

= Self: & 2 other Bills included
the remainder of Liverpool
Nearly or perhaps beyond 100
= 5000. There was a 4th Bill for
The Defaulter in Balrigger
= Michl Rice, John M. Keown &c.
The expense of filing the Bills
was from £15 to £30. When the
Bills were filed, & the Subpoenas
= served, they came flying in,
and paid the demands of these
and made up the lost. Mr. Keown
= O'Keen paid £10 of both. Had
they not come in, a Parliamentary
appearance would have been en-
= led in the Court above, a Divorce
for the Sale of their Estates
granted, and the whole trum-
= worth nearly £6000, sold for
the debt. Parties in consequence
= in taking I. & M. from some of
them, instead of money for the
= greater number were paid, some were
not, & when I provided to serve them
with Civil Bills, & subpoenas, the process
= served (who are only allowed to) refused
to make themselves responsible by
= serving them. A countryman going to
serve a subpoena on John M. Keown was
knocked down by John M. Keown & the
= latter being tried for the assault was ac-
quitted by the Jury, the only evidence
= against him, being that of the Justice
= Brian, who on his Cross examined being obliged
to admit he had a notoriously bad
= Character, the Jury refused to convict on his
unsupported evidence. This is the defect