

Power, State
keeping unlicensed
Casey, Coombes,
ull; Bridget Quilty,
ne bull; Michael
Hall, two bulls;
allygibba, one bull;
Mountblakeny, one
ach, Garriencoona,
Lynch, Tankards-
John Aherne, Fort

Michael Meade a
imposed on each of
The other defen-
fined 30/-, with 6/-
the exception of
ho was fined 10/-,
xpenses.

riscoll and Cronin
and the solicitors
efendants were Mr.
Fleming and Mr.

RHEUMATISM

Limerick Leader.")

the columns of
recently there ap-
interesting letters
for "rheumatism."
ago I suffered with
and was badly
I tried several re-
success. A friend
resided in Deonass,
ne to try the herb
ad this friend also
him. After a few
onderful herb I was
ed, and gave the
of my friends, who
ed. City people do
h about herbs and
powers. Any per-
from rheumatism
to try "speedwell."
t cure and a very
he present genera-
e, given lessons in
ereby improve their
longer you live the
v. I hope you will
h to publish this in
your patriotic jour-
nally,

J. GLEESON.

about to order Printing
at the LIMERICK LEADER
"I will pay you to do so.

pair. Donoghue lived two and a
half or three miles away from
witness's house. His mother met
Donoghue at her own house.

To Mr. Donovan—It was not un-
usual for Donoghue to call at their
house.

Mr. Power said the fine in such
cases was up to £500 and imprison-
ment, but he did not want to say
that the defendant was as deep in
the "black market" as other
people were.

Mr. O'Donovan made a strong
plea for leniency. The defendant
was a poor man dealing in horses
of a kind from fair to fair. He
would be at a loss of 17 pairs of
boots, worth £25.

A fine of £10 was imposed, and
a second summons was dismissed
under the Probation Act.

SUDDEN DEATH AT ATHEA

On the early forenoon of Mon-
day, the 8th inst. (writes our
Athea correspondent), the death
occurred suddenly of Patrick M.
Enright, bootmaker. He had been
up and around all the morning as
usual, yet so sudden was his pass-
ing that though spiritual and
medical aid were on the scene in
a matter of minutes, life was ex-
tinct on their arrival. An inquest
was not deemed necessary. The
deceased, who belonged to old
stock in the town, was 55 years of
age and unmarried. Possessed of a
genial personality and most oblig-
ing disposition, which won him a
host of friends throughout the dis-
trict, the tragically unexpected
death of "Paddy Martin" (as he
was affectionately known locally)
is deeply regretted and sincere
sympathy is extended to his ber-
eaved relatives. An ever-ready and
always humorous raconteur, his
pleasant company will long be
sadly missed by many of the local
young and old, for whom his house
was a favourite rendezvous. The
large cortege which attended his
funeral to Knockanure Cemetery
amply testified to the esteem in
which he was held. Rev. Father J.
O'Beirne, C.C., officiated at the
graveside.

two months on the
undertaking to pay £
forthwith and a like an
the expiration of that

ALLEGED ASSAULT

—00—

WOMAN BOUND TO PEACE

Before Mr. H. L. C.
D.J., at Kilmallock Co.
Mary Keane, Ballygi-
moned Bridie O'Leary
town, for alleged assa-
ult on the 12th.

Mr. J. J. Power, sol-
icitor for the plain-
tiff, and Mr. T. E.
Power, solr., for defendant.

Complainant stated
that on the date she got off the
bus she was walking towards her
home when the defendant over-
took her and caught her around
the neck and knocked her on the
ground. She was afraid of the defen-
dant.

To Mr. Bennett—The
defendant got off the bus at the same
time she was in front of witness
and she was going for witness
pump and witness passed
defendant put down the
defendant attacked her and she
was afraid of the defendant.

Mary Roche said she
saw O'Leary coming on
the 12th. She put down
witness and witness saw
defendant they had gone into the
house.

Defendant stated that
she was assaulted on the 12th July,
by the defendant. She was
injured and she was
herself.

Mr. Power read a
plea for the defendant and
that she had different
parties named.

Mr. Power said
he wanted to have the
defendant's name
strained and his Wor-
ship said that there were a lot
of people in that area who were
trouble. He made an
order for the defendant to the
amount of £10; £1 costs, plus
expenses.