

Canadian Ecclesiastical Gazette

CHURCH REGISTER FOR THE DIOCESES OF QUEBEC, MONTREAL, TORONTO, HURON, AND ONTARIO.

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Is it desirable that the *Ecclesiastical Gazette* cease to be published? Let our readers put the question to themselves. If the answer be in the negative, let them strive to increase the subscription list, or hit upon some scheme which will encourage the publisher to continue it after the 1st January next.

Ecclesiastical Intelligence.

DIocese OF TORONTO.

Our report of the proceedings of the Provincial Synod has been copied from the *Montreal Gazette*. The outlines of the speeches are necessarily very brief, and we find that on all questions they are not accurate. There are two questions which have excited a great deal of interest, viz.: the succession to the Metropolitan See, and the extension of the Diaconate—particularly the latter. We shall gladly, therefore, insert a more lengthy account of the views expressed by the several speakers, if they will kindly furnish us with their notes.

TRINITY COLLEGE.

We have great pleasure in informing our readers that a prize has been founded at Trinity College, as a memorial of the late Mrs. John Hamilton, of Hawkesbury, by the family of the deceased, under the following regulations:

I. That the prize be called "The Hamilton Memorial Prize;" that it be of the value of Thirty Dollars, and that it be awarded annually according to the result of an examination in scripture history, including such books illustrative of scripture history, antiquities, and interpretation, as may from time to time be appointed.

II. That all students belonging to the theological class, as well as all others who have passed through their theological course, and have not attained M.A. standing, shall be eligible as candidates.

III. That the examination shall take place at the end of the Lent term in each year.

IV. That all students belonging to the theological class at the time, shall be required to attend the examination.

V. That the examiners be empowered to withhold the prize, if no candidate be found worthy of it.

Any students, eligible as candidates under rule II., who have completed their theological course, may learn the subjects for the first examination, by application to the Provost, and they are requested to give him notice if it be their intention to present themselves on that occasion.

COLLECTIONS UP TO 11TH OCTOBER.

MISSION FUND.	
Previously announced.....	\$596.66
St. George's, Newcastle.....	\$ 9.00
Walsh's school-house.....	1.85
Per Rev. H. Brent.....	10.25

Christ's Church, Scarboro'.....	3 75
St. Paul's, ".....	2.25
St. Jude's, ".....	1.75
Per Rev. Mr. Belt.....	7.75
Seymour.....	2.05
Percy.....	1.72
School-house.....	0.33

Per Rev. F. J. S. Groves.....	4.10
135 collections, amounting to.....	\$618.76

WIDOWS' AND ORPHANS' FUND.	
St. John Evangelist's, Toronto, per Rev. T. S. Kennedy.....	11.29
St. Phillip's, Weston, per churchwarden	22.17
St. Mark's, Carleton West, per St. George Scarlett, Esq.....	5.25
St. Andrew's, Grimsby, per Rector.....	5.00
St. Peter's, Barton.....	4.50
St. Paul's, Glanford.....	3.50

Per Rev. G. A. Bull.....	8.00
St. John's, Ancaster.....	14.00
St. James', Dundas.....	5.00

Per Rev. F. L. Oster.....	19.00
Sandusk.....	2.47
Nanticoke.....	1.25
Jarvis.....	4.68
Hagersville.....	2.60

Per Rev. S. Briggs.....	11.00
12 collections, amounting to.....	80.71

PAROCHIAL BRANCHES.	
Scarboro', per Rev. Mr. Belt, additional, 20th year.....	10.00

DIocese OF HURON.

The Lord Bishop of Huron will (D.V.) hold his next general ordination in St. Paul's Cathedral, London, on Tuesday, the 28th of October. Service in the Cathedral at 11 a.m.

Candidates, whether for deacon or priest, are required to communicate without delay with the Rev. J. Walker Marsh, examining chaplain, and to present themselves for examination at London, on Thursday, the 23rd inst., at 10 a.m., with the St. Quis, and usual testimonial properly attested. London, October 2nd, 1862.

PROVINCIAL SYNOD OF THE CHURCH OF ENGLAND.

(Continued from the *Montreal Gazette*.)

PROCEEDINGS OF THE COURT.
The next two clauses were carried without alteration.

The Court of Appeal may sit in any diocese, at such times and places as the court shall, from time to time, order and direct.

The appellant shall give notice of appeal to the respondent, and the bishop of the diocese,

in the court of which the judgment appealed from is given, within one calendar month after such judgment.

Mr. E. CARTER moved that "15 days" be substituted for "one month," in the latter clause, but this was lost.

Hon. J. H. CAMERON moved the next clause: "The appellant shall give the respondent within two calendar months after such judgment given, a bond with sufficient sureties, to be approved by the registrar of the court of appeal, in the sum of \$100, to secure the respondent for the costs of appeal in case the appeal is dismissed."

This also passed after a short discussion, the Rev. Mr. BLEASDELL suggesting that \$200 be substituted instead of \$100, and another gentleman \$100. No change was made however.

The next two clauses were adopted without alteration:

"Every appeal shall be prosecuted to a hearing by the appellant within one year after such judgment given, if the court of appeal shall sit within such period of one year, and if the court of appeal shall not so sit, then at the first sitting of the court of appeal after such year shall have expired."

"The appellant shall, within three calendar months after such judgment, bring into the court of appeal and file with the registrar thereof a transcript of all the proceedings and judgments appealed from, certified to be correct by the registrar of the diocesan court, or the bishop of the diocese, whose judgment is appealed against."

The next clause was put: "If any of the proceedings in the next preceding four sections are not taken within the times respectively limited therefor, the appeal shall be considered dismissed, and the judgment appealed from shall stand."

Mr. E. CARTER moved that the words "in the discretion of the court be dismissed" be inserted instead of "shall be dismissed."

Another amendment was also put, but both it and Mr. Carter's were lost.

The clause was then adopted without alteration.

The concluding clauses were adopted without discussion.

"The appellant shall give the respondent one calendar month's notice in writing of the hearing of the appeal."

"The court of appeal shall make rules and orders, as to the forms of procedure and practice, fees and costs, as such court shall from time to time deem necessary."

The Hon. J. H. CAMERON then moved that the canon, as amended be sent back to the Upper House for approval.

The motion being carried, The Rev. PROLOCUTOR intimated that he would depart from the usual course in transmitting messages to the Upper House, and appoint a committee to take up the canon.

He named a committee accordingly, and it being six o'clock, it was announced that the meeting would be adjourned until ten o'clock on