



Rescued from Death
As said she could not live a month

Now Alive and Well—Thanks to Hood's Sarsaparilla.

"I most praise Hood's Sarsaparilla, for it is a wonderful medicine. I suffered 10 years with Neuralgia and Dyspepsia and fainting spells. Sometimes I would be unable to get up in the morning. I spent much money for medical attendance, but did not get any benefit until my daughter told me about Hood's Sarsaparilla, and I began to use it. I gained less than 100 lbs. and was in perfect health. I owe it all to Hood's Sarsaparilla."

A Picture of Misery
Every one who saw me thought I could not live a month. But I began to improve after getting Hood's Sarsaparilla, and now I am in perfect health. I owe it all to Hood's Sarsaparilla."

Hood's Sarsaparilla
Hood's Pills are purely vegetable, perfectly harmless, always reliable and beneficial.

HEADLIGHT FLASHES.

Dr. C. P. R. Requires Another License—Important Decision Against the Illinois Central.

An Ottawa dispatch says it is understood that the C. P. R. has purchased the Temiskaming and Northern Railway, and in turning it back to the main line at Ottawa, thus giving it complete control of the lumber traffic of the Upper Ottawa.

The receipts of the Canada Pacific Railway for the week ended Nov. 30, 1892, amounted to \$601,000; for the corresponding week of last year the receipts were \$578,000; increase in 1892, \$23,000.

The United States Supreme Court on Monday affirmed the judgment of the Circuit Court in the well-known Chicago Live Poultry case. The lower court decided in favor of the local authorities and held that the Illinois Central did not have a right to use the submerged lands along the lake front for wharves, piers, etc.

FOUND AT LAST.

A Man Gazed with Love and Lost for Thirty-Three Years.

Port Huron, Dec. 4.—The Times publishes the following interesting story:

About 33 years ago, when Saugene and Bruce were long first settled, a young man, apparently mentally deranged, was found one Sunday morning by Mr. D. G. McGilivray, near Port Elgin. Mr. McGilivray was unable to find out from him how he had got there or where he came from, but as he did not seem inclined to go away, Mr. McGilivray decided to keep him for a time.

Day after day, week after week, went by, but "Jack," as they called him (because he did not talk), then his name was not apparently thought or remembered for. He was a strong young man and very useful on the farm; he could play the fiddle well, was a good singer and whistler, and was not violent. Still, no one knew from himself or others where he had come from. Mr. McGilivray, at length, said out and went to the Northwest, leaving "Jack" with Mr. Lawson on Oct. 12, Bruce.

About a month ago, Mrs. Lawson, a daughter of Mr. McGilivray, saw in a circular picture of a hotel in Sherbrooke, Quebec, and as she has often heard Jack talk about Sherbrooke she wrote down the name of the hotel, and by remembering the name, she was able to find out that he was a young man who had been given him up as lost. He himself proves that he is the missing one by remembering distinctly all places and persons mentioned in the correspondence from the day of his youth, and by remembering events that happened as if it were yesterday. His true name is Almer Barlow, which he recognizes when called by it. He lost his mind (and probably his heart) when a young man owing to the refusal of a young lady to marry him. He remembers the incident, but says that it was also who wanted to marry him, and in consequence he ran away rather than go through the trying ordeal. How he got to Port Huron, from Sherbrooke, Que., across the St. Lawrence and other streams, through all the dangers to which he would be subjected in those early days, is a mystery.

Found Out.

It takes a little persuasion sometimes to come to a right conclusion, but when we do, we know we have the right thing therefor; as for example, 108 King street, west, Toronto, Ont., "I was persuaded, through a friend of mine, to try some St. Jacobs Oil, and it ran down my spine, and I found it was a wonderful medicine. It is wonderful the way it healed up my leg."

A. D. Tully.

"They say he is a literary man and, upon my word, he is; he talks rapidly; but, upon my word, I can't make head or tail of what he talks about." "Ha! Perhaps he is a poet?"

ULSTERS.

Nearest to the Shades.

BUTTONS TO MATCH.

MADE UP BY HENRY AND NOBLE AT VERY LOW PRICES.

Very Large Stock of Suitings.

CALL AND SEE THEM.

HARRY LENOX

REBENT SAILOR

Thirteen to Two!

The Proposal to Close the Bars at 7 p.m.

Will Be Submitted to Popular Vote.

The People to Decide Upon Other Important Questions.

Including Civic Control of Electric Lighting, the Free Library, the Division of the City into Four Wards, and Salaries of Commissioners Instead of Committees—The Street Railway Matter Goes to No. 1—The Telephone Proposition Decried.

The attendance at the City Council meeting last night was the largest since the inaugural in January last. The seats in the hall proper were occupied by about 100 ladies of the W. C. T. U. headed by the president, Mrs. Thornley and a large number of prominent clergymen and laymen of the city. Behind and around them was a big crowd of spectators. This unusual occasion was due to a petition signed by several hundred citizens, the text of which was as follows:

"Whereas it is provided by the Liquor License Act that the license commissioners of any municipality have power to regulate taverns and shops to be licensed;

"And whereas your petitioners believe that it would be wise and expedient and in the best interests of the community to curtail the hours for the sale of intoxicating liquors;

"Your petitioners therefore humbly pray that your honorable body will direct that a vote of the electors of the city of London be taken at our next municipal election upon the question as to whether it is expedient or not that all taverns and shops licensed to sell intoxicating liquors in the city of London, should close their bars at 7 o'clock every night, the same hour as now prevails on Saturday night."

The city clerk first read the petition. THE PETITION IS GRANTED.

It was then moved by Ald. Parnell, seconded by Ald. Jeffery, that the prayer of the petition be granted, and that the city clerk be requested to prepare a ballot to be submitted to the electors at the next ensuing municipal election for the city for the purpose of procuring an expression of their opinion upon the question: "Shall the hour for closing licensed bars and shops in the city after the close of the present licensed year, be 7 o'clock p. m.?"

Ald. Parnell in support of his motion said all questions of vital interest should be referred to the people.

Ald. Connor moved that it be referred to the city solicitor to ascertain his opinion as to its legality. He moved that Mr. Macbeth be heard.

Ald. Jeffery said they had a lot of business on hand, and there was no doubt of its legality. It was better not to take up time by speeches.

Ald. Fitzgerald thought the same as Ald. Jeffery.

Ald. O'Meara supported Ald. Parnell's motion, but he thought everybody should have a fair show. They should hear what each side had to say.

On Ald. Fitzgerald's suggestion one person on each side was allowed to speak. Mr. Macbeth said he protested against any such resolution as that of Ald. Parnell's. He objected that the council had no right to submit this question to the voters, and their action in submitting to voters would be restrained by the courts.

In reply Rev. Mr. Aylward said he was there on behalf of many estimable citizens, and believed with others that the liquor traffic was against the interests of the community and should be checked in every legitimate way. They were there because they did not fear an appeal to the people, and if any gentleman appeared there to oppose their request he was no friend of the people. He had sympathy for those engaged in the traffic, and would willingly lift them, if they would, into higher circumstances and conditions. In a question like this it was the tavern versus the wife, like this it was the family. He would take them to many houses in this city where wives were worse than widowed and homes were being ruined through this same intoxicating liquor.

Ald. Parnell's resolution was then put and carried on the following division: Year—Ald. J. Heaman, Yates, O'Meara, Jeffery, Monie, Jones, Garthshore, Wm. Heaman, Hannah, Leonard, Fitzgerald, Shaw and Parnell—13.

Nays—Ald. Connor and Ald. Draney—2.

Ald. Bartlett arrived too late to vote. He announced himself as favorable to the granting of the petition. Ald. Judd and Ald. Garratt were absent.

COMMUNICATIONS, ETC.

The following were referred to No. 1 committee, viz. taxes, etc.: Mrs. Stone, John McNe, Jane Cox, Mrs. Porteous, J. H. Glass, Nicholas Wilson, John Wright, H. Sullivan, F. McKenzie, W. J. Flynn, J. N. Cassidy, John Mills, Joseph James, James Hill, D. Wanderleigh, Mrs. Parker, Mrs. J. W. Elliott, Mary Gray and James McNeil.

Referred to No. 2—Charles Hemster, claiming damages for accident said to be caused by an obstruction on Dundas street.

Referred to No. 3—J. Hutchinson et al., for electric light in the market house during Christmas week; T. Garside, re impounding of horse.

Joseph T. Marks—For use of City Hall on Dec. 15, for lecture in aid of Industrial Brotherhood. Granted.

R. A. Johnston—For use of East End Hall on Dec. 16, for concert and assembly by Maple Leaf Concert Company. Referred to treasurer.

From W. C. Brown—For free use of City Hall, Jan. 24, for Brotherhood of Locomotive Firemen. Granted.

W. H. Bartram—Including copy of London West amalgamation bylaw. Filed. T. C. Bartlett—For free use of East End Hall on Dec. 19 for A. O. F. concert. Referred to treasurer; date already taken.

Referred to No. 3—For free use of City Hall Jan. 17 for Brotherhood Railway Trainmen. Granted.

J. A. Nelles—Asking appointment of a committee to meet Board of Trade to discuss railway and other matters. Referred to No. 1 to appoint committee.

From John McNeary and 126 others—Asking extension of line in South London when electric railway franchise is granted. They desired a circuit of the southern part of the city along West avenue, Hamilton row and other streets. Laid over until railway matters come up.

THE STREET RAILWAY.

Mr. Fleck brought in the proposal of the London Street Railway Company in an amplified form as the result of a conference with the city solicitor. He had not had time to lay it before the directors and

desired that it be referred to No. 1 committee and the city solicitor for consultation with the company. The request was granted and the committee's report will be discussed at a special meeting.

IMPORTANT BYLAWS.
Bylaws were read and passed providing for the submission to the people of the free library bylaw and the proposition to raise \$500,000 for civic control of electric lighting; also for borrowing money from the Bank of Montreal to meet current expenses.

Another bylaw named the polling places and the returning officers for the next municipal elections. It was found necessary to increase the number of sub-divisions. The following are the returning officers in the respective sub-divisions:

For Ward 1—John W. Smyth, John C. Williams, W. F. Howell, Thomas Cousins, James Cousins, Thomas Parkinson, R. Galpin.

For Ward 2—John J. Wellstead, James Percival, Samuel McBride, Oswald Barnes, B. C. McCann, P. F. Boyle.

Ward 3—Wm. Wilson, F. McVean, John Fleming, George Cotterell, A. McCoubrey, John B. Smyth, James Pirie.

Ward 4—Alex. Guan, Wm. Howie, Jas. Gunn, James Lucas, James Wall, Henry Pratt.

Ward 5—Arscott Isaacs, John E. Showler, Thomas C. Bartlett, John A. Matthews.

Ward 6—Thomas P. Hobbs, Wm. Westland, D. Spence, R. M. McElharran, Wm. Row.

The bylaw providing for the construction of a tile drain on Emery street was read and objected to. Mr. John Pritchett spoke on behalf of a deputation and urged that the drain be built, as their properties suffered damage.

Ald. O'Meara moved that the drain be built, provided the petitioners would not empty sewage into the drain and gave a bond to the city relieving the latter from any loss by action at law. Lost.

The bylaw was laid over.

NUMBER THREE COMMITTEE.

The report, which was adopted, provides for the removal of the wood market to the south side of York street opposite McClary works; that the wood market clerk be paid by being allowed the fees instead of salary; that next year's council be strongly recommended to purchase an aerial ladder not less than 70 feet high for the fire department.

THE BOARD OF WORKS.

Ald. Connor's report was brief and to the point. It recommended that the petition of E. H. Hayne et al. for compensation for alleged damage to private drain on St. James street between Talbot and George streets be filed; advised that the city solicitor had been instructed to defend the suit of Baldwin vs. the City, re cedar blocks; and submitted accounts amounting to \$695.81 for payment. The report carried.

THE TELEPHONE PROPOSITION.

The request of the Bell Telephone Company for ten years' exclusive right at \$800 a year came up in connection with No. 1 committee's report.

Ald. Draney asked if the corner of Wellington and Dundas streets would be made the central point from which the distance would be measured.

Mayor Spencer said the company had consented to make the corner of Dundas and Richmond streets the center.

Upon being questioned Mr. Brown, the local agent, said they had to meet the request half-way and make it the corner of Dundas and Clarence streets.

Ald. Jones favored the granting of the proposition. Two telephone systems would never be practicable, as each subscriber would need two telephones and expense would be greater.

Ald. O'Meara also favored the proposal provided it was legal to give the exclusive right.

Ald. Jeffery was against all these exclusive rights. He moved that the rate over until inquiries were made as to rates in other cities.

The latter motion carried on a vote of 10 to 7.

NUMBER ONE COMMITTEE.

Among other things the committee's report submitted the petition of Henry Frampson for a refund of \$8, the cost of impounding his cattle. Mr. Frampson could not afford the loss. It was referred back.

The report also recommended that the city pay \$500 for the cost of dividing the claims of the county may have in consequence of the amalgamation of South London, and that the Bennett Manufacturing Company be granted ten years' exemption from taxation, dating from January, 1889.

Carried.

Other minor clauses were passed without objection.

MOTIONS, ETC.

Ald. Parnell moved that two scrutineers do the work of the four required by the law at each polling place owing to the two bylaws to be voted upon. Lost.

Ald. Parnell moved that the pay of a scrutineer be \$2 instead of \$4 per day.

Ald. Jeffery—That is absurd. You could not get a competent man for \$2; the present pay is very moderate.

Ald. Parnell—There are hundreds of men just as competent as Ald. Jeffery in the city who would be glad to get \$2 for the work.

Ald. O'Meara said a scrutineer had to hire his own clerk.

Ald. O'Meara moved the propositions of the old and new companies be submitted to the people. He withdrew it on being shown that neither proposal was in a fit shape.

Ald. Garthshore asked that his notice of motion to reconsider the London street railway agreement stand over until next meeting.

FOUR WARDS INSTEAD OF SIX.

Ald. Yates moved his notice of motion that the question of dividing the city into four wards be submitted to the people. He explained that the dividing point would be the corner of Dundas and Wellington streets and that South London would be included in ward 1 and London West would be ward 2.

Ald. Fitzgerald said the people had already expressed themselves as against reduction at the polls.

Ald. O'Meara thought commissioners, if they could get honest ones, would be preferable.

Ald. Parnell favored reducing the number of aldermen. They would have to face the fact that the Board of Works was \$4,000 or \$5,000 in the hole.

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