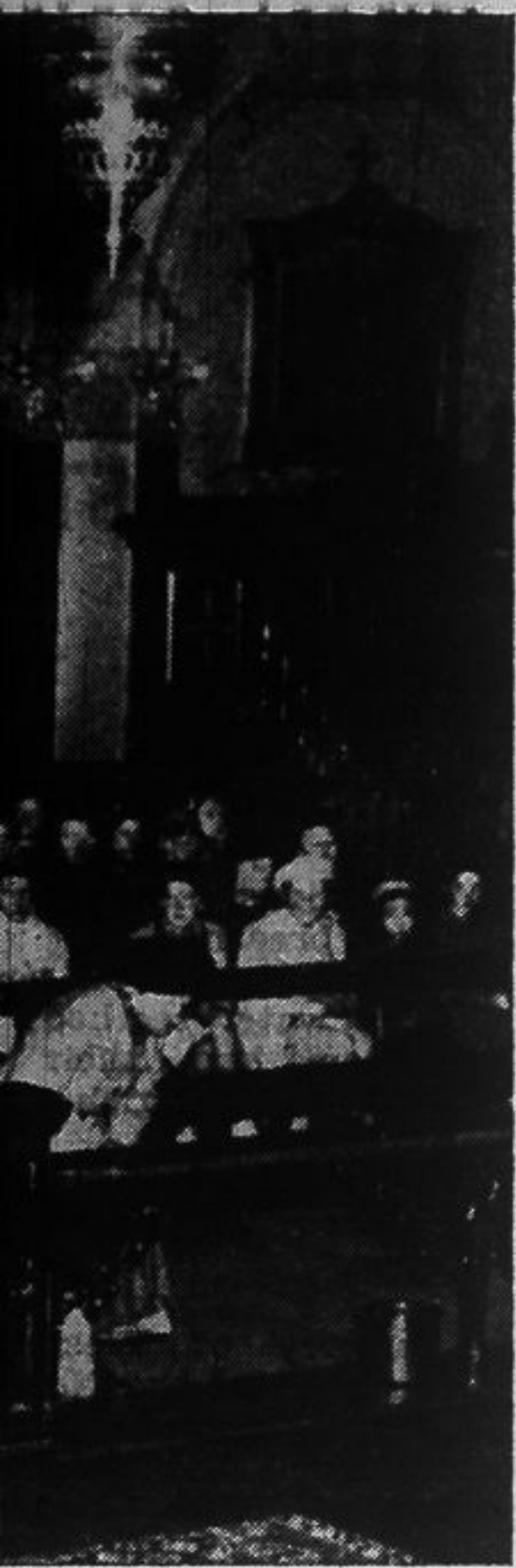


ONY



on of Mary renew their
s 2,000 members, and our
Church approaching the
o, Most Rev. Dr. O'Neill,
[L.L. Photo.

E STRUCK OUT

TLEMENT IN £300

CLAIM

ing informed by Mr. W.
B.L., who (instructed by
Binchy & Sons, solicitors)
for the plaintiff, that a
nt had been arrived at be-
he parties, Judge Barra
S.C., at Rathkeale Circuit
Tuesday, struck out with-
ing any order an action
h Mary Gore, spinster,
William, Tullylease, County
ed Edward Walsh, farmer,
Ballagh, for £300 damages
ed breach of promise.
ms of the settlement were
sed, and the Judge struck

FATAL SEIZURE

**Collapse At County
Courthouse**

HOSPITAL MAN'S DEATH

WHILE giving evidence in a case before Judge Barra O Briain, S.C., yesterday (Thursday), in which he was sued as defendant, Michael McElligott, Gotoon, Knocklong, Co. Limerick, had a seizure and died within the precincts of the County Courthouse.

It was about 12.40 o'clock when Mr. McElligott collapsed in the witness box. Just before the witness fell the Judge called Counsel's attention to his imminent faint. Mr. T. M. Mitchell, solicitor, for the deceased, Mr. Donogh O'Malley, B.E., and Guards on duty in the Court rushed to his aid and he was removed to the hallway of the Court.

When Mr. Mitchell returned to the Court to intimate that he was leaving to look after Mr. McElligott, Judge Barra O Briain enquired of his client's health.

Mr. McElligott was removed in the Limerick Corporation Ambulance to Barrington's Hospital, where he was found to be dead.

The deceased who was aged about 55 years was married and he leaves a widow and a comparatively young family. He was a native of Caherline, Co. Limerick, and about 20 years ago he settled down in Hospital, where he carried on the business of victualler.

For a number of years he was employed by Mr. Charles Barry, victualler, late of 2 Thomas Street, Limerick.

It was learned at the end of the hearing of the case that the deceased had been in the best of form that morning.

He stood in the witness box while giving evidence, and beyond a slight huskiness in his voice the deceased appeared alright.

Very deep sympathy will be extended to the widow and family of the deceased on their great loss.

RECENT WEDDING

BUCKLEY—O'GORMAN.

The wedding, with Nuptial Mass and Papal Blessing, took place at

SLANDER ACT

Insurance Agent

WORDS NOT DE

AN insurance agent said to have him pestered a housemaid trying to get her to take out a policy, was plaintiff in a £100 suit for slander at Rathkeale Circuit Court on Tuesday last.

He was James Gilbourne (35), was Ballynrouga, Ballygarry. Defendant was Peter Power, farmer, Droicheada, Kilmeeady.

Mr. Sean Kenny, B.L. (instructed by Messrs. Cosgreave and Co., solicitors) appeared for the plaintiff and the defendant was represented by Mr. W. Binchy, B.L. (instructed by Messrs. P. T. Liston and Co., solicitors).

PLAINTIFF'S CASE.

Plaintiff gave evidence that he had been an insurance agent for the past thirteen months. On the 4th November last he called to defendant's place on business. Miss McMahon, the maid, told him defendant was working in the yard. Witness then went to the garden, where the defendant told him he was up to his neck in work, but to call back again later and he might consider doing something. On the way out from the garden witness passed through the yard. Miss McMahon was standing there and he asked her if she would be interested in a profitable line of insurance. She replied that she was thinking of going to England. She said she was 18 years and, having read out a proposal form for her, he suggested that she should take out a yearly endowment policy for £100. She said she could not do anything without the consent of her parents. Witness then entered the girl's name in his notebook and said he might call back again to see if her parents would change her outlook on the matter.

"GET OFF, YOU SCOUNDREL"

Before he had finished writing the name he saw the defendant standing on a ditch about 70 or 80 yards away and he at first took it for granted that defendant was coming back to favour him with a policy. However when he came

him
the v
At
the r
cryin
was
not s
alone
his s
used
garde
dition
cryin
had
the r
medic
Re
said
noyin
have
"blac
had
all a
Judg
fied t
the
occas
ceed
he co
using
mean
comm
punis
that
the c
occas
have
facts
havin
defen
ded t
for a
"I th
he ha
young
amaz
result
all th
am s
tered
by w
self a
Mr. P
she v
Then