, and they did not stamp he plaintiff subsequently when it was discovered ent that the stamps were e cards she lost all the inarily would have been e Stella Restaurant, Ltd., amps on the card on 940, but it was then too

ATION OF CLAIM.

in, manager of the Limeent Exchange, said he claim for benefit made by n November, 1939. ended in October and he her card was not stamped iod in respect of two days vorked for the defendants. vere put on in January, value could not be made nder Section 8 (4) of the Insurance Act. As a

yrnes lost £15 benefit to

amps would have entitled

IFF'S EVIDENCE.

said she worked for the June. 1939, and 7th July, he was leaving she asked but did not get them. She ay or two later and when r claim for benefit, it was se her cards were not e two dates in question. nyth contended that under the Unemployed Insurance

ntiff could only recover The mount at once, but could the Civil Bill Court.

smyth said the plaintiff narwoman on two nights at d was paid in the small morning. The matter of cards was completely overwould never occur again.

SE OF OVERSIGHT.

nink there is no answer to id it is rather unfortunate lants have made themselves big amount, because of an I have to agree with Mr. point that the plaintiff er here, but can recover nary summons is brought. s the case.

URS OF WORK

IN TREATMENT STAFFS

e Circuit Court, when grant-

SPECIAL MEETING.

TAT CRATE

Mayor-I think we should have special meeting to go into the whole question.

Secretary It would be very advisable to adopt that course. A special Whole House Committee meeting could be held.

Mayor-Call a special Whole House Committee meeting for next Monday, Secretary-Very well, I will do that.

LOSS TO COURSING

DEATH OF MR. T. MCAULIFFE

By the death of Mr. Thomas Mc Auliffe, who passed away at his residence, Ballysimon, Limerick, on Saturday morning, the sport of coursing has lost one of its most enthusiastic supporters and devotees. Deceased was one of the founders of the Limerick City Coursing Club, and was its first president, and enjoyed, as he deserved, the fullest confidence and respect of all "lovers of the leash.

The late Mr. McAuliffe was an extensive farmer, and in the pursuit of his occupation he employed the most modern methods to get the maximum return from the land. An authority on pedigree cattle, he kept one of the best dairy herds in the county, and was a large supplier to the local creamery. Mr. McAuliffe was a highly respected figure, straightl issue a summons and forward and a man of engagaing disposition. He was a Nationalist of the order that has passed away, and took part in the agitation for the establishment of tenant-right.

The news of his death has caused deep and widespread sorrow and in their bereavement his relatives have the sympathy of a very wide circle of friends and

acquaintances.

WAS THERE A ERROR?

RESERVIST IN COURT

At Ballyneety District Sessions on Thursday, 3rd inst., before Acting District Justice O'Sullivan,

Denis Minihan, Boherlode, Ballyneety, was brought before the Court for being absent without leave from the Defence Forces.

In reply to the Justice, Minihan said that he did not receive any call-up

notice. the cale of intoxi- The Tustice said that he thought there

2 Hacter tiff is wrong and I dismiss

OUT OF CON REFUSES TO

SCHOOL

A boy who has got out refuses to attend school w of an application before 1 J. M. Flood, B.L., at Link Court on Saturday.

This is a most curious a J. J. Dundon, solicitor to t when opposing an applic Gardai for the committal an industrial school.

Guard White, School A cer, stated that the boy wa of age. His mother was had no control over him.

Justice There is nothin except his refusal to atte

Guard That is so, sir. I duce him to go. He of school and was changed which he only attended a half.

Justice Where is the He ran away this mer to avoid coming to Court.

The Guard added tha went to the boy's house of bringing him to school. lay down on the street, ai to carry him along.

Mr. J. J. Dundon, for t. said he felt bound to oppo tion, simply because he ceive how an leleven years be completely obstreperor defy his mother.

The Justice said that th time since he came to Lir an application had been He had no recollection of commit a boy because he tend school. If the young sent case was not to gro savage, he saw no alterna mit the boy to an industr he could be caught and the Court.

HURLING

In the first round o Hurling League at Kilk Kilkenny defeated Clare 4 goals 9 points to 4 goal