder? That was a question merely for the confideration of the jury; from the court they were to expect no opinion; it depended on the evidence, and the credit due to the witneffes, of which they (the Jury) only were the judges: if they were fully and clearly of opinion, that he did, and that the murder was accordingly committed, they could have no hefitation in finding him Guilty; but, on the contrary, if they did believe that no murder was committed. or if committed, that the prifoner at the bar did not procure, provoke, or ftir up, (to use the words of the statute) any of the persons named in the indictment, to commit the murder, then they were bound to find him Not guilty.

The Jury returned in about fifteen minutes, and brought him in GUILTY, in both numbers.

Mr. Fitzgerald was then remanded.

Adjourned till to-morrow at eleven o'clock.

The Court role at twelve o'clock at night.

SATURDAY,

(13i)

SATURDAY, JUNE the 10th.

The Court ordered up all the Prisoners, except Mr. FITZGERALD and Mr. BRECKNOCK; and they being brought up, and having agreed to join therein, were by the Clerk of the Crown directed to look to their challenges; and after seventeen peremptory challenges made by them, the following Gentlemen were function on the petit Jury.

Thomas Samuel Lindley, of Milford, Efq. Peter Lynch, of Caftlecarra, Efq. Thomas Lindley, jun. of Hollymount, Efq. John Bingham, of New-brook, Efq. William Oufley, of Rufh-brook, Efq. Bartholomew French, of Rock-field, Efq. Arthur Lindley, of St. Audrey's, Efq. Thomas Ormfby, of Ballinamore, Efq. Martin Kirwan, of the Grove, Efq. Edmond Gildea, of Weatherforth, Efq. Jofeph Lambert, of Togher, Efq. Courtney Keney, of Ballinrobe, Efq.

THE Clerk of the Crown then gave in charge to the Jury, James Foy, John Fulton, John Cox, James Mafterson, David Saltry otherwife Simpson, Philip Cox, William Fulton, Archibald Ewing otherwise Newing, John Berny, Humphry George, Michael Brewin, Jn. Rehanny, William Robinson, Wallace Kelly, and David Simpson, from a note on the Crown Book, for that they, on the 21st of February, in the 26th of the King, at Kilnecarra, did traiterously and feloniously feloniously kill and murder Patrick Randal M'Donnell; they were also given in charge for the murder of Charles Hipson.

Mr. Attorney General stated the cafe.

First Witness on behalf of the Prosecution,

Mr. Andrew Gallagber examined by Mr. O'Hara.

He was in Turlough House on the 20th of February. The witness was brought out on the 21st, with Patrick Randal M'Donnell and Charles Hipfon, who are both dead. He faw a great number of persons affembled before the house, before he came down. James Foy, William and Wallace Kelly, Patrick Dornin, one Chapman, one Saltry, Archibald Ewing or Newing, Macbrue, John Berney, Humphry George, John Renchy, David Simpfon, and all the people mentioned in the indictment, except Masterson and the two Coxes. He was brought down, tied, by Fulton. He was tied with a fmall cord, which the weavers call thrums. He was tied together w th Hipfon. Mr. M'Donnell was led out by the party. They were all armed. Every man of the party had a gun, except William Fulton, who had a blunderbuss. He heard directions given to James Foy and Andrew Craig, to move the guard up higher, and to tell them, if any refcue was attempted, to shoot their prisoners. He faw Foy and Craig go up to the party, and heard Andrew Craig give the directions. He faw Foy fpeak; but whether

whicher he gave any directions, he did not know. They proceeded towards Ballyvara. Foy remained with Mr. Fitzgerald. When they had got about forty yards on, Mr. Fitzgerald cried, Holla ! Andrew Craig called to the party to ftop; Foy then came up, and spoke to Craig for about five minutes. The party were then ordered to march; Foy came with them for fome diftance. The witnefs perceived a buftle in the rear, and heard a fhot fired, and Andrew called out, "Kill the prifoners." His apprehenfion had made him look back: John Fulton was there: he wore a white coat faced with blue. David Simpson was there; for he at that time thought him the tallest man he had ever seen. Dornin was there. He could not fay whether, in confequence of that thot, that any body was killed; but he thought that Mr. M'Donnell was wounded. There was no general volley, but they fired in fucceffion. More than three parts of the party fired. Hipfon was killed by one of the fhots. There was no refcue, or attempt of a refcue. There was a number of fhots fired after the witness when he fled. One, he believed, was fired out of a blunderbufs. It frightened him much; it tore up the ground in a very remarkable manner. He thinks it was fired by Fulton. He was wounded by a flot fired by M'Connell. M'Connell is dead. He believes the man who hit M'Connell was Dornin. In about eight or ten feconds after the witnefs had thrown himfelf into the ditch, he got up over the wall, and faw John Cox, and James Masterson, about the dead body. He faw William Robinfon riding upon a grey nag, towards where the dead body was, The witnefs was discovered and brought out,

[Here he shewed to the Court and the Jury the Stocking which M'Donnell wore, when he was formerly formerly wounded in the leg, and he also shewed the Coat which he himself wore on the day of the Murder.]

More than twenty thots had paffed through his coat. He begged his life from Wm. Maftersonin the maft moving terms he was capable of, He was told they must bring him to Turlough. William Fulton was for having him difpatched instantly. Oh! fays he, you were a great man yelterday; and pointed his blunderbuss at the witnefs. The witnefs leaped behind Cox to preferve himfelf. They brought him back to Turlough. When he was difcovered, Simpson was not there, James Masterion fired a shot at him, which came within a few inches of his face, on the day of the twentieth, at Ballyvara. He did not fee Foy after he had feen him converse with Scotch Andrew. until he faw him on his return to Turlough. M'Donnell, or Hipfon, or himfelf, had no arms, nor made any kind of refiftance.

[Here he foewed the clothes which were worn that day by M'Donnell; they were much torn by balls, and a great effusion of blood upon them. He also thewed the faddle which his (M'Donnell's) mare had on that day, the pummel of which was perforated by a brace of balls.]

He did not fee Cox or Maiterson join the parties; but he faw them over the dead body, when he was brought out of the field where he had concealed himself.

He was cross-examined by Mr. Burke.

Pat. Randal M'Donnell was confidered as a very peaceable man by all people, except those whom he

he was concerned with in law matters .- Pat. Randal M^cDonnell was indicted for fhooting out of a blunderbuss at George Robert Fitzgerald, and lodging fhots in him-but he was acquitted. was feven o'clock in the morning when the witnefs was brought down; there was a light wind. -There were a great number about the house when the guard was called out .-- The witnefs was in great terror and confusion; he expected death from feven o'clock in the morning, until two o'clock, when the people came to Turlough with Mr. Ellifon.-He conftantly looked out of the window, except once, when Fulton was going out of the room, that he looked after him .- The reason of his looking out was to fee if he had any friend among the guard, or whether any one of them looked like an honeft man. Philip Cox had no gun. He believed John Cox was very forry to have teen him in that condition. He was the last of the guard when they were drawn up before the houfe. The guard were diftant from the house about the fpace of the breadth of the road. The reason why he heard Craig, and not Foy, was, because one fpoke louder than the other. He was brought down immediately. He knew every one of the prifoners at the bar. He knew the faces of the principal part of the guard. He faw Foy afterwards for a part of the way, but afterwards did not fee him until they met again at the house of Turlough. The witness was at the front of the guard, and always expected to be fhot, and turned about constantly. When he turned his head back, and heard the fhot, he heard a buffle, and looked back; he then heard a fhot, not the refcue fhot, but in about two feconds after it; for, as foon as Andrew Craig cried "A refcue," two fhots were difcharged, " pop," " pop," and then three or four fhots. The fhots were difcharged charged very nearly as close to each other, as a man could in quick fucceffion clap his hands. When the witnefs' came over the wall, Cox and Mafterfon feemed very forry for his fituation. Fulton pointed a blunderbufs at him. He faid he could form no belief whether the blunderbufs was charged or not: but, being preffed to form a belief; he rather believed it was charged; for he had time to have charged it, and fired it a dozen times, in the fpace which had paffed from the time when the witnefs faw it difcharged. As the witnefs lay in the ditch, he heard all the party crying, "God damn him, the villain!" to M'Donnell, "he will make his efcape.

Second Witness for the Prosecution,

William Kelly, examined by Mr. Patter fon.

He was appointed of the guard, on the 21st of February, to guard Hipfon, M'Donnell, and Gallagher. He received instructions from Mr. Fitzgerald. He was defired to take the prifoner to Mr. Bollingbroke, and to fire at and fhoot them, if a rescue was attempted. He received directions from Andrew Craig to the fame effect. James Foy gave no directions in his prefence. The party met no opposition from Gallagher, M Donnell, or Hipfon: nor did M'Donnell, Gallagher, or Hipfon attempt to fly. About a quarter of a mile from Turlough, the witness heard a shot, and he heard Andrew Craig cry out, " A rescue ! " mind your prifoners." Two fhots were then fired; these two shots were fired by Andrew Craig and John Fulton, as he believes. He does not know any other men that fired. He does not know

(137)

know whether John M'Mullen was of the party or not : he faw two men fall by the fhots fired, and thefe two were Gallagher and Hipfon, and M'Donnell also was then certainly shot: he heard no shots fired but two, but if three or four shots were fired together, it would be impoffible to diftinguish them. It was from the party fent by Mr. Fitzgerald that all the flots came-he faw Mr. M'Donnell after the shots fired, and his mare leaped about, and Mr. M'Donnell cried out, murder! and the mare carried Mr. M'Donnell on to Kilnecarre-bridge-the witness faw M'Donnell afterwards on the bridge of Kilnecarre-he was lying on one fide, and the arm which was uppermost was whole : there was a man standing on the bridge with a hatchet in his hand. The witnefs knew very few of the men who were of the guard -he was a stranger-Andrew had ordered him to go straight forward and not to look back at all. When he faw M'Donnell on the bridge, the witnefs cried to Scotch Andrew, " Ah murder ! Andrew, do not hurt the gentleman any more;" to which Andrew replied, by fwearing by the Most High, that he would drive the contents through his James Foy was not of the guard-John Cox foul. was not of the guard-James Masterman was not of the guard-Phillip Cox was not of the guard-William Fulton was of the guard-John Fulton was of the guard-he believes David Saltry was not of the guard, but he might be of it without his knowledge. Archibald Ewen was not, of his feeing, of the guard. John Rehemy and David Simplon were of the guard.

Third

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(138)

Third Witness for the Prosecution.

Andrew Craig was called to the table, and Mr. Stanly objected to his being admitted to give teftimony. He faid he was forry it did not fall to his lot to object to this man's being examined in an earlier stage of the profecution. He did not mean to contend, that a perion indicted was not a competent witness for the crown-but most certainly the admitting or 'not admitting approvers by the old law was a matter of found difcretion; and there were certain rules and principles which governed that diferetion, which ought now to prevail and guide the difcretion of the Court in the modern practice, of admitting or rejecting accomplices as witneffes for the crown. It appeared judicially to the Court, that Andrew Craig is indicted for the murder, and that he was the very principal, who, with his own hand, had committed the murder. In the old law of approvement, which is out of use though not out of force, there are certain rules and principles in admitting or rejecting perfons offering themselves as approvers, which still do, and must prevail, and ever ought to guide the diferentian of the Court, in admitting or rejecting a King's Evidence. That difcretion should be a found difcretion, regulated and governed by principles of substantial justice, legal difcernment and found policy. If it is not abfolutely neceffary for the execution of the law against notorious offenders, that accomplices should be admitted as witneffes, the practice of admitting

admitting them in any cafe is liable to great and ftrong objections. The law of approvement in analogy, to which the modern practice of admitting King's evidence has been adopted, is still in force, and is very material, and ought to be the rule to guide the diferentian of the Court. By that law, a perfon offering himfelf to be an Approver, must be one indicted of the offence, and in cuftody on that indictment. He must confess himfelf guilty of the offence, and defire to accuse his accomplices; after which the Court affigned him a Coroner, before whom he made his confeffion, and after his Appeal was put into form, he was obliged to return into Court, and repeat his Confession; and if he varied in a fingle circumstance, even in the colour of a horse, or in any trivial circumstance, fo nice was the law, that the Court rejected him, and he was condemned to be hanged. So the 'Appellee had a right to make many legal exceptions to the perfor of the Approver, and if it appeared he was the very Principal that committed the fast, the Court refused and rejected him as an Approver. My Lord Mansfield lays it down in the cafe of the King against Margaret Caroline Rudd, in Cooper's Reports, that the modern practice of admitting accomplices as King's evidences has been adopted in analogy to the old law of Apr provement. And that the fame rules and principles prevail in the one that did in the other. And therefore as it appears that Andrew Craig, who now offers himfelf as King's evidence, was the very principal that with his own hand committed the murder, the Court should reject him; particularly, as another accomplice had been S 2 already

already admitted as a witnels for the Crown; and in confirmation of this doctrine, every act of flate, every royal proclamation offering a reward and pardon to accomplices for discovery of their Partners in guilt, has an express exception to the perfon who actually commits the fact.

The Chief Baron faid, the only queftion was, "is Craig a competent witnefs or not?" and there is no queftion better fettled in the books of Crown Law, than that a man shall be a competent witnefs, notwithstanding his being indicted and arraigned; and it has even been doubted, whether he be not competent after conviction, and till attainder.

Mr. Baron Power.—It is no doubt a great objection to the credit of Andrew Craig that he has been indicted for the fame offence, but he has been received as a witnefs yefterday, and unlefs the Court will try him upon the indictment againft him, and which he (the Baron) after his having been received as an evidence, would certainly not confent to; he could furely refuse to hear his teftimony. Clearly it was a firong objection to his credit, and that will be established by the nature of his teftimony, and how far it is corroborated by other evidence.

The Court then over-ruled the objection, and Andrew Graig was examined by Mr. Daly.

He was employed by Mr. Fitzgerald to go along with the men the day M^cDonnell, Hipfon, and Gallagher were taken from the Houle of Turlough Turlough towards Mr. Bolingbroke's. He believed David Simpfon had arms, he was fure he had; John Fulton had arms, William Fulton had arms, John Rehenny had arms, Archibald Ewing had arms, Michael Berny had arms. Berny joined them at the Shoemaker's houfe. He could not take upon him to fwear, whether Wallace Kelly was there or not. Berney joined them, but was not prefent at any fhot, but the one fhot fired by the witnet's himfelf.

[Here Mr. Gallagher interrupted and faid, M'Brue was not upon the guard, and the Chief Baron on referring to his notes, found his name, as mentioned by Gallagher, and told him fo. And Gallagher faid, that if he did mention him, as being upon the guard, it was a miftake; for what he intended to have faid was, only that he knew Mc. Brue; but that he was not upon the guard.]

Craig then went on with his evidence.

Foy was not there: there was a meffage delivered to him by Foy fhortly after his leaving the house at Turlough; but *he* was not of the guard. The meffage delivered by Foy was, " that he (the witness) had last night made a motion to fave Andrew Gallagher, but it must not be. There were three guns presented at him, when M^cDonnell faced the guard; but he cannot fay by whom, but to the best of his recollection, Fulton was one of them. The witness gave the word a refcue ! immediately after the refcue shot.

He

He was crofs examined by Mr. Stanly.

He lived with Mr. Fitzgerald three quarters of a year in Turlough, all the party were neighbours within a mile, and a mile and half of Turlough; He received orders from Mr. Fitzgerald to bring in the people of the villages; he brought as many as he could bring; he could not tell how many: he knew John Fulton, because he had brought him with him to Chancery Hall. He was fure Simpson had arms. When he made use of the words, " he believes" in his direct testimony, and not the words " he was fure," he thought they were the fame fentiments. Masterson he knew to be a carpenter, and he believed if he was there he must have seen him.-----The witnefs was in the rear, the first shot was from the infide of the wall. It was hard for him to mind what was done, for it was a horrid thing to fee a man murdered; he cannot tell the name of the man who fired the first shot, but he believes it was Nelly or Lelly. He was terrified much when he heard the first three shots. He was fure M'Mullen fired the next shot, because he was looking at him when he fired it, it was Mullen's that put him in that state of terror; Mullen's that was the first shot fired by the guard after the rescue shot was fired. The third shot that was fired was Chambers's. He did expect that things would be better with him than if he had not given this evidence. He did not know whether he should get a pardon or not. He had been told by common people that he would be faved by what

what he would fay, but he had not been told fo by people of any confequence. William Robinfon was not on the guard.

To a Question asked by one of the Jurors.

He answered that Berney came only from the fhoemakers to the bridge, but he had a gun in his hand. He believed Saltry was not upon the guard.

Here Gallagher interrupted, and faid he knew that Saltry was there, for he knew his voice, and heard him fpeak when be was hiding, and fo he had given evidence yesterday. Craig in continuance faid he was not of the guard which he had chosen, nor of it when they left Turlough, but he might have been of the guard without his (the witnefs's) knowledge. The guard returned to Turlough, and he, the witnes, was the last of the guard but two or three. He told the guard that Mr. Brecknock had pointed out a law, whereby it was declared, That it was lawful to shoot perfons attempted to be rescued, and that they were to shoot the prisoners Dead ! Dead ! by his master's directions.

Here Simpfon begged leave to ask the witness a question, to which Craig answered, that he (Simpfon) was not in the plot, and that he did not know any thing but that it was a real refcue. John Fulton, Chambers, Mullen, and himself, were only in the fecret; William Fulton was not in the fecret, nor did he fire any shot to the witness's knowledge; the witness knew that Mr. Fitzgerald would not let William Fulton into the secret; There There were none in court who were in the fecret except John Fulton.

Fourth witnefs in behalf of the Profecution.

Rev. Thomas Thompson examined by Mr. Attorney General. He knew Andrew Craig to have made confession—there were no promites made to him. He had heard him make a verbal confession to the witness as a clergyman. His written confession was voluntary. There were never any hopes of life given to him. On the contrary, he recollected going to tell him from Mr. Cuff, that he did not hold out any promifes of pardon to him. That he had applied to the Attorney General, and that the Attorney General had directed him to prepare Craig for death. He exhorted Craig to pray, and he never made any variance from the confession that he first made to the witness.

He was crofs examined by Mr. BURKE.

He faid it was his duty as a clergyman to attend upon him.

The Rev. Thomas Ellifon examined by Mr. O'HARA.

He had taken a confession of Andrew Craig's fome little time before the last affize. The gaoler had told him that Craig wished to see him, Mr. Cuff, and James Browne; and that he had something thing to tell them, but he would tell nothing 'till they were all prefent. He made a confession afterwards before these gentlemen. The witness fince took his information. The information and confession corresponded with the evidence given by Craig upon the table yesterday.

Here the Profecution was closed.

On behalf of the Prifoners, the first witness produced was James Renchy.

Who was examined by Mr. BURKE.

On the 21ft of February, the prifoner Renchy was in his houfe at Curbrack. The witnefs is his father. He, Renchy, lay the night before at Turlough; he came home about fun rife, and remained at home until the news came that three men were killed. One William Stoops told them that Jemmy was fhot, and the prifoner faid " would he flay at home and Jemmy fhot," and he did not quit Corbrack until after the account of the murder.

The fecond witnefs in behalf of the Prisoner was *James Kelly*, Examined by Mr. Owen.

He is father to Wallace Kelly. He laft lived on Mr. Fitzgerald's eftate, but now lives at Caftlebar. He faw his fon in his own houfe the morning Mr. M'Donnell was killed. His fon and he were near the bridge at Turlough, between the bridge and Mr. Fitzgerald's houfe when the first and last of the guns were fired.

Here the Defence closed.

The Chief Baron then charged the Jury, and observed, that the cases of the prisoners charged in the indictment flood on very different grounds. James Foy, John Cox, James Masterson, David Saltry, Philip Cox, John Berney, Humphrey George, Michael Bruen, or William Robinson, did not appear to have been of the guard at the time the deceased were killed. nor to have conducted them on their way; and therefore it was but reafonable to fuppofe that they declined to act in obedience to the directions given them to fhoot their prifoners in cafe of a refcue; and if the Jury were of that opinion they ought to acquit them. James Foy, was perhaps guilty of another offence, but not of that laid in the indictment. But as for John Fulton, he was proved by three witneffes not only to have been ofthe guard at the time when they fired on their prifoners, but he was also proved by two witneffes to have been one of those who fired, and by one witnefs to have been privy to the fecret that the refcue was only a pretence; fo that if the Jury believed the witneffes they ought to find him guilty. David Simpson was proved by three witneffes to have been of the guard when they fired on their prisoners, and by two to have been one of those who fired. Archibald Newing, and John Rehenny were proved by two witneffes, and Wallace Kelly by one, to have been of the guard at the time of firing, but it did not appear that they, or any of them, joined in the firing-However he conceived the law to be, that when a number of perfons enter into an unlawful defign, and combine together to execute it, the flot, or ftroke of one, is the fhot or ftroke of all. There was alfo another Legal Confideration to be attended to, and

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and that was, that fuppofing the deceafed to have been arrefted under lawful process, and an attempt made to refcue, but without effect, and without any refistance on their own part, or any attempt to efcape, and no neceffity shewn for the killing, there could be no doubt, that in point of law, that killing was murder.

It had appeared indeed that fome of these men were ignorant whether there was a real attempt to rescue; but the whole party had received directions, in cafe a refcue was attempted, to kill their prifoners at all events, and they purfued thefe directions in a manner which shewed a determined purpose to execute their horrid commission, whether there was any necessity for it, or not. They might perhaps be deluded with a belief that it was lawful to do fo; but in his apprehension that was not fufficient to justify or excuse them in the eve of the law, of which every man is prefumed to be conufant. It might weigh with his brother and himself, to lay the fituation of those deluded inftruments of another man's cruelty and artifice before Government, but would not justify the Jury in acquitting them.

As to two of them, Wallace Kelly and Rehenny, the two flories are fo like, that they cannot be eafily reconciled to belief. If, however, the Jury did believe the testimony of their witness, in contradiction to that of the witness for the Crown, they must acquit them. If not, they must find them guilty.

Mr. Baron

Mr. Baron Power. The nature of the question now for the confideration of the Jury, made it neceffary, he faid, to repeat what the law was, that an opinion may not circulate (and which he was forry to hear had circulated) that wherever an attempt was made to refcue any perfons in custody, those who have the custody of fuch prifoners may kill them; adding, that by stating what the law was, men would also fee what the law was not.

He observed first, in every charge of murder, the fact of killing being once proved, every circumstance tending to justify, alleviate, or excuse, must be proved on the part of the prisoner, unless it arises from the evidence sworn on the part of the Crown, the law implying malice, unless the contrary appeared.

That Hipfon and M'Donnell were killed by the party fent to conduct them, was a fact not denied. The quefiion then was, whether there appeared fufficient matter to *juftify*, *excuse*, or *alleviate* that homicide.

Warrants againft M'Donnell, Hipfon, and Gallagher, for criminal offences, and an attempt made to refcue the perfons in cuftody, under those warrants, were the ground and foundation of the juffification. (Here the Baron stated those rules and principles of law mentioned by him on the trial of Mr. Fitzgerald,) adding, it would be extraordinary indeed, if what was contended for was the law of any civilized state—that where a refcue was attempted, even without the knowledge of those in custody, it was lawful to kill the prisoners. An apparent neceffity for committing the hom cide muss in every cale appear, otherwsie an attempt to refcue would be be no justification; it was obvious, he said, that such an attempt may be made use of as an artful, malicious device, to kill the prisoners.

Two questions were proper, he faid, for the confideration of the Jury :

First, Was there any attempt to refcue?

Secondly, Have we here any evidence of fuch an apparent, absolute neceffity, as he had stated, whether the prifoners could not have been conveyed before a magistrate, or to gaol, without committing the homicide ? If they could, then, notwith ftanding the attempt to refcue, it will be murder : The queftion of fact, then, was reduced to this confideration, -Could twenty armed men carry three unarmed men to gaol, notwithstanding one shot fired at the rear of the guard, or, notwithstanding (what appeared the day before in evidence) that twelve men from behind a wall had fired twelve flots, without making any other attempt to refcue the prifoners? Upon fuch a question, he faid, little difficulty could remain in the minds of the Jury; it was, however, a question of fact proper for their confideration, and to them he left it, with those observations he had already made.

He then mentioned particularly the names of those in the bill of indictment, against whom no evidence had been adduced, and those against whom the evidence, if deserving credit, was sufficient, in point of law, to support the bill of indictment; observing, that on the credit due to the several witness, the guilt or innocence of those sworn against must depend; that as to those who were proved to be present, aiding, and affisting, the act of of him who fired, was the act of all, actually or wirtually prefent, and upon the whole, if they did believe that those who were sworn against, did fire at M'Donnell and Hipson, and that the others (whose names he repeated) were present aiding and affisting, the Jury should find them guilty, other wise their verdict should be, Not Guilty.

The Jury withdrew, and in about twenty minutes brought in their verdict.

John Fulton, guilty. James Mafterion, not guilty. John Cox, not guilty. David Saltry, not guilty. James Foy, not guilty. William Fulton, guilty. William Fulton, guilty. Philip Cox, not guilty. Archibold Newing, guilty. John Berney, not guilty. Humphrey George, not guilty. Michael Bruen, not guilty. John Rehenny, guilty. William Robinfon, not guilty. Wallace Kelly, not guilty. David Simpfon, guilty.

While the Jury were out confidering this verdict, the *Chief Baron* faid, as it got fo near Sunday, that he thought it both proper and humane to pafs over that day, and, as the law in England, though not the law here, gave to murderers that day, in imitation of it, to forbear pronouncing fentence on Mr. Fitzgerald till Monday.

Mr.

Mr. Attorney General faid, in truth, he was well content that it fhould be fo. But he underftood that there was a motion to bemade in arreft of judgment. If that motion were at all to be made, it muft arife from defects upon the record, which could as well be fhewn in five minutes as in five years; and the only advantage that he wifhed to reap, was not to hear a long fpeech; for the more time there were given, the longer the fpeech, but not the better the argument; for a good legal mind could foon produce a good legal argument.

Mr. Burke faid, that he did not fee any defect on the indictment; but Mr. Stanley had told him that he did; and he hoped the court would give the gentlemen on that fide time to confult together.

The *Chief Baron* requefted that Mr. *Stanley*, who was out of Court, might be fent for, and he having come in, then defired him to acquaint the Court if he had any motion to make in arreft of judgment, in the cafe of Mr. Fitzgerald.

Mr. Stanley prayed time to confider the question; and

Mr. Attorney General afked Mr. Stanley, as a motion in arreft of judgment must arife from error in the record, whether he had not better have the indictment read, as possibly he never had heard it, or elfe had forgotten it.

The indictment was then read.

Mr. Attorney General then defired Mr. Stanley would flate what objections he had to the indictment.

Mr.

Mr. Stanley declared, he did not hold himfelf bound, in that ftage of the bufines, to tell the Attorney whether he had any objection or not to the indictment, as he had already experienced that the Attorney General was neither disposed to grant Mr. Fitzgerald any favour, or to act with that candor and humanity that would have done honour to his station-a character that his predecessors in office had been to zealous to acquire, that he challenged him to thew a fingle inftance, fince the revolution, when an Attorney General had refused or withheld his con/ent, to extend a liberal and a legal indulgence to a prisoner in a capital case, as had been done by the Attorney General at the commencement of the But, he thanked God, it was not necessary trial. for him to ask the Attorney G neral's leave to make a motion in arreft of judgment. If, upon confideration, the cafe would admit of it, happy it was for his unfortunate client, and happy it was for him, that he could have recourse to Judges who had wifdom enough to comprehend, and power enough to extend, those advantages, which the nicety and caution of the law provide in cases of life, without the confent of his Majefty's Attorney General.

Mr. Stanley then told the Court, that he did not think it necessary for him at that time to state whether he had or had not any objections to make in arrest of judgment; for he would undertake to shew, that if Mr. Fitzgerald was then standing at the bar, and that the indictment was the most perfect one that ever was drawn by the hand of a lawyer, that the Court could not pass sentence on Mr. Fitzgerald, and he would state his reasons. It had been staid by Mr. Attorney General, that Mr. Fitzgerald waved the benefit of the law, and contented to be tried before the principals; and that though in general neral either a derivative traitor, or an acceffary in felony, shall not be tried till the principal is convicted, yet he may confent to put himfelf upon his trial if he chufes. He admitted Mr. Attorney General's law, if the acceffary expressly confents to be tried first-but he denied the fact. Mr. Fitzgerald never confented to be tried first ; but if he did, the Court would find it laid down, 1 Hal. 623. that though the acceffary in felony, or the accefforial traitor in treason, does confent to be tried before his principal, yet, fays Lord Hale, if he be convicted, it is neceffary to refpite judgment against him till the principal be convicted and attainted; for, if the principal be afterwards acquitted, the conviction of the acceffary is void, and no judgment can be passed upon him; so, if the principal is outlawed, and thereupon the acceffary is tried and convicted, if the principal afterwards reverfes the outlawry, and pleads over and is acquitted, the conviction of the acceffary is reverfed. The derivative accefforial traitor is intitled to the very fame advantages that the man acceffary in felony is; and upon this principle, it was most clear that no judgment could now be paffed against Mr. Fitzgerald.

The Chief Baron then faid to Mr. Stanley, fince that was his objection, he had better wait until the Jury had returned with their verdict.

Mr. Baron Power faid, he meant to give no opinion; but, being always of opinion that it was eafier to obviate beforehand an objection, than anfwer it afterwards, in order to have put an end to the question, he had wished to have had a juror withdrawn.

The Chief Baron said, he had wished so for the fame reason.

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The Jury then returned with their verdict against the principals; and Mr. Stanley begged time till Monday to confider whether any motion could be made in arrest of judgment.

The Court faid, God forbid that they fhould feel any inconvenience, or refue to grant him any reafonable time he might defire; but they begged him to confider well of his motion, and to remember that it must be made in the prefence of Mr. Fitzgerald. If, however, he perfisted in it, it was their duty to attend to, and they must and would hear his motion.

Adjourned to Monday.

MONDAY, JUNE 12.

HE Court met, pursuant to adjournment. Timothy Brecknock was brought to the bar, and tried upon the fame indictment upon which Mr. Fitzgerald had been convicted. Mr. Brecknock applied to the Court, and begged leave before his trial to pray to his heavenly judge for about two minutes. He accordingly fell upon his knees, and remained in filence for fome time. When he was defined by the Clerk of the Crown to look to his challenges, he asked, "How it was possible for him, an alien " born, to make exceptions to perforts, according "to confanguinity, up to the 5th degree; but he " would make a general challenge of all the inha-" bitants of Caltlebar, all of the name of M'Don-" nell, and, he believed, all of the name of Hig-" gins."

The following gentlemen were fworn on the Petit Jury, viz.

James Browne, of Browne-Hall, Efq. Thomas Samuel Lindfey, of Milford, Efq. John Knox, of Ballina, Efq. Peter Lynch, of Caftlecarra, Efq. Thomas Lindfey, jun. of Hollimount, Efq. George Jackfan, of Profpect, Efq. Smyth Steel, of Foxford, Efq. James Gildes, of Crofslough, Efq. John Ormfby, of Ballinamore, Efq. Thomas Ellwood, of Caftletown, Efq. John Nolan, of Loughboy, Efq. and Patrick French, of Ballykinneave, Efq.

Mr. Brecknock then addreffed the Court; and faid, he believed it was in his Lordship's recollection, that he had formerly claimed a Medietas Lingue Jury; that he did not mean to mention or name the flatutes of Edward, nor that of Henry the 6th, but he meant that older law of Athelstan, called, Pax inter populum & Regem.

The Lord Chief Baron. "Mr. Brecknock, this is wasting time. It was formerly afferted by you, that Scotfmen, before the union, had a right to a trial per Medietatem Linguz—the fact was not so; and fince the union the practice uniformly has been otherwise; the people of Ireland and England speak one tongue, have one common language, and are governed by one common Sovereign; and let it not go abroad, that Englishmen are confidered as aliens in this kingdom; Englishmen inherit in Ireland, and, wice versa, Irishmen in England. Both countries have the same laws, the same confitution, and the same happy government."

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The Court having thus over-ruled this point, Mr. Brecknock claimed as his right the infpection of the bill of indictment, that he might know whether it was found by twelve jurors or not; for if there were not twelve jurors to the finding, the whole was over.

The Chief Baron then informed him, that the bill bore the name of the foreman, figned for himfelf and fellow-jurors, and that was fufficient.---

Mr. Brecknock faid, Hawkins fays not.

Mr. Attorney General then stated the evidence, and called Andrew Gallagher, who was the first witnefs in fupport of the profecution. He was taken on the 20th of February, and carried prifoner to Turlough, where he was detained that night, he could diftinguish Mr. Brecknock's voice, In the morning he observed a guard with arms. He faw Mr. Brecknock and Mr. Fitzgerald at the door in Turlough-house; they first spoke together in French or in fome language which the witness did not understand. Mr. Fitzgerald called over Foy and Andrew Craig, in Brecknock's prefence, and ordered them to move the guard higher up, and to tell them, in cafe of a rescue, to shoot their prisoners. He heard Mr. Fitzgerald fay, when Scotch Andrew went to the guard, "Ha! we shall soon get rid of them now." " Oh !" fays Mr. Brecknock, " that's well, we shall then be eafy indeed." M'Donnell and Hipfon are dead. Hipfon was fhot by part of the guard from the house at Turlough, he was shot from the rear. The witness himself was wounded; he was brought back to Turlough; Mr. Brecknock told him, the witnefs, in Mr. Fitzgerald's houfe, that he would be punished for so heinous a circumstance as a rescue. Mr.

(¥57)

Mr. Brecknock faid, from what had fallen from Mr. Gallagher, his testimony ought not to be received; for it did appear in two manners, that he had fled from justice—Ore tenus; and the court had a record of his conviction upon that flight.

The *Chief Baron* begged of Mr. Brecknock to defert fuch idle babble, and to commit himfelf to his council.

He was then crofs examined by Mr. Owen.

He cannot speak French; but from hearing it fooken by others, he believed the language in which Mr. Fitzgerald and Mr. Brecknock fpoke to be-French. He faw no affent given by Mr. Brecknock to Mr. Fitzgerald's propofal; but he heard Mr. Fitzgerald fay," Ha! we shall foon get rid of them now;" and Mr. Brecknock replied," O! that is well, we fhall then be eafy indeed; and the words, we'll be eafy indeed were not coupled with other Mr. Fitzgerald does fpeak in a low voice, words. but the witness has heard him speak as loud as any man. As to Mr. Brecknock, the Court had heard. him just then, and could tell whether he spoke loud or not. Mr. Fitzgerald and Mr. Brecknock were in the room together when the witnefs was brought back to the house of Turlough. Mr. Fitzgerald wrote feveral notes, and received feveral notes, and he fhewed them all to Mr. Brecknock. They fpoke together in a foreign language.

Mr. Brecknock fuggested, that the statute of the toth of Henry the 7th was a mere temporary act, and would their lordships, after an interval of near two hundred and ninety one years, wrest it to the present purpose?

(158)

The second Witness for the Crown. Andrew Craig examined by Mr. Patterson.

Remembered the morning M⁴Donnell and Hipfon-were shot, he faw Mr. Brecknock bringing a book into the small room to Mr. Fitzgerald; he haid it on a table or chair, and pointed with his finger, and faid " there is the place you want." There was no paffage read in Brecknock's prefence. Mr. Fitzgerald called the Book an act of parliament, and read, or feemed to read, that it was lawful to fhoot a perfon charged with felony, if he attempted a refcue. He faw Mr. Brecknock about the house, and at the door that morning, and talking with Mr. Fitzgerald, but he does not know about what they were talking. Mr. Fitzgerald's orders to the witness were to make a man go on, and fire the refcue thot. The Prifoners were thor in confequence of that fhot.

In an answer to a question from the Court,

- He faid he did not recollect being prefent at any conversation between Mr. Brecknock and Mr. Fitzgerald before on that morning.

He was cross examined by Mr. Burke.

The witnefs lived for two years and a half with Mr. Fitzgerald; Mr. Brecknock had been with him this year and half; Mr. Fitzgerald and Brecknock were fond of reading law books together. The witnefs could not tell whether it was to that point or another that the book was applied. They had lived at Turlough for nine months.

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To another question from the Court,

He faid it was fome time before the last general affizes, that the first attempts were made on Mr. M'Donnell.

To a question from one of the Jury,

He answered, Mr. Brecknock laid the book on a table or chair.

The third Witnefs for the Crozon, Patrick Dornin, examined by Mr. O'Hara.

He was one of the guard appointed on the 21ft of February; they were drawn up before the house at Turlough; he received directions from Mr. Fitzgerald-he told them how to behave. The directions were, if they should meet with any opposition or refcue, to make fure of the prisoners. There were two or three questions among the people as to what was faid by Mr. Fitzgerald; fome faid it was " kill them," but the words he heard were " make fure of them." Brecknock and Mr. Fitzgerald were together at the doors, when these directions were given. Mr. Hipfon was killed dead. He faw no perfon upon the road but the guard, nor no attempt of a refcue. John Fulton was of the guard, as were William Fulton and Renchy.

He was crofs examined by Mr. Stanley.

Between fix and feven o'clock the orders were given; all the guards were project. The orders were first given to Andrew Crarge at the head of the guard, and then to the guard. Mr. Fitzgerald gave the the orders first at the door, and Andrew Craig told the orders on the road. All the guards were on the centre of the road. Mr. Fitzgerald came off the flag; he did not come close to the guard, he came two or three paces; the witness was in the centre of the ranks.

The fourth Witnefs for the Crozen. Sir Neil O'Donnell examined by Mr. Daly.

He took the examination of Dornin. Dornin was in the crowd where Mr. M'Donnell lay dead. Dornin told the Witnefs he wanted to fpeak to to him about that bufinefs, that he was one of the unfortunate guard, and all the juffice he could do was to tell all he knew. He had got fome finall fhot in his back.

The fifth Witnefs for the Crown. James Calpin, examined by Mr. Attorney General.

He was on the road the morning M'Donnell was fhot; he after that faw the prifoner Brecknock; he heard Brecknock afk a man very like a minister, (who was wringing his hands) infide of him, "Why he moaned?" the gentleman passed in, and Brecknock faid to the guard " Lads, your master is angry for your leaving this man alive, for he will certainly do you a great deal of harm," Gallagher was at that time about a musquet shot from the house, or better, with the guard coming down the hill.

He was crofs examined by Mr. Burke.

He never told any body what he had now given in evidence, until he was fummoned by my Lord the Judge. On the evening of the murder, there was a man, man, with his wife and children who wanted to go to Caftlebar, and the witnefs told him if he would flay with him that night he would give him potatoes for his fupper, and ftraw for his bed :---In return for which the man faid, if in his power he would ferve him for ever. That man was now in the fervice of Mr. Gregory, and he fuppofed that Mr. Gregory had the fummons fent to him.

In a question from one of the Jurors,

He faid, it was not common for the people to ftand and hear any thing at Mr. Fitzgerald's doors, but he apprehended that Mr. Gallagher might be hurted, and he staid to see how her Mr. Gallagher, might be used.

To a question from another of the Jury,

He faid, that only a third of the guard had come to Turlough when this had happened.

[Here the profecution closed.]

In the defence of the prisoners the Rev. Henry Henry was first called.

He was examined by Mr. Owen.

He flept at Turlough-house the 20th of February. He saw the guard on the 21st of February last. He, as far as he recollected, did not see Mr. Brecknock before the guard went off. He did not on the former trial swear that Brecknock was in his bed, but that the witness did not see him, and believes him to have been in his room. He could not perfectly recollect whether he saw Mr. Brecknock after the return of Gallagher, he was so confused, from seeing men in the pangs of death. He X did not recollect whether Mr. Brecknock was among the people who were about the house with him. He did not perfectly recollect seeing Mr. Brecknock after the return of Gallagher.

To a question from the Chief Baron,

He faid, he did recollect wringing his hands; and being afked by him, Whether he recollected to fee that man who had been juft examined at that time? he anfwered that he did not, from his confusion, recollect. He might have wrung his hands; but that he remembered a man with red hair called to him to tell him, that he was fummoned by a crown fummons, and requested to know whether he might with fasty not attend? He knew Mr. Brecknock only for about twelve days. He believed him to be the lass man in the world who would have a thirft for blood, and he would give particular inftances.

Mr. Attorney General objected to fuch kind of evidence as being inadmiffible. He relied on it, that in giving evidence of character, general evidence only was to be received, and that particular inflances could not be adduced.

Mr. Stanley contended that it might be admitted. The clear rule of evidence, he faid, was this: when a witnels is called to impeach a man's character, he can only do it by general accounts of his conduct and behaviour, and he fhall not be permitted to give evidence of particular facts, which the perion is not then prepared to combat with evidence; for no man is bound to defend every action of his life when unprepared for that purpofe; But this rule does not hold when you call a witnels to fupport

support a man's character, the witness may not only give him a good character, but he may give his realons for entertaining that good opinion of him; and he remembered the point ruled at the fpecial commiffion in .St. Margaret's Hill, in the Borough of Southwark, on the trial of the rioters in 1780. A man was indicted on the riot act to George 1st, a witness was called to give him a character, he gave him a good one, and laid his reafon for entertaining that good opinion of him was. that he knew him to be a dutiful fon, and that he supported a helpless parent by his industry. An objection was then made to this kind of evidence, and Lord Loughborough and Mr. Justice Gould, made the present distinction, and ruled it to be proper evidence.

Mr. Attorney General faid, that when Mr. Stanley's Reports had the flat of the judges, they might then be cited; but he presumed that their lordships would follow the known rules of evidence.

Mr. Baron Power faid, that in giving general character, the witnels might give evidence of the reasons why he gave that character.

. Mr. Henry then proceeded in his evidence : he knew that Andrew Craig had a particular averfion to the prisoner. He had heard him fay that he would not call a gentleman a liar; but the prifoner went as near to telling lies as any man could do; that Craig hindered the fervants from taking turf to Mr. Brecknock's foom, and from doing any thing for him; and he often heard Graig fay, " Damn him." He did not think the prifoner a man of a fanguinary disposition, for he remembered a particular instance of Andrew Craig nicking a horse which belonged to him the witness; upon which the prisoner X 2

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(164)

reproved him, and told him he would certainly bring down vengeance for the thedding of blood.

Second Wilnefs in the defence. Judith Kilgallen examined by Mr. Stanley.

She knew Mr. Brecknock ever fince he came to Turlough. On being afked what time he arofe, the prifoner interrupted and replied, " that he always rofe fifteen minutes before fun rife, to waft his prayers to heaven." On the queftion being put again to the witnefs, the faid the could not be particular; he got up fometimes early and fometimes late. She did not on that day fee him until after eight o'clock. She faw the guard go off, and on the return of the guard the faw Mr. Brecknock about the houfe.

She was cross examined by Mr., O'Hara.

She was not much fatigued with fitting up all night.

Third Witnefs in the defence. John Scott examined by Mr. Burke.

He was up all night. He did not fee Mr. Brecknock until the guard came back. He faw the guard go off, and if Mr. Brecknock was then there he must have feen him.

He was crofs examined by Mr. Attorney General,

(165)

having answered that he was, Mr. Attorney General then faid he would not alk him a single question.

Fourth Witnefs. The Reverend John Benton examined by Mr. Burke.

He had known Mr. Brecknock for fome years; he believed from 1782, when Mr. Fitzgerald was confined in the new prifon—he cannot tell his general character; but he did not think him capable of perpetrating any fanguinary act, becaufe he had heard him frequently reprove men for the flighteft immoralities.

He was cross examined by Mr. Attorney General.

He knew Mr. Fitzgerald very well, and always had taken him to be a man of abilities. He knew that he, Mr. Fitzgerald, confulted Mr. Brecknock as a Man of law. He believed he, the witness himfelf, might have been confulted by Mr. Fitzgerald. He did not believe that if Mr. Fitzgerald had fuch a fanguinary mind, the prifoner was capable of counfelling and adviling fuch facts. He believed that he had faid that the prifoner was the cause of all the mischief which had befallen to Mr. Fitzgerald; but his reason for faying to was, that he knew Mr. Fitzgerald had been led aftray in his property, as to the writ of error, in which the gentleman then examining the witness as a lawyer (Mr. Attorney General) had been concerned; and he believed if he, Mr. Fitzgerald, had not been fo mifguided; Mr. Firzgerald would not have had any occasion to have come to that country,-and ho allo knew that Mr. Fitzgerald had not one haw book before he knew Mr. Brecknock.

[Here the prisoner closed his defence.]

The Chief Baron then charged the Jury, and stated that the prisoner Timothy Brecknock, was charged in two indictments with procuring a tnurder to be committed, and the law had made that crimd equal in guilt, with the perpetration of murder itself, and with great justice; for the artful wretch, who contrives a murder, is more criminal than the unfortunate inftrument of his malevolence. To bring this crime home to the prifoner : a murder must have been committed; and by his procurement. That a murder had been committed, was clearly proved by the witneffes, and had been established by fix verdicts. To effectuate that murder, a plan; and a very artful plan had been laid. If Andrew Craig be believed, the plan moved from Brecknock, who is fworn to have produced a book, in which it was laid down for law, that it was lawful to kill prifoners charged with felony, in case of a rescue. But credit was not likely to be given to the teftimony of a perfon of Andrew Craig's defcription, especially when it appeared by the evidence of Mr. Henry, that Craig was ill-inclined towards the prifoner.; Dornin, another witnels, seemed also to differ from him. That Andrew Gallagher had proved that the prisoner was prefent, when Mr. Fitzgerald had given directions to the guard to fhoot their prifoners, and gave his countenance to these di-That when Mr. Fitzgerald expressed rections. his opinion, that they fhould now get rid of these fellows, the prifoner replied, it is well; we shall then be easy indeed. James Calpin also had given material evidence to fhew, that the prifoner was confenting to the plan. Witnefs were examined to the character of the prifoner. The reason why character is allowed as evidence in çapital

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capital cales is, that the law in favour of life, prefumes innocence till guilt has been proved; and where the matter refts in doubt, evidence of good character fortifies that prefumption, but thefe doubts are not to be light or frivolous doubts, but such as would arise in a steady mind, from a cool and dispaffionate confideration of the cafe. If, therefore, upon the whole of the cafe, the Jury believed that a plot was laid against the lives of the deceased, and that he was concerned in laying that plot, they ought to find him guilty: but if they thought there was no plot laid, or if there was, that he was neither privy nor confenting to it, they ought to acquit him; or, if they thought themselves warranted to entertain doubts about his guilt, it was their duty to incline to the fide of mercy.

Mr. Baron Power observed, that this was the fame indictment upon which Mr. Fitzgerald had been convicted; but the Jury fhould feel no prejudice on that account against the prisoner at the bar. They were not to infer that the prifoner was guilty, becaufe Mr. Fitzgerald was proved to be fo; the prifoner, faid he, may be innocent, notwithstanding the guilt of Mr. Fitzgerald. The bills of indictment were founded on the 10th Hen. VII. charging that the prifoner did provoke, ftir up, and procure certain perfons to murder Mr. M'Donnell and Hipfon; to support this charge, it must appear that the murder was committed; and, notwithstanding the conviction of Fulton and others on the preceding day, the prifoner at the bar might have given evidence tending to justify, excuse, or alleviate the homicide; but that defence, which had been relied on in the cafe of Mr. Fitzgerald, he observed, had been wifely abandoned in the present case. That there exifted

exifted any neceffity for committing the homicide, that the law might have been executed, and the perfons in cuftody conveyed before a magistrate or to gaol without firing one fingle fhot, were facts not in this cafe controverted on the part of the prifonor-he had refted his defence on ftronger ground. His defence is, that he didn ot provoke, ftir up, or procure any of the persons named in the indictment to commit the murder-he observed that four witnesses had given testimony that he did; but the Jury only were the conftitutional judges of the fact, and the credit due to those who attefted it; that the prifoner had given evidence of general good character-with regard to this fpceies of evidence, he would give them fome legal information. If the fact alledged in the indictment be fully and clearly proved, character becomes totally ufelefs. If a man be happy enough to have the good opinion of all his neighbours-to be thought in the opinion of all those present incapable of committing the horrid crime he was charged with-if, notwithstanding, it should be fully and clearly proved that he did kill another without any, or without a fufficient provocation, the unhappy perpetrator, however good his character before was. must answer for the crime, and character will not avail one grain in the scale of justice; but if, on the contrary, the charge be not fully and clearly proved-if it be doubtful whether he was guilty of not-then, indeed, character should turn the fcale, and the jury fhould lean to the merciful fide. He concluded, that it fhould ever be remembered by jurors (to use the highest and best authority) "that " it is better ninety and nine guilty perfons should " escape, than that one innocent man should fuf-4 fer."

The Jury retired for about ten minutes, and returned with their verdict-GUILTY,

The foreman of the Jury then recommended him to mercy; and having preffed it ftrongly, the Court afked the Jury if they had any doubts of the guilt of the prifoner, or any wifh to reconfider their verdict ?—To which the foreman replied not.

ANDREW GALLAGHER was then brought up to be tried, for the fame charge which John Gallagher and the other Gentlemen were acquitted of on Thurfday laft: and the following Gentlemen were fworn of his Jury.

James O'Donnel, Efquire. Patrick Kirwan, Efq. George O'Malley, Efq. William Orme, Efq. Patrick Taaffe, Efq. John Joyce, Efq. Edmund Taaffe, Efq. Bartholemew French, Efq. Walter Burke, Efq. Arthur Lindfay, Efq. George Bingham, Efq. Thomas Ormfby, Efq.

THE Attorney-General having declared that there was no evidence,

The Jury instantly returned a Verdict, NOT GUILTY.

The Court then ordered up the feveral Perfons who had been found Guilty on Saturday last, to Y receive receive fentence: And accordingly John Fulton, William Fulton, Archibald Ewing, John Rehanny or Renchy, and David Simpfon, were put to the bar; and, on being afked what they had to fay, why Judgement of Death, and Execution thereon, fhould not be awarded against them,— John Fulton faid, He was very young, and had been deluded;—he was a stranger, and dared not to difobey; and requested the Court to give him time for repentance.

The Chief Baron then faid, That mercy was not in their disposal ;---that his duty was a painful one, it was to pronounce the fentence of the law upon them :- Which having done; he advifed John Fulton to prepare himfelf for immediate execution .- They were then remanded; and the Goaler was directed to bring up Mr. Fitzgerald and Mr. Brecknock.----While the Goaler was absent, the Chief Baron asked Mr. Stanley, if he meant to make his motion in arrest of judgement; -and Mr. Stanley having faid he did, the Chief Baron replied: In regard to the feelings of the unhappy Gentleman, I avoided having him brought into court, which he ought to have been, while fentence was pronounced on the other unhappy fufferers. It is for your confideration, whether you think you are fufficiently founded in your claim for an arrest of judgement, to expose the Prifoner to that fituation which I have avoided, because I knew it would be painful to his feelings. If you continue in your intention, he mult be brought up to be prefent at your motion.---You will alfo confider what you may obtain; for I mult inform you, that, fhould you fucceed in your motion, we must fend up a new bill of indictment, free from those objections, and which will

will doubtlefs be found by the Grand Jury ;--- and . we must stay and try the Prisoner, and must deli-. ver the goal, if we remain till the middle of term. -See also if there can be any doubt of the fame evidence convicting him again; and will you expole him again to that fituation?

Mr. Stanley faid, He was fure Mr. Fitzgerald was fafe in the hands of the learned judges ;--and that, if any advantage could be derived from the nicety or caution of the Law, it would be as much the inclination as it was the duty of the learned Judges, to give the Prifoner the full benefit of those advantages.

While the Goaler was absent,

Baron Power faid, That one objection, and one only, had been made, and it was made by Mr. Stanley ;---but he, the Baron, differed from him, as to that objection. If, however, it had been made fufficiently early, he would have called on his Majesty's Attorney-General to bring on the trials of the Principals first. He would, however, now fpeak to the point.-If, in the stage that had been proposed, a Juror had been discharged, what would have been the confequence ?- He knew My Lord Chief Juffice Holt had laid it down, That a Jury, once charged, could not be discharged: However, there is a more modern authority, in Kinloch's cafe.---But there it was done by the Attorney-General's consent.

It was urged, that he Mr. Fitzgerald was a derivative traitor; and that a derivative traitor partook fo much of the nature of an acceffory, that Y 2 he he could hot be tried until after the accelfory had been found guilty: but if it were fo, he had waved that benefit, by challenging the Jury. But he fhould endeavour to fhew, by the very authority of Foster, that the indictment was for a fubstantive, and not a derivative treason; that it was the fame as if on the 25th of Edward III.

He was indicted for procuring, firring up, and provoking to flee and murder, and this is declared by the flatute to be treason, like as against the King's person.

He never would try a derivative Treafon or accefforial offence, until the principal fhould be convicted. But he faid that the act of parliament made it the fame as the 25th of Edward III. and referred to Fofter, page 342.

Here Mr. Fitzgerald and Mr. Brecknock being brought up, Mr. Baron Power forebore concluding his argument; and Timothy Brecknock being alked what he had to fay why judgment of death and execution thereon fhould not be awarded againft him,

Mr: Brecknock faid he had three objections to ftate, which he wished to be heard to, and on which he trusted that their Lordships might arrest the judgment.

First. The statute and the sentence conveyed therein were contrary to the law of Almighty God; for when David had procured the murder of Uriah, the sentence was, that the sword should not part from his house, but that he should not die.

Secondly.

Secondly. That he had not feen the bill of indictor ent, to know, whether there were twelvejurors upon it, or to know, whether one of thefe jurors may not be a minor, or on alien, perhaps, in the fervice of a foreign King, at war with his Majefty, as had been the cafe of the gentleman at his fide, Mr. Fitzgerald.

Thirdly. Being an alien, he had not been allowed the benefit of a Mediates Lingua.

The Court over-ruled the objections, and ordered the Clerk of the Crown to proceed, who bid the Goaler make a bar.

Put Timothy Brecknock to the Bar.

And the Chief-Baron then faid,

PRISONER at the BAR!

If it is poffible there can be any degree of Guilt beyond the Crime of which Mr. Fitzgerald is convicted, it remaineth with you, Timothy Brecknock; for under the colour of the law, you devifed an artful and a wicked Scheme to commit a horrid and a barbarous Murder. The Laws of the Land demand your Life as a just Forfeit for the Blood which has been fhed; and those deluded Wretches whom you inveigled into your plot, and whom you deceived under hopes of fafety, to become the Instruments of your horrid Defigns, are Objects of Pity, when compared to the magnitude of your Guilt. You made their ignorance the means of your Purpofes. Unfortunate old Man! happy had it been for you that you never had. known Law at all, or that you had known it better. The unhappy Gentleman who is now at your fide,

fide, would not have been brought to the wretched fituation in which he now flands, or to the dreadful End which must now await him. Miferable Man! you are fallen a Victim to your own Subtleties, and become the Dupe of your own: Cunning. The venerable Appearance you have. affumed, and the Sanctity which you affect, I fear, is but put on as a Difguife for the concealment of your Wickednefs. The Law which you endeavoured to pervert, has furnished the detection of: your Crime, and will shortly award the Punishment which attends your Conviction. Your Jury: from a millaken lenity have recommended you to Mercy, not that they doubted of your Guilt, but that they pitied your Age and your Infirmities.---Your Crime is by many degrees of the deepeft. and blackeft die, and it only remains for me tor pronounce the dreadful Sentence.

He then paffed Sentence upon him.

The Chief Baron then defired the Clerk of the Crown to proceed; who bid the Jailer put George Robert Fitzgerald to the bar; and the Chief Baron proceeded by faying : You fland convicted of provoking and procuring a horrid, foul, and barbarous murder. It is my duty, and a painful talk indeed, I feel it, to pronounce that fentence which the law has annexed to your crime. After a long and folemn trial, in which you had every benefit of able Counfel, and experienced every indulgence the Court could fhew, you were convicted on the clearest Evidence, by a Jury of your Countrymen; in two inftances of procuring the murder of two of his Majefty's fubjeets. An offence which our laws to justly hold in abhorence, that they have placed it in an equal

equal degree of guilt with high treafon againing his Mujesty's person. In your case, which is an uncommon one indeed ! it is attended with a degree of cunning and contrivance which exceeding. by aggravate its enormity, -- but that very cunning, which you vainly hoped would have fcren'd you from punishment, has rather led to the detection of your guilt; the laws of your country, which could not endure that they fhould be made the instruments of their own violation, and the blood of the unhappy gentlemen, who had the misfortune to fall into your hands, and whom you fent into the other world with all their Sins upon sheir heads, call aloud for punishment, and require your life as a forfeit to public justice. Even Providence has interpoled that justice might not be disappointed, and in the midit of murder preferved the life of one man, as a witness for the The hand of GOD difcovery of your crime. protected your life from affaffination, that it might be offered up as a facrifice on the the altar of public justice. In the melancholy fituation to which you have reduced yourfelf, it might be fome degree of confolation to your feelings, that your ignominy and punishment were confined to your own perion; but your miferable family, tho? innocent of your crime, are, in fome measure: involved in your difgrace, and fhare unjuility that shame which your ignominious end brings down upon them. The aged parent who bore you in her womb, your tender daughter, the offspring of your loins, your wife the inconfolable partner of your bed, partake of your difgrace. You came into the world with the advantages of talents, which if properly cultivated, would have carried you thro' life with respectability and honour. See how you have milapplied them. Bleft Ľ., with with the recommendation of birth and fortunes. allied to great and respectable connections; polfelled of every qualification requifite to render. you an ornament to fociety, and a valuable member of the community, You are now funk to the lowest extremity of human infamy and shame. With a mind fusceptible of honourable feelings, your are become an outcaft; a victim to the laws of the land, which you live in. It is my duty to pronounce to you the dreadful fentence of the law; but before I do fo, let me express myearnest hope that during the time which the mercy of the . court has allowed you, you have by a fincere repentance and a heart thoroughly fubdued to a fenfe of your guilt, recommended yourfelf to that mercy and forgiveness, which you can only expect from the awful tribunal before which you must shortly appear.

Here his Lordship was interrupted by Mr. FITZGERALD, who proceeded as follows:

I beg leave to trouble your Lordships with a I fhall be very fhort. few words. I do not mean to calt blame any where. I accuse no one.--From the evidence, the Judges could have given no other charge. The Jury could have found no other verdict. I think the verdict of the Jury a just one, according to the evidence which was produced ; but I did not think fuch evidence could have been produced. I did not think fuch charges could have been made against me, or I fhould have been better prepared. I had no idea of been found guilty. There are fome family affairs which I have been endeavouring to fettle, and which in truth are not yet finished, that I could have withed to have compleated. All that

that I request of your Lordship, is to give me the longest day possible, that I may be prepared to meet my GOD. However guilty I may be conceived, within a narrow circle, I hope in a higher one, the unprejudiced part of the world will think me innocent: Thole, who know me from my earlieft life, know me incapable of fuch an action. I never feared death; nor am I afraid to meet it in any shape; in the most formidable, even an ignominious death. It may be thought I wish to folicit pardon, I would not accept of pardon after being found guilty by fuch a Jury, because I know I could not face the world after it. It has been fuggested, and I understand the report prevails, that I with for time in order to commit fuicide. As a wordly man I never feared to meet death ; and as a Christian, which I hope I am, and a good one, what fort of a paffport would that be to the place of Eternity ?--- I forgive every one, and though I affert my innocence, I do not mean to fay I have no fins, I have many which overwhelm me, and I only request time that I may make my peace with GOD.

Having finished, the Chief Baron proceeded as follows:

It is not in our power to grant your requeft.— We are not the difpenfers of mercy. Your offence is of fuch a nature, that my brother Judge, and myfelf, thought ourfelves juftified to have ordered immediate execution, neverthelefs, from the hope that you might be better prepared to meet your approaching fate with becoming penitence, you have been allowed two days.—If by time, you mean a few hours, I am fure the Sheriff will fliew you every humanity. It is my duty, and I call Gop and Heaven to witnefs, that it ь.

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is the molt painful one I ever performed, to pronounce the dreadful fentence of the Law.

Here the Chief Baron pronounced fentence of death upon him, on the fame day.

At half paft four in the evening Timothy Breckpock and John Fulton were brought out in a cart. There being no gallows, a temporary fcaffolding which furrounded the walls of the new goal, was fixed upon as the fpot of execution. Brecknock bowed to the spectators on each fide, as he approached the scaffold. He was dressed in a plain drab coat, his hair curled in his neck, and a long grey beard which reached down his bofom. He appeared perfectly ferene and refigned, apparently as uninfluenced by the approach of death, as if he was a common spectator of a transaction to which he was indifferent. Fulton, who was befide him, exhibited every fymptom of horrour and fear, -his eyes remained shut-his countenance was that of a dead man, and his voice was fo low as to be hardly audible to those near him. He confelled his guilt of the crime for which he was about to fuffer, and faid that Mr. Fitzgerald did not give orders himfelf, but fent them by Scotch Andrew. He flated alfo, that when M'Mullen and himfelf flot at Mr. M'Donnell, and wounded him in the leg, Mr. Fitzgerald faid, the Devil fire your eyes for a blind fcoundrel, why did not you aim higher. He could not tell whether Foy was in the fecret of this plot, but there were others to which he was privy. There were many divines who attended the unhappy fufferers, and prayed round the cart. Fulton prayed with the utmoft

utmost devoutnels, and when the prayers became fo loud and fervent that the spectators joined, the clergyman requested Brecknock to join also. He replied it was unnecessary, for he had made his peace with God, and had not to his own knowledge committed a fin for these last fifteen years. He exhorted Fulton to confess all he knew, and conceal no particle of his crimes. On their kneeling a fecond time, and the clergyman repeating the Lord's prayer to Fulton, Brecknock repeated it also in Greek. He flood up in the cart, adjufting his cloaths, and having taken a woollen night-cap out of his pocket, he faid it was the laft time he should have occasion to put it on; but that he had no apprehension of what he was about to He bowed to the crowd, and having fuffer. drawn down the night-cap, he put one hand in his breeches-pocket, and the other in his bolom, and flood for some little time in that posture, but Fulton begging for a few more moments to pray, he pulled off his cap, and told him he ought not to delay, for he had full time to prepare for re-Having been given five minutes pentance. longer, in which time Fulton feemed fo faint as to hardly have the appearance of life, Brecknock re-placed himfelf in the fame posture, and the cart drawing off, they were launched into eter-Fulton expressed no symptom of agonies, nity. but the unfortunate Brecknock continued for a long time alive, until the compafion of the people cried out to the hangman, who pulled him by the fhoulders, and relieved the wretched old man from the pangs of torture.

At fix o'clock Mr. Fitzgerald was brought out of gaol. He obtained permifinon of the Sheriff Z 2 to to walk, and came through a by-lane, and not up the public freet, to the place of execution .---He was preceded by the hangman, who wore a large malk. He walked very faft, and arriving at the fcaffolding, afked if that was the place. He was dreffed in a ragged coat of the Caftletown hunt, a dirty flannel waiftcoat and drawers; both of which were without buttons; brown worfted or yarn flockings, a pair of coarfe floes without buckles, and an old round hat tied round with a pack-thread band. He fixed the rope round his own neck, first laying it bare, by taking off his. cravat and unbuttoning his collar. He spoke to, and shook hands with feveral of his acquaintance, and proceeded to the ladder. Mr. Henry the clergyman, who refided at Turlough-houfe, following him, he defired him to be fhort, and having repeated one prayer, he shook Mr. Henry by the hand, and faid, good-by to you; on which he leaped with the utmost violence from the ladder, and the rope breaking, he fell to the ground.---He immediately leaped up and loofened the rope from about his neck, and complained of the badnefs of it. Another rope being brought, and fome time being spent in praying, he again went up the ladder, and required Mr. Henry, and the Reverend Mr. Benton, to come and pray by Having prayed a confiderable time, he him, drew down his cap, having previoufly told the executioner he would throw down his hat as a fignal when to be turned off; but after having prayed for fome time, he pulled up his cap again.---He prayed with the most fervent devotion, repeating the prayers aloud, and frequently fending forth fuch heavy fighs, as would penetrate the most obdurate heart with feelings of compassion. He remained near an hour on the ladder, during which

which time Mr. Henry and Mr. Benton alternately went to him. He drew down his cap, and fignified his intention of making fignal to be turned off; he drew up the cap again, and requested Mr. Henry to come and pray with him. He held his (Mr. Henry's) hand, grafped within his own, and in the latter moment of his affliction he prayed with great marks of contrition and devotion. The dusk of evening being set on, he was launched into eternity. From the inattention of the hangman in tying the rope too long, his toes touched the ground, until the humunity of a fpectator raifed up the body while the hangman fhortened the rope. His body, after hanging upwards of forty minutes, was cut down, and carried to his house at Tourlough, and interred the next morning in the church-yard of Turlough.

APPEN-

(182)

A P P E N D I X.

It has been thought proper to fubjoin, for the English Reader, by way of Appendix, a Copy of the Irish Att of Parliament making Murder High Treason.

L HE tenth year of Henry the VIIth. Statut. Ordination & Actus in quod Parliamento apud Drogheda, Diæ Lunæ prox. post Festum Sanchi Andreæ Apost. Anno Regni Regis HENRICI Septimi, decimo coram Edwardo Poynings, milite deputato ipsius domini Regis terræ suæ Hiberniæ edita in hæc verba, Anno Dom. 1495.

CHAP. XXI.

An AE whereby Murder of Malice prepensed is made Treason.

Item, Prayen the Commons, that forafmuch as there hath been univerial murder by malice prepenfed used and had in this land by divers perfons, contrary to the laws of Almighty God and the King, without any fear or due punifhment had in that behalf, that it be ordayned, enacted, and eftablished, by authority of this prefent Parliament, and of the Lords spiritual and temporal and Commons in the same alsembled, That if any person or persons, whatsoever estate, degree or condition he or they be of, from the Featt of the Purification tion of our Lady, the tenth year of the Reign of our Sovereign Lord King Henry the Seventh forward, of malice prepenfed do flee or murder, or of the faid malice provoke, flir or procure any other perfon or perfons to flee or murder any of the King's fubjects within this land of Ireland, be deemed Traytor, attainted of haute Treafon likewife as it fhould extend to our faid Sovereign Lord's perfon and to his Royal Majefty, and that the chief Lords have their efcheats and forfeitures of all manor lands, tenements, rents, fervices, with their appurtenances; any act or ordinances to the contrary notwithftanding.

63 The first Acts in the English Language were passed in this Parliament.

FINES.

The following interesting Publication, which contains the Circumstances leading to the unhappy Quarrel between Mr. M.DONNELL and Mr. FITZGERALD, may be had of Mr. JAMESON, NO. 297. STRAND, about fix Doors from Temple-Bar. Price Sighteen Prace.

THE

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G. R. FITZGERALD, Efq.

OF

WITH

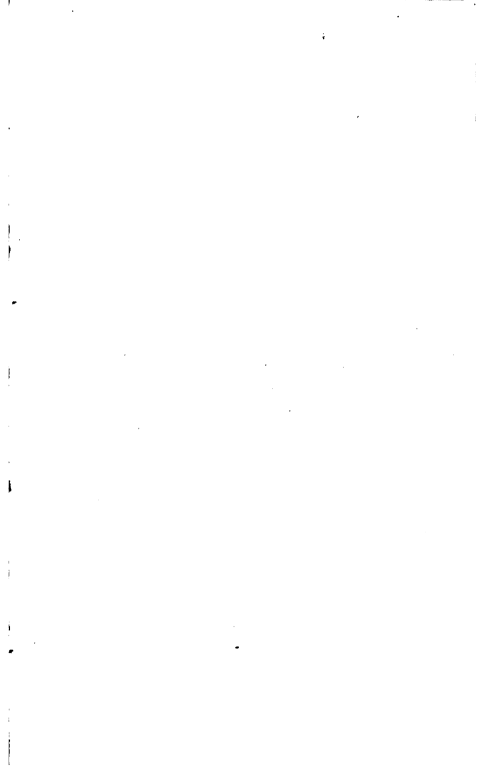
ANECDOTES OF HIS LIFE.

TO WHICH IS ADDED,

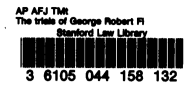
A circumftantial Account of the *Premature* Death of the late PATRICK RANDALL M⁴DONNEL, Efq. in a GENUINE LETTER from T: BRECKNOCK, Efq. to his Friend in LONDON, written a few weeks before his own and FITZGERALD's Execution.

THE SECOND EDITION.

" I will a tale unfold, whole lightest word " Would harrow up thy foul." SHARESPEARE.



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