

the other officers  
the craft through  
pages of mail for  
the Caribou, the  
s from South-

## TION.

f a passer-by in  
probably avert-  
n a serious acci-  
eet on Thursday  
that the animal,  
sun, ran down  
rowded with pe-  
The young man,  
dashed into the  
able difficulty got  
head. He was  
me distance, but  
stopping the ani-  
mmended for his

## KILL GREY-

of Courtney, Co.  
ily were at din-  
arm of bees en-  
read all over the  
vnstairs.  
family of three  
o leave, bearing  
s had left, they  
hound stung to

## Y CHIEF.

High Council in  
ioner George L.  
ged 67, he is an  
anada.  
es were:—Com-  
Commissioner  
h, 8; Lt.-Com-  
tland and Ire-

Ald. Reidy asked what was the purpose  
of sending delegates to the Joint Com-  
mittee when the Minister said he was  
going on with the scheme.

Mr Dalton thought that the representa-  
tives of the Corporation should remain on  
the Joint Committee.

Ald. Reidy said that meetings of the  
Joint Committee were being held, and  
certain expenditure was being incurred  
for a portion of which the Corporation  
would be liable while they continued to  
send representatives to the joint body.  
Architects had been engaged and also  
quantity surveyors and consultants, and  
their fees would be mounting up. The  
Corporation had made its position clear  
at the outset. They accepted the scheme  
on the condition that the voluntary  
hospitals would be helped from the Hos-  
pital Trust and the Minister had depart-  
ed from this position.

## MOTION BY DEPUTY KEYES.

Mr. Keyes said that the Local Govern-  
ment Department refused to receive a  
deputation on the subject. The Corpora-  
tion were determined that the voluntary  
hospitals would be continued, and that a  
reasonable contribution from the Hos-  
pitals Trust would be made available for  
their continuance. He thought their re-  
presentatives were acting under a false  
light by attending any more of the Joint  
Committee meetings, and he was prepar-  
ed to give notice of motion that their  
representatives withdraw from any fur-  
ther deliberations. If they did not attend  
they could not be committed o any  
business that would be transacted. The  
position of the joint body was that it was  
responsible to the parent bodies on mat-  
ters of finance. Ultimately it would be  
replaced by a statutory body.

Mr. Keyes intimated that he would  
hand in a motion for the next meeting.

## DEATH.

**HARTIGAN** (Castleconnell, Co. Lime-  
rick)—August 25, 1939, J. P. Hartigan,  
at his residence, Spa, Castleconnell.  
Deeply regretted by his wife and  
family. Funeral to Castleconnell Ceme-  
tery to-morrow (Sunday), at 1 o'clock  
(O.T.).

witness, stated that in the  
July a young man called to  
and said he had been sent  
She gave him the table, and  
woman who bought it called  
Guard Howard stated that  
the table in the defendant's

The defendant said that  
table in Limerick, which  
ary square deal table. He  
to send in somebody to take  
home. The messenger called  
wrong premises, and brought  
table. Witness knew that th  
not his.

The Justice said that th  
knew that he had no right  
He knew that the article deliv-  
was not the one he bought.  
against him was slight, but  
together satisfied with the  
excuse. If the defendant pe-  
into Court within a month h-  
pose a suspensory sentence.  
least, the defendant was gro-  
and if he failed to pay th-  
would go to jail for a mont

William Kenny, a native  
who at the last Court plead  
obtaining sums amounting to  
false preences, was again pu

His solicitor, Mr D. G.  
stated that on the last occa-  
fendant's brother who occu-  
good position, agreed to cons-  
payment of the money if  
would be satisfied to impose  
sentence. Since then the br-  
out that for certain family  
was not in a position to pay  
He had written to say, howe-  
would agree to enter into  
for the future behaviour of  
ant. The defendant was now  
in prison, and that was a  
stantial period.

The Justice said he had a  
a letter from the defendar  
who was a most respectable  
charges against the accused  
ever, very serious, and could  
looked. He would adjourn th  
for one week, and if the b-  
make a firm offer in connect  
£14 he would give the defe-  
consideration.