

HALDANE SCORE WITH AUTHORITY

Montreal Address Britain's Policy

Sir Edward Grey Made Him Government's Mouthpiece

Lord High Chancellor Told Philadelphia Lawyer That His Plea for Unity of Nations Will Be Published in Many Foreign Languages in Order to Further the Cause of World's Peace.

Philadelphia, Sept. 5.—The address before the American Bar Association at Montreal of Viscount Haldane, lord high chancellor of England, was an official announcement to the world of the declared policy of the British government, according to an authorized statement made here tonight by Francis Rawle, one of the leading lawyers of the committee.

Mr. Rawle was chairman of the committee that received the lord high chancellor upon his arrival at New York from England last week. It was while returning from Montreal to New York, from where Viscount Haldane sailed Tuesday night for England, that the distinguished British statesman, Mr. Rawle to make the announcement.

The address, in a large measure, concerned itself with the unity of nations, particularly those Anglo-Saxon blood, these working together for the good of the world, its peace and betterment.

According to Mr. Rawle's statement, the lord chancellor said: "It is official, and is intended to be so. It is the declared policy of the British government, announced through my address to the world. It will be published immediately in French, German, Russian and Chinese. The British foreign minister, Mr. Balfour, went over the address, line for line, stamping its every word with his official approval."

According to Mr. Rawle, the lord chancellor attributed to the foreign minister's ability and qualities the solution of the Balkan troubles, declaring that since the outbreak of the Balkan wars, the settlement of European difficulties.

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CASE OF SUICIDE SAYS COYLE JURY

Hospital Doctor Says Man Told Him He Shot Himself

THE EVIDENCE

Several Witnesses Examined at Inquest Last Night, and All Connected With the Household Are Vindicated—Victim's Father on the Stand.

Wednesday, Sept. 3. The shooting of Hartley Coyle, which at first appeared to be mysterious, was last night officially declared to be a case of suicide. Coroner Berryman conducted an inquest into the affair and after several witnesses had testified the jury returned a verdict that Coyle had come to his death by a bullet from a rifle, and that death was caused by his own hand.

Mr. Amelias Snow, in her testimony, practically repeated the story which she told to a Telegraph reporter after the tragedy on the night of Aug. 23. She denied that she was in the house when the shot was fired. She also said that she left the house in Brindley street before Coyle did. When asked regarding the cause for Coyle's actions, she admitted that he wanted to marry her, and she had refused. Albert Coyle, brother of the victim, corroborated what Mrs. Snow said about leaving the house before Hartley.

The wounded man was found in an alley about ten minutes after she had left. Further proof of this statement was furnished by Mrs. Alice Carr. She had returned to her home in Brindley street about 9 o'clock, she said, just in time to see Mrs. Snow and a little girl leave Coyle's house. As she entered her alley she met Hartley Coyle ten minutes later when she passed the alley she heard groans, and on investigating, she and a man and a Miss Hancock, whom she had called, found Hartley suffering intense pain. He had been shot.

Policeman Haum explained his connection with the case. He told the jury that he had heard the groans and he had passed the alley. The crowd around caused him to investigate. He accompanied the wounded man to the hospital, in the ambulance.

Dr. Dunlop, of the hospital staff, said that the bullet which had lodged in the back after passing through the chest, had caused death from the nature of the passage made by the bullet, he would say it was possible that the man shot himself.

Andrew Coyle, the victim's father, knew practically nothing of the shooting. He was not at the house at that time. Some hours after the affair, though, his son Albert called for him and told him of it. The witness said he heard Hartley say that he was married to the Snow woman and then said at another time he said that he was going to be married in a week.

"O you are going to get married three or four times, and she is already married to another man," the witness said he told his son.

LAW ORDERED FROM SHERBROOKE JAIL

Re-Arrested Three Minutes Later

Dominion Immigration Agents Take Him to Coaticook, From Where He is Likely to Be Deported Today—Escaped Maniac Stunned By Judge's Decision and His Lawyers Discouraged.

Coaticook, Sept. 5.—Harry Kendall Thaw, tried out of the Sherbrooke Jail on a writ of habeas corpus obtained by a coup of William Travers Jerome, escaped three minutes after his arrest this afternoon and was then seized by the dominion immigration authorities and hustled by automobile to this little town, where tonight he paced the floor in the immigration detention rooms over the Grand Trunk Railway station.

Tomorrow morning a special board of inquiry will sit in his case and by night he should be deported to the Vermont border as an undesirable alien. His lawyers have planned no procedure to resist extradition to New York, and the belief was current tonight that before many hours Thaw would be back in the Matteawan Asylum for the Criminal Insane, from which he escaped on Sunday, August 25.

The beginning of the end of Thaw's refuge in Canada came with dramatic swiftness. A writ of habeas corpus, issued on Saturday at the direction of Justice Jerome, was the first step. Chief of police of this village, as petitioner, was sustained at 2:45 o'clock this afternoon by Matthew Hutchinson, superior judge of the district of St. Francis, sitting in chambers at Sherbrooke.

Stolid, pallid, numb, Thaw sat not five feet from the judge as he read. When in the very last paragraph the court declared him a free man, whether he decried his liberty or no, Thaw seemed to crumple up in the lounge where he sat. A clear stomp fell from his left hand and scattered ashes on the floor. From his right hand fluttered two gay ribbons a child had given him.

But he did not rise, W. K. McKewon, of his counsel, leaned over and patting him on the shoulder, whispered: "Thaw and his liberty are no, Thaw seemed to crumple up in the lounge where he sat. A clear stomp fell from his left hand and scattered ashes on the floor. From his right hand fluttered two gay ribbons a child had given him."

Immigration officers in the room, headed by E. Blake Robertson, assistant superintendent, moved near him, and the police officers in the street, who were at the door. At the threshold Mr. Robertson said simply: "Seized by Immigration Officers."

"Come with me, Thaw," and without a word, except a hoarse goodbye to the reporters, Thaw obeyed. Five minutes later a guard mounted a horse and rode away from the court house in the back seat was Thaw. He had not even been given time to pack his scanty belongings and voluminous correspondence. The ribbons a child had given him.

Thaw expressed no surprise, evinced no grief. Behind him trailed his first wife, Mrs. W. S. Shurtleff. The first to arrive, issued this statement: "Little Hope to Stop Deportation. 'If they have doctors all ready to pronounce Thaw insane, as I am informed they have, there is almost no hope of preventing his immediate deportation. I believe if we could find a way to get the case into the courts, we would have a good chance to prove this immigration act unconstitutional, on the ground that it is inconsistent with the Ashburton treaty. But if the authorities at Ottawa are determined to send Thaw back as they seem to be, then I doubt very much if they would pay any attention to any writ of prohibition we might obtain.'"

JUDGE'S DECISION LIBERATING THAW

Coaticook, Sept. 5.—In sustaining a writ of habeas corpus, Judge Hutchinson pointed out and cited precedents where the petitioner for a writ of habeas corpus had acted without authority, without the consent and even without the knowledge of the person or persons imprisoned. This, he contended, supported the plea of the attorney-general, Sir Lomer Gouin, as expressed at the hearing yesterday by the attorney-general's representative, Aime Geoffrin.

"The attorney-general of this province," he continued, "by his representative specially authorized to appear in the present case, has stated that it is the desire of the attorney-general that this case shall be disposed of as speedily as possible, and that if the prisoner is legally imprisoned, he be returned to await his trial, but if he is undergoing unlawful restraint he should be liberated at once and the desire of the prisoner to remain in the jail to avoid proceedings that may be taken against him under a federal statute by the dominion government must not be considered, and that the jail of this district is not to be used as a house of refuge for such purposes."

"There is no doubt that a considerable difficulty has been met with in determining the rights of parties in this case, but in doubtful cases the court always inclines in favor of liberty. In numerous cases it has been held that it is the duty of a judge hearing an application for discharge, under a writ of habeas corpus, as a prisoner is restrained of his liberty, under a statute to discharge him unless satisfied by unequivocal words in the statute that the imprisonment is warranted by statute."

"The court, doth, therefore, grant the said petition, maintain the said writ of habeas corpus, and declare the same absolute and doth further declare that the jailer has no authority to detain the said Harry K. Thaw in the said common jail of this district, and whether the said Harry K. Thaw wishes to exercise and enjoy his personal liberty or not, he is entitled to his full liberty, and he is hereby liberated and discharged from his present detention in the said jail, and hereby restored to the liberty he enjoyed previous to his said arrest and detention."

BRITISH GOVERNMENT FOR THE "OPEN SHOP"

Refuses Request of Labor Officials Not to Employ Non-Union Men—Keir Hardie Sees a Setback to Trades Unionism in Arrest of Irish Agitator in Dublin Strike.

London, Sept. 5.—Earl Beauchamp, first commissioner of public works, today refused to accede to the demand of the building industries federation that non-unionist workmen shall not be employed on government jobs.

The demand was made in connection with the recent strike of painters and electricians employed by the various government departments who, by quitting their work, caused enormous inconvenience to the public service.

Mr. Hardie went on to declare that apart from the nests or dens of the agitator, the action of the authorities was so alarming that it must be checked at all costs.

The employers of Dublin are considering the proclamation of a general lock-out.

LOWER INSURANCE RATES TO ST. JOHN

SUDDEN DEATH OF T. HETHERINGTON

Prominent Queens County Man Passed Away Wednesday

WIDELY KNOWN

Member of Legislature for Several Years, and Later Dominion Immigration Agent at Boston—Died on Day His Daughter Was Buried.

Thursday, Sept. 4. A prominent Liberal passed away yesterday when the death occurred at the residence of the late Mr. T. Hetherington, of the extensive works undertaken by the Canadian government for the improvement and safer navigation of the river, is conferring with Lloyds and the marine insurance companies with regard to allowing vessels to trade to Halifax and St. John without an additional premium being charged, and are also considering the extension of the period of one voyage to these waters, for the cancellation of the British North American warranties.

The number rates will likely remain unchanged. It is further suggested that a smaller additional premium than at present should be charged ships making one voyage to these waters, for the cancellation of the British North American warranties.

Mr. Hetherington was parish court commissioner at Coyle's for many years, and was senior deacon of the Baptist church at Thornton. He was a member of the Masonic body.

Those surviving besides the widow are: Four sons, Mr. Gilbert Hetherington, Dr. J. Gordon E. Hetherington, P. B. Hetherington, of Saskatchewan, and C. A. Hetherington, of Calgary, and Mrs. Underwood of Atlantic Landing.

Two brothers also survive, Isaac Hetherington and Joseph Hetherington, of Coyle's, and two sisters, Mrs. Chamberlain, of Kings county, and Mrs. Small, of Highfield, Queens county.

The funeral will take place tomorrow at 2 p. m. from his late residence at Coyle's.

Underwriters Favor Reduction

London Institute Will Confer With Marine Companies

Propose Also to Extend the Summer Rate to the Fall—Change Because of Improved Aids to Navigation.

Montreal, Sept. 5.—The Institute of London, Underwriters, in consideration of the extensive works undertaken by the Canadian government for the improvement and safer navigation of the river, is conferring with Lloyds and the marine insurance companies with regard to allowing vessels to trade to Halifax and St. John without an additional premium being charged, and are also considering the extension of the period of one voyage to these waters, for the cancellation of the British North American warranties.

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SUSSEX SCOTT ACT JUDGMENTS POSTPONED A WEEK

Gas Struck Near Sussex at a Depth of 350 Feet by Oil-fields Company.

Sussex, Sept. 5.—The Scott act cases, which were before Magistrate Folskes last week in which several doctors of the town were charged with violation of the Canada Temperance Act and which judgment was reserved until today by Magistrate, was postponed until Wednesday, Sept. 10.

The Maritime Oilfields Company, who are boring for gas just outside the town limits, are down to a depth of 350 feet and the indications for gas are most promising. This evening in the presence of a number of spectators a match was touched by the entrance of the shaft and a flame of fire seven or eight feet shot upwards.

NORMAL SCHOOL OPENS WITH A CLASS OF 301

Fredericton, N. B., Sept. 2.—The Normal school reopened this morning with a total attendance of 301—sixty-six in 1st Class, 22 in 2nd Class and 20 in the French department. E. A. Good assumed his duties on the teaching staff in succession to Dr. Hamilton and Mr. Murray. Successors, Miss Weston in the manual training department.

PRESENTATIONS TO ST. STEPHEN PASTOR

St. Stephen, Aug. 29.—Last evening about fifty members of the Methodist congregation invited the parsonage and spent a very pleasant evening with Rev. G. F. Dawson and Mrs. Dawson in celebration of the twenty-fifth anniversary of their wedding day. The bride and groom of twenty-five years ago were presented with an address by the pastor, and a purse and a gold watch were also handed to them by the congregation. During the day they were the recipients of tokens and letters and gifts from their numerous friends and relatives.

W. T. Denham assumed the presidency of Milltown schools on Tuesday last. The Charlotte County Teachers' Institute will meet at St. George on Thursday and Friday, Oct. 2 and 3.

SHORT SESSION OF KINGS COUNTY CIRCUIT COURT

Hampton, N. B., Sept. 2.—(Special)—The September term of the circuit court of Kings county opened at the court house today at 11 o'clock. Mr. Justice McKewon presiding. The only barristers in attendance were R. S. J. Freese and A. E. Pearson, the latter, clerk of the court.

A petit jury had been summoned on demand, to try the case of Hatfield against the Riddle-Robbins Lumber Company as follows: James W. McCrosbie, Fred W. Cosman, Roy McKewon, R. Ford Walton, David A. Richards, Geo. H. Barnes, Wm. Ryden, Harry Baird, Frank Sheppard, Harry DeForest, Drury Hazen, Courtenay Walker, Robert Ryan, Jas. W. Coates, John C. Perry, George Gorham, John R. Crawford, Arthur Mills, W. J. Devine, Hamilton Yeomans, Thos. E. Smith. But the attorney for the plaintiff was not present to file the record. This apparent discourtesy called forth a sharp reprimand from his honor.

The court was adjourned till the 30th inst.

MANY SALMON TAKEN FROM ST. JOHN RIVER. Salmon to the value of more than \$3,000 were taken from the St. John river in what are termed the waters of Westfield this year.

The waters thus indicated extend from about the middle of Grand Bay to a mile and a half above Public Landing. More than two thousand fish were taken, varying in size from the "addlers" which sold for less than \$1 to a 65-pounder, which brought a little more than \$5.

"UNWRITTEN LAW" WINS IN KOREA

American Who Killed Chinaman Who Assaulted Daughter Liberated.

Seoul, Korea, Sept. 5.—Suspension of the sentence of eighteen months penal servitude pronounced on August 11, on Mr. Mason, American manager of gold mines at Un-San in Northern Korea, on charge of manslaughter, was ordered today as a result of the prisoners appeal.

At the trial Mr. Mason pleaded the "unwritten law" in defending himself against the charge of killing a Chinese employee who, in the absence of his wife, had committed a criminal assault on her twelve-year-old daughter. When Mason returned home and learned of the occurrence he killed the Chinaman. The suspension of the sentence is regarded here as equivalent to an acquittal.

BURIED AT ST. GEORGE

The funeral of the late, Arnold J. Brown took place Tuesday afternoon from his father's residence, St. George. The members of Court Martineau, of which the deceased was a member, attended in full regalia. The procession was to the Church of England, where a solemn service was conducted by Rev. J. W. Millidge. From the church the procession, under the direction of Robert B. Burpee, passed to the cemetery. The following members acted as pall bearers: George Kermitingham, Thomas Dandab, Ralph Dodge, John Haygreen, F. B. Marshall and C. T. Coates. After the church service at the grave, the full ritual of the Foresters' funeral service was conducted by E. J. Todd, 13, Esq., acting S. C. R., Captain Charles Johnston, P. S. C. R. and H. McKensie, H. O. At the conclusion of the ceremony, the deceased was buried in a vault, where a special service was held. Many beautiful floral tributes were received bearing evidence of the esteem in which the deceased was held. Among these was a Maltese Cross from the member of the court.

STR. GOVERNOR DINGLEY RAMS SLOOP IN A FOG

Liner From St. John was Not Damaged But the Fisherman Was—Crew of Seven Had Close Call.

Portland, Me., Sept. 5.—The steamer Governor Dingley, from St. John, ran into the Gloucester fishing sloop Azor during a thick fog off Portland today. Seven members of the sloop crew narrowly escaped. The sloop was temporarily repaired to enable her to make port. The Dingley was not damaged and proceeded to Boston.

FIRE DESTROYS SUMMER HOUSE AT SPRUCE LAKE

Fire totally destroyed on Saturday night, a summer-house at Spruce Lake, the property of Mrs. Anderson, 11 Peter street, and commonly known as the Fair property. The building was of wood and was occupied before the fire by Harry Deynes. The cause of the blaze, which began about 9 o'clock, is unknown, but the flames soon made such headway that it was impossible for a large number of men from the vicinity, who were soon on the spot, to prevent the building from being completely destroyed.

The house was situated at a distance of about 140 yards from the building, for the same reason, the building was saved from the flames. The damage done is estimated at about \$1,000, and is partly covered by insurance.

For the suggestion in the fact that John Lanyon, a private detective, has been made a "special attendant" of Matteawan and in this capacity, it is claimed, would be authorized to handle Thaw as an escaped lunatic.

C. P. R. EXPRESS TO HALIFAX HAS NARROW ESCAPE

Tender Trucks Left the Rails While Going at High Speed—Track Torn Up and Train Delayed Nearly Three Hours.

Moncton, Sept. 5.—The eastbound C. P. R. train this afternoon had a narrow escape from a disastrous wreck. While running thirty miles or more an hour, a quarter of a mile east of Calhoun's Mills, the tender trucks left the rails and damaged the track, but the engine and cars kept to the rails until the train was brought to a standstill. Apart from damage to the track and a blockade of the road for two hours and forty-five minutes, no serious damage was done.

COLPITTS WILL NOT BE TRIED AGAIN

Hopewell Hill, Sept. 5.—(Special)—The September session of the Albert circuit court, which opened at the shire town today before Judge White, occupied less than half an hour, the proceedings consisting of little beyond the formal opening and closing. There were no cases to come before the court for trial, either criminal or civil.

Clerk of the Court A. W. Bray on behalf of the attorney-general, asked for the discharge of ex-Provincial Constable John W. Colpitts and was granted by the judge. Colpitts had been twice tried on a charge of taking a false qualification oath at a provincial election, the jury disagreeing on each occasion. Colpitts has been out on his own recognizance.

MONCTON PRINTERY DAMAGED BY FIRE

Moncton, Sept. 5.—Fire in Stratton & Malenfant's job printing shop this evening did between \$2,000 and \$3,000 damage to the plant and stock. The loss is covered by insurance. The building is owned by Wm. McMullen and situated behind the Windsor Hotel. The damage to it is also covered by insurance.

WILL TRY AGAIN FOR PROHIBITION IN CANADA

Dominion Alliance Council at Annual Meeting Formulates Plans.

Toronto, Sept. 5.—A dominion prohibition law will probably be asked for by the dominion alliance. This was forecasted in the report which F. S. Spence made to the annual meeting of the dominion council at the Metropolitan Methodist church today. In the afternoon, W. Patterson outlined a method by which this might be obtained and the whole matter was referred to the legislative committee.

One way would be to make one united demand on the dominion government for a national law, and for this there was a strong expression throughout the land. The other way would be to work for a provincial prohibition law. They could ask the dominion government to so amend the Canada temperance act to enable the vote to be taken in provincial areas instead of by counties.

Mr. Spence pointed out that the legislation could be: (1) A dominion prohibition law, to be put into force by act of parliament directly. (2) The plan which is urged in Quebec to have a dominion law enacted which would come into force after a vote of the electors. (3) Provincial legislation for prohibition in the province as a whole. But in this case further legislation by the dominion would be needed in order to guard against the importation of liquor from other provinces.

Reviewing the course of dominion temperance legislation since Confederation, Mr. Spence referred particularly to the plebiscite of 1898, which gave a majority in favor of prohibition, but which the dominion government would not act upon because it would have to cover Quebec, which alone was opposed to the temperance legislation.

Toronto's Beave Pollockmen. (Toronto Globe). Pickpockets are scarce this year, having learned to keep away from Toronto. The fame of our police force grows steadily. Why, the other day one of our policemen arrested a live wire for smoking and spitting on the sidewalk.

MAIDS AND HO... WANTED

WANTED—At the... School, Sept...

WANTED—Girl for... work; references...

WANTED—For... School, Rothsay, King...

WANTED—Young... to take the... of the housekeeper.

AGENTS W... RELIABLE represent...

WANTED—Young... to take the... of the housekeeper.

WANTED—Young... to take the... of the housekeeper.