eet, and sister to the Mayor of Limerick (Mr. mes F. Barry). The ceremony, which was of a vate character, was performed by Rev. Father Carthy, P.P., Donoughmore. The bride was ea mass by her father, Mr. Edward Barry, as Norsh Curren agred as bridesmaide, and Mr. mest Bully. See the second to bridegroom, disarged the duties of best man. After the ceremy a sumptuous decuner was partaken of at a residence of the bride's father. The happy ir left for, London par the honeymoon at 11 look light the representations of their friends. REHOOL OF MAL.

# TA DETERMINED WOMAN.

In the Chancery Livisips on Tuesday, before the a mentioned.

Mr. T. H. Maxwell (instructed by Mesers. A. D. ennedy and Son, and Figgis] applied that the senedy and son, and Figgis] applied that the senedant should be committed for contempt in sepassing on the lands of Tunnyhinnell, near attowel; in disobedience of an order of the Court, ade on the 26th November last. There was an fidavit that the defendant had trespassed, and lough warned several times since the service of a injunction order, she stated her intention of ontinuing to do so.

The Master of the Rolls said he had no option ut to make the order. However, he hoped it ould not be executed if the defendant ceased to

### ODA WATER BOTTLE TRADE.

#### INERAL WATER MANUFACTURERS AT LAW

To day at the Limerick Quarter Sessions, before udge Adams, Mr. Patrick Toomey, Upper Villiam-street, mineral water manufacturer, ought to recover the sum of £10 from Mr. Matthew M'Namara, Sexton-street, mineral water nanfacturer, trading as P. Ryan, damages susained by reason of the defendant converting to
his own use in the present year a quantity of
cottles marked with plaintiff's name, and used
hame for his own trade, and infringed plaintiff's
rade description by using said hottles in defenlant's trade, and plaintiff claimed an injunction
hamist defendant from further using his bottles.

The plaintiff, in reply to reply to his solicitor.
Mr. Doyle, said that these bottles bore his emhossed name, and were being kept out by the
lefendant, who used his paper label on them.

The defendant said that his solicitor, Mr.
Counhan, who was not present, had counsel engaged in this case, which he (defendant) was told
would not be heard till next sessions.

His Honor remarked that a decision was given nanfacturer, trading as P. Ryan, damages sus-

His Honor remarked that a decision was given in a similar case to this in the Superior Court, two or three days ago, and as counsel was engaged in this case it should stand until next sessions, when he would give the earliest possible opportunity of pearing it.

The case was accordingly adjourned.

## BRUFF PETTY SESSIONS.

TRANSFER OF MR. JOHN M. DICKSON, R.M. At the opening of the court on Wednesday, the magistrates present being Mr. F. Fitzgerald, H.M., (Chairman), Lord Fermoy, Mr John Van Bevan, Lord Fermoy was sworn on the bench under the new Commission, by the Resident Magistrate.

Mr. Beven said before the business of the court commenced he wished to say that personally he regretted the transfer of Mr. Dickson. He then read the following resolution of the magistrates:

"Resolved—That we, the magistrates now assembled at Bruff Petsy Sessions, wish to express our regret at the departure of our late chairman, Mr. John M. Dickson, from amongst us. He has night. Head Constante reency described the prisoner's conduct in the police cell as very bad. She was fined 40s or one month's imprisonment, and ordered to find bail for 12 months or in default a further term of three months' imprisonment.

THE NATIONAL BANK .- We are very glad to hear that the Directors of the National Bank have cancelled the order for the transfer of Mr. Wm. DeCourcy from Limerick to Trales. The news will be heard of with great pleasure by the customers of the Bank who never failed to find Mr. DeCourcy courteous and affable, as well as by a wide circle of friends in this city where he has resided for many years.

DEPARTURE OF Mr. J. GEARY.—On last Saturday morning, Mr. James Geary, son of Mr. John Geary, left this city for the Philippines, where he intends to settle dawn with his brother, who at present holds a very lucrative position out there. Mr. Geary was an assistant to Mr. W. B. Joyce, B.A., and was most popular with all classes. He was a prominent member of the Catholic Institute, and also of the Lansdowne Football Club. His many friends in Limerick wish him every success and happiness in his adopted country.

"IRISH CHURCH DIRECTORY": We have received a copy of the Irish Church Directory and Year Beok of the Church of Ireland for 1902. It is Beok of the Church of Ireland for 1902. It is nicely got up, and contains the fullest particulars of everything pertaining to the church. Its compilation must have involved enormous labour, but a close examination shows the work to have been thoroughly well done. Some idea of the scope of the book may be gleaned from the list of contents. Part I consists of a chronological calender and lectionary for 1902, and in Part 2 will be found particulars of the Bishops and Clergy of the Church of Ireland; Clerical Obitvary for 1901; St. Fatrick's (National) Cathedral, Dublin; Diocesan and Paroof Ireland; Clerical Oblivary for 1901; St. Fatrick's (National) Cathedral, Dublin; Diocesan and Parochial Directory; Chaplains to the Lord Lieutenaut; Chaplains to the Forces in Ireland; Index to Incumbencies; Succession of Bishops of the Church of Ireland; Guide to Ordination; hoods proper to the several Degrees.

#### A FURTHER BURNING FATALITY.

It is a curious and sad circumstance that within the past fortnight some four or five deaths of children from burns accidentally received have occurred in Limerick. The latest is that of John Flannery, aged one and a half years, who was admitted into Barrington's Hospital on Thesday, suffering from severe burns on the body and face. The child had been sitting near the fire with some other children, in his parents house in Broad street, and during the temporary absence of the mother in another room he sell into the fire. The mother at once came to the rescue, and in extricating him was herself somewhat burnt. The child died this morning.

#### SHOP ASSISTANTS' UNION.

#### MEETING IN LIMERICK.

A public meeting, under the auspices of the Shop Assistants' Union, was held last night in the Town Hall, Mr. R. P. O'Conner presided, and there was a good attendance.

Mr. John Turner (organiser), on behalf of the Amalgamated Union of Shop Assistants, Ware-housemen, and Clerks, was present

The Chairman, in the course of his remarks, urged the adoption of the principle of trades-unionism amongst shop assistants' and briefly referred to the benefits to which members of the Shop Assistants Union were entitled in the event of illness or non-employed (applause)

Mr Ryan deposed that he told the pini give the horse some powders, and that he

be strong enough to work.

To His Honor: Witnesses own opinic that if the horse got enough to eat he wall right. It would be true to say in a wathat the horse was fit to work.

His Honor dismissed the action.

EJECTMENT.

In this case the action was brought Patrick O'Malley against John Dunn, golden, on account of non payment for

Mr P. G. O'Donnell, appeared for the p and Mr Doyle for the defendant,

The defence was that the house belor defendant's wife, she having taken it o from Mr. Madigan before her marriage.

The evidence for the plaintiff showed t defendant had leased in his own name, and paid the rent.

His Honor said he would give a decree. The Court adjourned till Saturday more

### REMOVAL FROM THE BUR LIST.

COMPLAINT BY MR. HALL, J. To-day, at the Quarter Sessions,

Mr. Ambrose Hall, J.P., addressing hi Judge Adams, said his name had been i from the burgess roll without his having intimation of it, or being served with an tion, and of this he was not aware until th elections, when he went in the ordinary of vote. He was then told that he had no yo therenpon went to Mr. Beauchamp's off found that his name had been rubbed off ; initialed by his Honor. He (Mr. Hall) th to the Town Clerk, and was told that the list was at the Courthouse, and that it Honor that struck out the name, as ther double entry. The Town Clerk also said law was now changed in connection w matter. He (Mr. Hall), however, replied was not, as his name had been on in 1899 and 1900. He was then told name was on the list of freemen; but different from the burgess roll. He t wanted to know if his Honor would fix s

for the rehearing of this.

His Honor said that the complaint the been made by Mr. Hall, had also been rether gentlemen.—Mr. J. F. Power, Mr. and Mr. Shaw—all of whom had disappear.

Mr. Shaw—all of whom had disappear. the list. What Mr. Hall had said was I right. His Honor sat there in court, an go through several thousand names, and not, of course, recollect whether there double entry or not. He would hear the o'clock on Saturday, and would be oblig Town Clerk attended for the purpose.

Mr. Hall remarked that there was a t ward, and one of the candidates got in oup, whereas if he had his vote there wou

tie (laughter).
His Honor said that there was mos trouble cast upon persons by the apallir tion of the Local Government Acts. A been passed amending each other, and the numerous other orders besides. They we up in such a slovenly manner that it we disgrace to an attorney's clerk if he drew similar way a marriage settlement be corner boy's son and a pickpocket's daugh

### ALLEGED LARCENY

To-day, at the Police Court, before M son, R.M., a man named Michael Carm brought up in custody charged with the of a gold watch and chain, the propert Patrick Ryan. It appeared from the de that the accused went in and had his ( Mr. William Ryan's eating-house. Off th room is a bedroom, and it is alleged that