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CHILD KILLED

Mother Seriously Injured

A child was killed and its mother seriously injured in Bank Place on Wednesday afternoon, when they were knocked down by a horse-drawn vehicle, the property of the Great Southern Railways.

The mother, Mrs. M. Elligott, 27 Thomas Street, was crossing Bank Place with her year-old baby in her arms when the accident occurred. Both were rushed to Barrington's Hospital, but the child was dead on admission. The mother was removed to the City Hospital suffering from various injuries and shock.

Mr. J. S. McNeice, solr., Deputy Coroner, opened an inquest at Barrington's Hospital yesterday afternoon touching the circumstances of the death of the deceased.

Inspector O'Shaughnessy conducted the enquiry, and Mr. Wm. Dundon, solr., and Mr. D. G. O'Donovan, solr., represented interested parties.

Dr. F. Crowe, House Surgeon, Barrington's Hospital, gave evidence of performing a post-mortem examination on the body of the deceased, and said death was due to cardiac failure, following shock, as a result of internal haemorrhage.

Replying to Inspector O'Shaughnessy, the witness said the injuries could have been caused by a fall or blow. In view of the fact that the child was only thirteen months old, the blow or fall need only be slight.

Patrick Brogan, 27 Thomas Street, said the deceased child and mother lived in his house. On Wednesday afternoon he saw them leave the house. He saw the remains of the child later, and identified them.

The Inspector said that he did not propose to give further evidence, as certain facts had been placed before the Attorney-General. Furthermore, the mother, who would be a principal witness, was lying injured in hospital.

Mr. D. G. O'Donovan, on behalf of the driver, expressed deep sympathy with the mother, with which the Coroner and jury associated themselves.

MONUMENT TO P.P.

During the week (writes our Glin correspondent) a very fine yet simple monument was erected on Glin Parish Church Grounds to the memory of the late Very Rev. Canon O'Connell.

CITY COURT

Woman Sentenced

To-day, at the Limerick District Court, before Mr. J. M. Flood, B.L., D.J.,

Mary A. Walsh, no fixed abode, was charged with the larceny of a parcel of laundry, the property of Mrs. M. Wordsley, 80 O'Connell St., and a number of other articles, the property of Mr. A. J. Sexton, auctioneer.

Inspector O'Shaughnessy prosecuted.

Marcella Wordsley gave evidence that she left a parcel of laundry at 81 O'Connell Street on the 18th of October. The parcel contained goods value for £2. The parcel was missing later.

Timothy Quillinan, clerk in the office of Mr. Sexton, auctioneer, stated that he saw the defendant in the auction rooms of his employer on the 18th of October. She left and went across the street to 81 O'Connell Street, from which she later emerged with a parcel. She had no parcel when she entered the premises.

Timothy Conway, another employee of Mr. Sexton, stated that he saw the defendant in the auction rooms. She had a carpet in her hand at the time and he reported the matter to the manager.

The defendant did not elect to give evidence.

The Justice said that the defendant had a very bad record. There were many previous convictions against her in all parts of the country. The least sentence he could impose was three months.

James Lee, Castleconnell, was summoned for driving a horse drawn vehicle in a dangerous manner at Lock Quay on 2nd Oct.

Mr. Martin Tynan, solr., defended. Evidence was given to the effect that a pony and cart, driven by the defendant, came out from Broad Street into Lock Quay and crashed into the tail end of a passing lorry. It was alleged that defendant emerged at an excessive speed.

The defendant denied negligence and said that he heard no hooter.

The Justice said that the defendant was at fault and he would be fined 10/-.

Daniel Reddan, licensed trader, Wolfe Tone Street, was summoned for a breach of the licensing laws.

Mr. P. G. Collins, solr., defended. Inspector Griffin said that two men were found on the premises. Seven or eight other men made good their escape.

Mr. Collins said that at the time the defendant was away from the

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