

only to half  
be cut trees  
t, the existing  
of a former  
the property  
missed.

## HIGH COURT

sion in a title  
ch lasted for  
erick Circuit  
Judge Barra  
hat the case  
d in the High  
been a £3,000  
tion that had  
n Kerry and  
he title action  
Court because  
ed a consent  
adopted that  
d under the  
but he did not  
e of bringing  
s which might  
week in the  
uld, therefore,  
Registrars that  
re entered in  
the end of the  
should not be  
na-fide Circuit  
which could not  
the District

## FAIR

ost grades and  
d sustained  
hs, £6 to £8 ;  
£16 from £12 ;  
£9 to £12 ; two  
o £18 ; three-  
lvers), £18 to  
£34 (two went  
oned cows, £10  
10s. to £4 5s. ;  
arge volume of

## PENSIONS

Glin Old Age  
tee, Mr. J. T.  
d also present  
tgerald, P.C. ;  
W. Dillon and  
Seven claims  
nd 10/- was

ratepayers.  
very important  
of Mr. Hickey,  
llon, a resolu-  
ing the Minis-  
cost of main-  
roads would  
e by the rate-

plaintiff, and Mr. Maurice Fitz-  
gerald, B.L. (instructed by Messrs.  
O'Brien-Kelly, and Son, solicitors),  
for the defendant.

Patrick Ryan, auctioneer and  
valuer, Newport, said he visited the  
farm of the plaintiff and examined  
potato pits which had been dam-  
aged by trespass. He estimated  
the damage done at £23 6s. 8d., less  
£1 13s. for salvage.

Cross-examined, witness said that  
£10 could be a fair amount of dam-  
ages.

Thomas Boyle, a son of the plain-  
tiff, said the trespass was caused  
by 30 cattle.

Cross-examined, witness said his  
father did not say that he would  
settle for £15. Defendant offered £5  
and it was left to a third party to  
decide and he fixed £10, which the  
defendant refused to give.

Defendant said that the plaintiff  
said he would settle for £15, and  
witness made an offer of £5.

To the Judge, witness said £5 was  
the best direct offer he made.

The Judge gave a decree for £10,  
which was the amount lodged in  
Court. Plaintiff was allowed costs  
only to the date of the judgment,  
11th June, 1945. As the decree did  
not exceed the amount lodged in  
Court, the action was dismissed  
with costs to the defendant, the  
amount lodged in Court to be paid  
out to the defendant in respect of  
his costs, and the balance, if any,  
to the plaintiff.

## DEATH OF MR. P. O'BRIEN

His many friends will learn with  
sincere regret of the death of Mr.  
Patrick (Paddy) O'Brien, which  
took place at his residence, 28  
Keane Street, Killee, on Thurs-  
day. Of a very genial disposition,  
the deceased endeared himself  
socially to many friends in the city  
and far outside its confines, and his  
passing is sincerely regretted by all.  
He came of an old Limerick family  
connected with the bacon industry,  
and was himself an esteemed  
employee of Messrs. O'Mara, Ltd.  
He was a member of "C" Company  
of the I.R.A. during the War of  
Independence. A keen Rugby en-  
thusiast and a playing member of  
the former Star R.F.C. and Garry-  
owen, the late Paddy O'Brien was  
a boon companion, and we join  
with the citizens in extending our  
sincere sympathy to the widow and  
family, brothers and sisters, in the  
irreparable loss they have sus-  
tained.

The remains will be removed this  
(Friday) evening to St. John's  
Cathedral at 8 o'clock. Funeral on  
Saturday at 3 p.m.

(American papers, please copy).

# GUARD

- Delicious
- Nutritious
- Sweetened

**TOUGH**

**LASTING**

**ECONOMICAL**

**EASY-TO-LAY**

Obtainable from all  
Ironmongers and  
Stores. A free sample  
will be gladly supplied  
on application to

**THE RUBEROID CO. LTD.**  
(DEPT. N.6), 57-59 GREAT

## FIGHT

TO AVOID

The longer you ignore  
(and stiffness) the strain  
with 20 Days Brand  
promptly rids pain, ban-  
every trace of Uric-Ac  
To be had only from

# LAIR

THE

118, O'Con