

intended doing so. He did not know there was any vehicle behind him at the time.

John McInerney, who accompanied the driver, gave corroborative evidence.

Mr. Kenny submitted that if his Lordship found the driver was guilty of negligence in not signalling that he was going to stop the driver of the other lorry was equally guilty in travelling so closely behind him and giving no warning of his approach or his intention to pass out.

His Lordship held that negligence had been proved against the defendant's driver, who should have given a signal that he was going to stop or pull in to one side. It seemed to him, also, that the driver of the second car was not driving with proper care, and he was satisfied that he was more clearly negligent than the railway driver. He dismissed the action with costs.

DEATH OF MR. SEAN KENNY

Deep and widespread sympathy is extended to Mr. and Mrs. J. C. Kenny and family, Rossmoyne, Ennis Road, Limerick, on the great loss they have sustained by the death of Mr. Sean Kenny, which very sad event occurred yesterday. Deceased, who had only attained the age of 24 years, had been ailing for some time, and his death, though not unexpected, came as a great shock to his parents, brothers and sisters, in addition to a very large circle of friends. Possessed of a most charming personality and disposition, he was a great favourite with all he came in contact with, and his demise at such an early age cuts short a life of great promise. Up to the time he was taken ill he was a medical student at Galway University, where he distinguished himself in all his activities and read a brilliant course. His untimely passing is deplored by many in different parts of the country, who will always remember him as an outstanding type of young man, who possessed all the qualities of head and heart that go to make a good son and a loyal, sincere friend. We join with their many friends in tendering the bereaved family our very sincere sympathy on their irreparable loss.

The remains will be removed to St. Munchin's Church this evening at 7 o'clock from "Rossmoyne, Ennis Road, and following Requiem Mass to-morrow at 10.30 a.m. will be interred at Mount St. Lawrence Cemetery.

FINED £100

Charged at Manorhamilton District Court, Hugh Dolan, merchant, Manorhamilton, pleaded guilty on

would promote races early next season and that the "split" which had existed, if any, was now healed for ever.

Mr. O'Kelly Lynch thanked Mr. Casey and assured him his Board would promote races for the cups.

FOR SHOP GOODS

CITY TRADER GETS DECREE

At Limerick Circuit Court on Friday evening, before Judge Barra O'Briain, S.C.,

Josephine O'Neil, 15 Upper William Street, Limerick, sued Ellen Keane, Carrigmartin, Ballyneety, for £55 10s. 3d. for goods sold.

Mr. Sean Kenny, B.L. (instructed by Mr. D. J. O'Malley, solr.), appeared for the plaintiff, and Mr. George Kenny, B.L. (instructed by Mr. T. O'B. Kelly, solr.) defended.

Mr. Kenny said that plaintiff was suing as personal representative of her late husband John O'Neil.

Mr. G. Kenny said the defence was that the goods received by the defendant were paid for with the exception of £2 5s. 6d. which they admitted was due.

James Donnellan said he had been employed by the plaintiff since 1935, and at that time the defendant was coming in as a customer and was supplied with cigarettes and brandy for her shop at Carrigmartin. From August, 1939, witness was in charge of the books in the shop and there was a ledger account for the Keanes. He then went on to give evidence of various payments made by the defendant in respect of goods sold and added that his books now showed the amount due at present was £55 10s. 3d. His books showed that there was £24 15s. 8d. owing in the name of John Keane, defendant's husband, now dead, while the balance was owed by the present defendant.

For the defence,

Mrs. Ellen Keane, in reply to Mr. G. Kenny, said that from time to time she made purchases in plaintiff's shop and paid for them the following week. All she owed the plaintiff was £2 5s. 8d. She denied emphatically that she owed any other amount.

Thomas Keane, son of the defendant, gave corroborative evidence, and said that he paid for all the goods he personally got.

His Lordship gave a decree for £49 11s. 10d. with costs.

GLIN PARISH COUNCIL

At a meeting of Glin Parish Council the condition of the local cemetery was considered, and it was reported that it was absolutely necessary to have the old cemetery

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