

question but that the man was injured arising out of and in the course of his work, and he was satisfied on the evidence before him that the man was now partially incapacitated. He (Judge), however, found that applicant was not incapacitated from doing the work which had been offered him by the company, and it was unreasonable of him not to accept it. Because of the unreasonable conduct of the applicant the present application must fail. He adjourned the case generally with liberty to re-enter.

MARRIED AGAIN

QUESTION OF WIDOW'S PENSION

That a woman who had married again after burying her first husband continued to draw a widow's pension was the allegation by the State in a case heard by District Justice Kenny, B.L., at Charleville Court.

Mrs. Mary Teresa Wall, Banogue, Croom, was charged at the suit of the Attorney-General with having in the month of July, 1941, knowingly obtained payment of a widows' and orphans' pension, to which she was not entitled, being disqualified from receiving same in consequence of her re-marriage on the 31st May, 1941.

Mr. J. T. Liston, solicitor (for Mr. John J. Power, State Solicitor), Kilmallock, prosecuted.

Defendant did not appear.

Mr. Liston said that defendant was the wife of the former civil bill officer, Joseph Foyne (decd.), who died in January, 1941. Some time after that she applied for and obtained a widow's pension, which dated from the 18th January, 1941. She continued to draw the pension, notwithstanding the fact that she had got married in May, 1941.

Michael J. Duane, Postmaster, Charleville, gave evidence as to the amount drawn at the Post Office.

The Justice said that she would have to appear. There was no proof that she had married her second husband, and he would also like to know if she was prepared to pay back the money. He would allow the case to stand for two months as there would be no court in March.

CLARE MAN FIRST

The Army Command cross-country race at Cork on Saturday resulted in a win for the 4th Batt., Pte.

every Mass I shall remember you, and shall beg the Holy Family to bless and help you until we are together again in their company never to be parted for eternity.

"Yours very sincerely in the Holy Family,

"JOHN J. GOREY, C.S.S.R."

FATAL INJURY

PARISH COUNCIL SUED

Probably the first case of its kind in Ireland—a Parish Council sued for workmen's compensation—was heard by Judge Fawsitt, S.C., at Limerick Circuit Court on Friday.

Bridget Russell, Ballingoola, Holy-cross, Co. Limerick, sought compensation for the loss of her husband, John Russell, from the Herbertstown Parish Council.

It was set out that John Russell was killed when he broke his neck as a result of falling off a car while carting straw.

Mr. M. Danaher, B.L. (instructed by Mr. T. M. Mitchell, solicitor), was for applicant, and Mr. J. McMahon, B.L. (instructed by Mr. J. D. Ryan, solicitor), was for the respondents.

Mr. Danaher said that there were two juvenile dependants besides the widow. Compensation was being claimed on the basis that the wages of John Russell were 30/- a week.

Mr. McMahon said that the only question at issue was as regards the amount of wages.

Mrs. Russell said that her husband was killed on 5th December last. She had two children. Her husband's earnings had been 30/- a week.

In answer to Mr. McMahon, witness said that her husband had been only working two days for the Parish Council when he was killed.

Evidence of the number of days worked by deceased in the year and the rates at which he was paid having been given.

The Judge suggested a consultation between counsel.

Mr. Danaher later announced that the sum of £234 had been agreed on in respect of the widow and daughter and £29 3s. 4d. in respect of the son.

The Judge said that of the £234 he would apportion £150 to the mother and the balance to the daughter.

FUTURE OF INDIA

It was disclosed in New Delhi on Saturday (according to Reuter and Associated Press) that the political future of India is occupying the attention of Mr. Churchill, who will shortly give a considered answer to the appeal of Indian Liberals for a "bold stroke of far-

rent was £1 per week for and 2/- for the plot weekly. He then described accommodation in No. 5 and No. 3 could not compare with own house. There was no garden attached to the house, generally speaking not as good as No. 5. In the opinion that plaintiff operate her farm quite well on No. 3.

In reply to Mr. McMahon said there were two outcrops in his field. His principal objection to not accepting No. 3 was that he did not wish to lose his field.

James Legear said he was the agent of the house and had been in question for a number of years. He had not the field. He vacated the house from 1909 to 1911. His rent was at the rate of £10 annum.

In reply to the Judge said he had not been in the field since 1921.

His Lordship—So you are able to swear whether the two houses are identical or not?

Witness—I would not swear. This concludes the evidence. His Lordship said he would reserve judgment until Friday.

SUGAR OUTPUT

The total quantity of sugar handled at Mallow Factory in the recent campaign was 24,700 tons, from which was produced 24,700 tons of sugar and 24,700 tons of molasses. Sugar content was 16.9 p.c., while the beet yield, at 10½ tons per acre, was about half a ton below average for the previous years. Transport returns show that 85 p.c. of the beet was sent to Mallow, entailing the use of 23,000 tons of transport.

OLD MAN'S FORT

When John Collins, an Army pensioner, died at Co. Cork, preparations were made to have the remains interred in a local graveyard set aside for destitute and unclaimed persons. Guards, however, who visited the deceased's house, discovered documents concerning investments in English and Irish Bonds and securities, estimated to be worth at least £2,000.

GOLD FROM THE

The recovery of treasure worth ten tons of gold has