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Millions of the world's best people use Cuticura Soap, assisted by Cuticura Ointment, the great skin cure, for preserving, purifying and beautifying the skin, for cleansing the scalp of crusts, scales and dandruff, and the stopping of falling hair, for softening, whitening and soothing red, rough and sore hands, for baby rashes, itchings and chafings, for annoying irritations, or too free or offensive perspiration, for ulcerative weaknesses, and many sanative, antiseptic purposes which readily suggest themselves to women, especially mothers, as well as for all the purposes of the toilet, bath and nursery.

Cuticura Soap combines delicate emollient properties derived from Cuticura, the great skin cure, with the purest of cleansing ingredients and the most refreshing of flower odours. No other medicated soap ever compounded is to be compared with it for preserving, purifying and beautifying the skin, scalp, hair and hands. No other foreign or domestic toilet soap, however expensive, is to be compared with it for all the purposes of the toilet, bath and nursery. Thus it combines in one soap at one price the most effective skin and complexion soap, and the purest and sweetest toilet, bath and nursery soap.

Sold throughout the world. Cuticura Resolvent, 2s. 6d. (in form of Chocolate Coated Pills, 1s. 11d. per trial of 60). Ointment, 2s. 6d., Soap, 1s. Deposits: London, 27 Charterhouse Sq.; Paris, 5 Rue de la Paix; Boston, 137 Columbus Ave.; Potter Drug & Chem. Corp., Sole Proprietors. Send for "How to Cure Every Humour."

STATISTICS OF FAILURES, &c.

According to "Kemp's Mercantile Gazette," the number of Failures recorded in Ireland during the week ending March 5th, was 12, viz:—New Bankruptcy Proceedings, published in the "Dublin Gazette," 4; Deeds of Arrangement filed at the Bills of Sale Office, 8. The respective numbers in the corresponding week of last year were, Bankruptcies, 10; Deeds of Arrangement, 10—total, 20; being a net increase in Bankruptcies of 2, and a net increase in Deeds of Arrangement in 1904, to date, of 2. The number of Bills of Sale published in Ireland the same week was 6. The number in the corresponding week of last year was 2, showing an increase of 4, being a net increase in 1904, to date, of 4.

The number of Bonds and Judgments published the same week was 62, of which 23 were against Traders, and 39 against Farmers and non-Traders. The numbers in the corresponding week of last year were, Bonds and Judgments, 59; against Traders, 26; against Farmers and non-Traders, 33; showing a decrease of 3 against Traders, an increase of 23 against Farmers and non-Traders, being a net decrease in 1904, to date, of 29.

DEBENTURES.

The number of Mortgages and Charges (Debentures) recorded by Limited Companies in Ireland during the week ending March 5th, amounted to £5,000. The total amount registered in 1904, to date, is £1,000,000.

below, and from that the defendant now appealed.

In addition to plaintiff and defendant the following witnesses were examined—Messrs E. Mitchell, V.S., John Carroll, Thomas Carroll, J. M. Ryan, V.S.

His Lordship affirmed the decree.

Wm. Hedderman (respondent), plaintiff; James Butler (appellant), defendant.

This was an action for £20 damages for breach of engagement of a bull sold by defendant. The latter appealed from a decree of Judge Adams giving £12 against him.

A large number of witnesses having been examined, his lordship affirmed the decree.

John Ryan (appellant), plaintiff; John Kelly (respondent), defendant.

This was an action for £10 damages for obstructing plaintiff's right to use a haggard at Knock-sentry, in 1903. Plaintiff appealed from a decision by the County Court Judge.

His Lordship having heard the evidence, said there appeared to be bad blood between the parties, and it was a pity these matters could not be settled between them. He affirmed the decision, but without any costs above or below.

Mr. Lynch (instructed by Mr. Kenny), appeared for appellant, and Mr. Doyle for respondent.

Stephen Hannan (respondent), plaintiff; Richard Smyth, Wm. Smyth, and Matthew Byrne (appellants), defendants.

This was an action for ejectment on title in respect of the yards and premises at Nos. 78, 79, and 80, Mungret street, in the city. A decree was granted with stay of execution to the 1st November, and from this defendants appealed.

His Honor affirmed the decree for ejectment.

FUNERAL OF MR. D. COLL.

The funeral of the above respected gentleman left his late residence, 49, Coloonoy-street, at 11.30 a.m. on Sunday last, 6th inst., for the family burial-place at Pallaskey. The large and representative cortege fully testified to the great esteem in which he was held. Deceased had been in the employment of the Harbour Commissioners as dock gate-man and diver for over 40 years, and by his kindly and upright manner had won the respect of all with whom his business brought him in contact. It is to be regretted that he only enjoyed his well-earned pension for about three weeks. To his widow and sorrowing children the most heartfelt sympathy is tendered in the loss of a fond husband and father.

CLAIM FOR GRAZING.

Before the Lord Chief Baron yesterday, without a jury, an action was brought by Patrick Foley, Knockea, against Patrick Russell, farmer, and Anne Russell, his wife, to recover a sum of £24 for the grazing of cattle on the tenant's lands, Knockea. The claim came before the Court arising out of a dispute as to who are the owners of the property, and the claim being contested.

Evidence having been given, his lordship gave a decree for £5-11s, but without costs.

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the clerk consulted by plaintiff he informed Mr. Nunan that heveyed his cattle would arrive stated.

His Lordship said he general equities for the case plaintiff, and he affirmed the

Mr. Kelly, B.L. (instructed by O'Donnell), appeared for Phelps, B.L. (instructed by the defendants).

MATRIMONIAL

CHIEF JUSTICE ON "S"

At the Assizes on Saturday Chief Justice, Michael Callaghan, from the decision of his granting a decree to his wife possession of a house, etc.

Mr. O'Sullivan, who appeared raised a preliminary objection to the process, which was taken by the process server. Court although the wife might have husband was defendant, but when the wife was herself

Mr. Doyle said that Mr. O'Sullivan granted a divorce from her husband. She had her husband, although not at Quarter Sessions.

Evidence having been given His Lordship in giving judgment

His Lordship in giving judgment in the case secured to Mrs. O'Sullivan a settlement when applicant He (his Lordship) was again and he wished the Bar to take He held that the service of the decision of the court be

OUTSIDE

** TO CORRESPONDENTS: We guarantee to insert letters of no more than 100 words in our columns of publication. This is on the previous day, on Wednesdays and Fridays.

[This column being not held ourselves responsible for opinions it expresses.]

"ENGAGED" OF

TO THE EDITOR OF THE L

Fermoy, Saturday

DEAR MR. EDITOR,—Seeing in your most popular paper regularly, I must say I feel the same.

A HINT TO THOSE There is a superstition which couples who are photographed together before marriage, and who are dying down, so that few would old woman's saying. There is which should keep engaged couples photographed together, and if either or both should in fewer tokens there are of proportion greater is the chance of happiness.

If I were a married man, I am not, who had my my better half I should not being remarried. It would be a little expensive. A season