

nsult him about a joint flag permission, it was decided in the New Year, so as not to disturb the now established claims of the men's Society to their dates. And we have another for the future, as there is a going through the Dail which include these very useful Nursing in the benefits that accrue in the Sweepstakes.

ious amount of work done un- throughout the year can be appended figures:—

attended. 640
aid about 11,000

Corboy has retired from the secretary with Miss Doyle, on the Committee. At the meeting, Miss O'Sullivan was proposed as member of the Committee; Miss Shine; was invited to place. As pointed out the nervous, but may under the influence in health matters, be much the sympathy work of a new

DOYLE }
O'SULLIVAN } Hon. Secs."

**Y COUNCIL AND
URIST RATE.**

ation by Limerick Co. Council nittee last Saturday of the the financial year to end 31st arising out of the consideration of £300 for tourist develop-

ormack said that last year Mr Secretary of the Tourist ave the Council an assurance could be displayed in hotels only Irish produce was served had been in many hotels in during the past 12 months and any card to that effect dis- n the Secretary of the Tourist made a promise, he should see rformed. He proposed that ion of that item be adjourned etary had an assurance from In the absence of such an

FATAL ACCIDENT.

Co. Limerick Girl's Sad Death.

Whilst playing hurley near her home, a young girl of about 12 years, daughter of Mr Jeremiah Quinlan, Brickfield, Eflin, received an injury to one of her eyes. She was attended by Dr. P. J. Clery, Kilmallock, and subsequently taken to Limerick Hospital, where she died on Saturday. The utmost sympathy is felt for the parents in their bereavement.

FIREARMS ACT.

Schoolboys Ignorance in Co. Limerick.

At Bruff Court, Frank and Anthony Bevan were charged with an offence under the Firearms Act.

Supt. Holland said they had been found in possession of two shotguns for which they did not hold licences.

Sergeant O'Donnell deposed he was on duty at Camas, and when approaching Mrs Bevan's residence met the defendants. He knew they hadn't certificates under the Firearms Act and asked them to account for possession of the guns. They did not have any ammunition. One shotgun was licensed by a man named Kinnane.

Mr R. Fox, solr., for the defence—They are living with their mother and brother in this house, and the brother has a licence in respect of one gun?—He has three guns.

He is entitled to use two or more guns?—As many as he has a certificate for. They are young boys; they said they were going for a shot. They didn't have any cartridges.

As regards the second gun, though the licence was in the name of Kinnane it was the property of Mr Bevan; Kinnane gave it back and went to Dublin?—There was some transaction as regards firearms. The certificate would not be granted except to the owner, and if he made that statement he would not get the certificate.

Mr Fox said the offence was not a glaring defiance of the Act. Mr Frederick Bevan,



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