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# HALPINS TEA

## REFUGEE REMANDED IN CUSTODY

**T**ERENCE NAGY, a 37-year-old Hungarian refugee, living at Knockalisheen Camp, appeared in custody at Sixmilebridge Court, charged with maliciously wounding Karoly Dako, another Hungarian refugee, with intent to cause him grievous bodily harm at Knockalisheen on Tuesday.

Justice Hurley remanded the defendant in custody to a Special Court in Sixmilebridge on Friday, August 1st.

Inspector Harvey, Killaloe, said that in view of the fact that there would be no Courts in the area in August, he wanted to apply for a special sitting within eight days at Sixmilebridge. They would have to oppose bail because the injured man was not able to attend Court. A serious wound had been inflicted. **"NOT LIKELY TO LEAVE THE COUNTRY."**

Mr. W. Leahy, solicitor, defending, said Nagy had a wife and two children. He had been in custody since July 22nd, and there was a possibility that he might be found innocent at a later stage. The defendant was not likely to leave the country.

Justice—He has no way of leaving it.

Mr. Leahy—He might make a deposit of money himself.

Justice—It is unusual to remand a person on his own bail. This man is in a difficult position.

Inspector Harvey—If bail is allowed we will have to look for very heavy sureties.

Mrs. Dorrit O'Shaughnessy, Glin, Co. Limerick, who acted as interpreter, said Nagy was not in a position to get high sureties.

Mr. Leahy said they might be faced with a number of adjournments if the injured man was not able to attend Court or give evidence.

Justice—Would you accept his own bail of £25?

**OBJECTION TO BAIL.**

Inspector Harvey—I would have to object to bail on principle, and if it is allowed I must press for very heavy sureties at this stage.

Justice—I am afraid we cannot go any further now. According to the Gardaí information, the injured man is not yet out of hospital.

Inspector Harvey said he was in the Camp Hospital suffering from a serious wound in the lower abdomen, which required ten stitches.

The Justice said it would be premature to grant bail in the circumstances.

Inspector Harvey—We must bring accused before a Court in this district within eight days and he could be remanded before a Peace Commissioner here for the purpose of getting a further remand.

Justice—I wonder would this be a proper time to discuss bail, should the State alter their allegations for the next sitting?

Inspector Harvey said he might have further instructions about the

## Tinkers Made Move Off By People Of Garryowen

**T**HE people of Garryowen, long suffering by reason of the presence of bands of tinkers, together with their caravans, in the area, yesterday evening took overt action to rid themselves of unwanted neighbours.

In the afternoon all the men folk of Garryowen collected on the caravan location at the rear of the Markets Field and ordered the occupiers to leave forthwith.

The "notice to quit" was not accepted with a good grace, but the residents made it abundantly clear that they were in deadly earnest—that they were not going to tolerate any longer what they regarded as a menace to public health.

### TOOK TO THEIR HEELS.

Some of the male tinker fraternity, recognising that discretion was the better part of valour, took to their heels, but the women showed a disposition to resist to the last ditch. In an effort to prevent the caravans being removed the women prostrated themselves in front of the wheels of vehicles, but strong hands assisted them to their feet and in the end a general exodus took place, to exactly where no one knows.

During the great "eviction" the development of possible ugly incidents was nipped in the bud by Gardaí, whose counsel and intervention had the effect of maintaining order.

### FORTY RESIDENTS TOOK PART.

About forty residents took part in the ejection of the tinkers, who were given three hours to clear out. The residents were armed with ash plants.

The site occupied by the tinkers is Corporation property. The local authority is preparing a bye-law with the object of preventing trespass on acquired land.

## OUTBREAK OF SHEEP SCAB AT CLONLARA

**A**N outbreak of Sheep Scab in the Clonlara area was the subject of an interesting discussion at the last meeting of the Clare Co. Committee of Agriculture.

The Agricultural Instructor (Mr. ...)

## PRIZE BOND MONEY LEADS TO COURT CASE

**A** charge of converting to her own use money given her in connection with the Prize Bond Scheme was preferred against Ellen Crotty (18), O'Brien's Bridge, at the last sitting of the Killaloe District Court.

The girl, stated to be assisting her father in the sub post-office at O'Brien's Bridge, was charged with fraudulently converting to her own use £50 received by her for the Minister for Posts and Telegraphs, on September 24, omitting from the Prize-Bond sheet of the sub post-office the receipt of £50 from Mrs. Ellen Nihill for the purchase of prize bonds, and stealing £50, the property of the Minister for Posts and Telegraphs.

### £50 FOR PRIZE BONDS.

Mr. M. J. Walshe, State Solicitor, said Mrs. Nihill apparently came into the sub post-office and gave the girl £50 to buy Prize Bonds. When she did not receive her Prize Bonds she came into the Post Office on a number of occasions saying that she did not get them. The defendant persisted to the Post Office in Dublin that the £50 had been sent.

Mr. M. J. Walshe, State Solicitor, The Chief Investigator of the Post Office visited the sub post-office subsequently and the defendant persisted to him that the £50 had been sent. In a statement she said that she had sent a money order for the amount to Dublin in September, 1957.

Later on, continued Mr. Walshe, officials of the Post Office visited the sub post-office again, and she then made a statement in which she said that she did not send any money order for £50 to Dublin, and that she did not wish to explain why she did not send the money.

Mr. Walshe said that the defendant's father had paid back the £50 and Mrs. Nihill had since got

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