

LAUNDRY HELD UP SENATE; END OF SESSION DELAYED

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Hon. Mr. Scott said there was no use amending the bill so that the House would not accept it. Senator Landry persisted in his objection.

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DEADLOCK IN SYNOD; COADJUTOR NOT CHOSEN

Contest Lasted Entire Day, and After Eighth Ballot Had Been Taken Adjournment Was Made Until October, When Question Will Again Be Dealt With—Archdeacon Neales and Canon Richardson Were Close Competitors.

(Special to the Sun.) FREDERICTON, N. B., July 12.—The election of a bishop coadjutor today resulted in the Synod failing to make a selection. The contest lasted the entire day and continued well on in the evening.

The speaker ruled that the ballot had been taken if it became evident from the voting that it was impossible for any candidate to win, and Justice Hanington moved, seconded by Chancellor Allen, that the Synod adjourn until the first Tuesday in October, then to meet in Fredericton, and that the first business to be taken up should be the election of a coadjutor bishop.

The different ballots taken today varied little. Canon Richardson was easily the first choice of the lay representatives, and on the third ballot had the necessary two-thirds majority required by that body.

The large vote polled by the latter prevented Canon Richardson obtaining the necessary two-thirds from this body, and a ballot followed the archdeacon's friends showed plainly that they would not give way, and so the contest had to be called a draw.

Canon Richardson received nineteen votes on the first ballot, which was increased to twenty-seven in the eighth, while Canon Richardson received twenty-five in the last. The cause of increase was the desertion of the clergy from other candidates.

The second ballot resulted as follows: Neales, 21-12; Tucker, 11-11; Cowie, 1-4; Farthing, 4-1; Richardson, 2-3; Pentreath, 1-1; Montgomery, 1-1; Newham, 1-1; Williams, 5-1; Bryan, 1-1; Armitage, 2-3; Davenport, 1-1.

The third ballot—Neales, 28-13; Richardson, 2-1; Farthing, 2-1; Richardson, 2-3; Pentreath, 1-1; Montgomery, 1-1; Williams, 1-1; The other candidates not scoring.

Fourth ballot—Neales, 25-13; Cowie, 1-1; Farthing, 2-1; Richardson, 2-3; Pentreath, 1-1; Montgomery, 1-1; Williams, 1-1. The other candidates not scoring.

Fifth ballot—Neales, 28-14; Farthing, 1-1; Richardson, 2-3; Pentreath, 1-1; Williams, 1-1. Other candidates nil.

Sixth ballot—Neales, 27-12; Richardson, 2-3; Pentreath, 1-1; Montgomery, 1-1; Williams, 1-1. Other candidates nil.

Seventh ballot—Neales, 28-13; Richardson, 2-3; Pentreath, 1-1; Montgomery, 1-1; Williams, 1-1. Other candidates nil.

Eighth ballot—Neales, 27-12; Richardson, 2-3; Pentreath, 1-1; Montgomery, 1-1; Williams, 1-1. Other candidates nil.

The first figure opposite each name represents the vote of the clergy and the second figure that of the laymen.) After the regular opening this morning the synod at once proceeded to the election of a Bishop Coadjutor.

OUR SUITS STAND THE TEST.

For over five years we have been selling clothing in St. John. More—very much more last year—The large increase each season has come just because of the entire satisfaction our clothing has given. Did you ever meet anyone who buys here that has not told you he has always got entire satisfaction here.

SEE OUR MEN'S SUITS AT \$3.95, \$6, \$7, \$8.75, \$10, \$12 and \$13.50

SIX HEROINES DROWNED TRYING TO SAVE CHILD

CEDAR RAPIDS, Ia., July 12.—Seven girls were drowned in Cedar Rapids, only three blocks from home, while wading. The smallest slipped into a deep hole and in trying to rescue her six others were drowned.

The girls ranged in age from seven to sixteen years. The Sweeting children lived with their father near Ellis Park, on the outskirts of Cedar Rapids.

Ruth Kiersey, the only survivor, said they were wading when little Lucille slipped off a shelf in the river bottom into deep water.

NEW YORK, July 12.—The net value of the estate left by the late John A. McCall, former President of the New York Life Insurance Company, was only \$40,836, according to the report of the appraisers of the estate, which were filed in the Surrogate office today.

CANADIANS THIRD IN MACKINNON CUP CONTEST; SCOTLAND FIRST

BISLEY, July 12.—The best Canada could do in the Mackinnon cup competition was third. Scotland was the winner, got into it at the first stage by the marksmanship and was never passed. For the first two ranges Canada led England, but at the thousand yards the Canadians went to pieces and England had secured second place by good marksmanship.

Guernsey . . . 432 457 353 1282
Ireland . . . 464 456 346 1285
The Canadian score was:
Sergt. Major Caven, Victoria . . . 123
Major Dillon, Ottawa . . . 113
Capt. Forrest, Vancouver . . . 117
Sgt. Major Huggins, Hamilton . . . 113
Sgt. Hayhurst, Hamilton . . . 113
Sgt. Sert, Kerr, Toronto . . . 117
Piper S. Leask, Toronto . . . 112
Lieut. Semple, Truro . . . 115
Pte. Smith, Ottawa . . . 117
Capt. Skidmore, Hamilton . . . 113
Sergt. Whitley, Toronto . . . 113
Capt. Skidmore, Hamilton . . . 113
Capt. Youhill, Winnipeg . . . 94

The wind during the competition was tricky and the scores were below last year's average.

VERDICT ACCIDENTAL DEATH

The jury empanelled to enquire into the cause of the death of Mrs. Michael Gallagher, near Westfield, yesterday decided that she came to her death by being accidentally struck by the train coming from Boston Wednesday morning. The jury exonerated the train hands from all blame, and stated in their verdict that everything possible had been done to avoid the accident, and that the train had been stopped in a remarkably short time. It consisted of eight cars and was brought to a standstill before it had gone the length of itself.

The jury was composed of Leander Lingley, Howard Lingley, L. C. Prime, Frederick Watters, Frederick Hamm, Charles McKensie, Harry Duplisse, Charles McKensie, of the evidence of and after listening to the evidence of Conductor Burgess, Engineer Thompson and Mr. Watters, who was the first to arrive on the scene of the accident, came to the aforementioned conclusion.

F. R. Taylor appeared at the inquest as the representative of the C. P. R. The funeral of Mrs. Gallagher will be held from her husband's residence at Westfield at 2.30 o'clock this afternoon.

Read carefully the advertisement of the Union Clothing Co., page 4. You will find the goods and prices hard to beat. The wise man is always the keenest buyer and he will sure to be on the spot.

PRESIDENT ROOSEVELT'S DAUGHTER IN LONDON

Foreign Ports.
BOSTON, July 12.—Artd, str Idaho, from Hull; Sheppay Allison, from Havana, Spain; Boston, from Yarmouth, N. S.; schs Eleanor A. Percy, from Newport News; Windfield S. Schuster, from Funchal, G. B.; E. Eldredge, from Harris River, N. J.
Cld, strs Lancastrian, for London; Badenia, for Hamburg via Baltimore; schs Neille, for Meteghan, N. S.; Domain, for Shulee, N. S.; Stella Maud, for Point Wolfe, N. B.; Temperance Belle, for St. John, N. B.; Agnes May, for do; Jennie C, for do.
Sid, strs Republic, for Liverpool; Memnonine, for Antwerp via Baltimore; A. W. Ferry, for Yarmouth, N. S.; schs LIVERPOOL, July 12.—Sid, strs Atlantic, for Liverpool; N. S.; Edwars; E. Brily, for Sargentville, Me (to load ice for Baltimore).
CITY ISLAND, July 12.—Bound south.

Messrs JEAN REID AND WHITEHEAD REID.

GARDEN HOSE.

In Fifty Foot Lengths, Complete With Couplings. 1-2 and 3-4 inch, 7c, 9c, 11c, 12c. Per Foot.

Five Ply Rubber Canvas Covered Wire Bound

The Wire Bound Hose, although Heavier than Other Kinds, Will Wear for a Much Longer Time and Does Not Kink.

HOSE NOZZLES.

W. H. THORNE & CO., Limited, MARKET SQUARE, ST. JOHN, N. B.

COMPANY, John, N. B.

King Edward's, will be sent per sending to subscription and making the

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Hon. Mr. Scott announced that prorogation was postponed.

At the afternoon sitting Sir Richard Cartwright moved for the suspension of the rules that the Pension Bill might be proceeded with and second reading given. Senator Landry objected that such a motion required twenty-four hours notice. The Government had only given notice in the morning, and the notice was insufficient. The speaker ruled that the notice was sufficient. The Senate had passed a resolution for two sessions a day. Therefore the interval between morning and the afternoon sitting was equivalent to a day.

In moving the second reading of the Repeal Bill, Hon. Mr. Scott said Canada had adopted the principle of retiring its servants in granting retiring allowances to judges, civil servants and soldiers. Most of the ministers had retired from office poor. Sir John A. Macdonald, Sir George Carter and Wm. McDougall had owned the comforts of their last days to the bounty of their friends. That these and many similar cases should occur was not to the credit of Canada. It would not be creditable if such cases should be allowed to occur in future. In granting pensions to retired ministers of the crown there should be special consideration for each case. No doubt the act of last year had been prepared and put through with too little consideration. The bill was right in principle and no doubt at a later session another bill would be introduced making provision for the pensioning of ministers who needed assistance.

Senator Loughheed was not and never had been in favor of the ministers' pension. He did not believe it consistent with principles of liberal administration. However, the bill having been passed, it was not to the credit of the government that they should now repudiate the obligation that had incurred under the pension act. Senator Loughheed criticised the former government had started this practice. He thought that Senator Landry was working in the interest of the beneficiaries of the pension act.