

DEATHS

Mr. Daniel Murphy. The death of Mr. Daniel Murphy occurred at his home on Sand Cove Road Saturday morning at 6 o'clock in the 79th year of his age, after an extended illness. Mr. Murphy had been a resident for fifty-five years, having arrived in this city when he was twenty-four years of age. He was born in County Cork, Ireland. After settling here he was engaged in teaching until a few years ago, when he took up farming. He leaves one son and one daughter, Mr. Daniel Murphy of the Customs staff, and Mrs. James Kane, also of this city. The funeral will take place tomorrow morning, with a requiem Mass at the Church of the Assumption.

LATE MARINE NEWS.

Canadian Ports. St. Peter's, N. S., Aug. 2.—Passed Schr Mary S. Dorkin, from Gulf of St. Lawrence to Jeddah; Joseph White, from Sydney to Georgetown; A. Lincoln Daley, to Sydney; B. Crapaud, from Sydney to Charlotte; Oliver, from Sydney to Charlotte; Duchess Marshall, from Gulf of St. Lawrence to Halifax; Tug Alert Campbell, from Annapolis to Sydney; Schr Aurora, to Sydney; Schr Lovka, to Glace Bay; Brilliant Hubley, from Sydney to Charlotte; Mary M. Martel, from North Sydney to Lardot; H. G. Ives, from North Sydney to Charlotte; Schr Lovka, from Sydney to Newcastle; Warren W. Munroe, from Port Morden to Murray River; Stanley MacWhite, from Sydney to Charlotte; Ada Renard, from Sydney to Charlotte; Edward Grover, Bennett, from Sydney to Charlotte; Rialto Fogere, from North Sydney to Charlotte; Lady Hill, Fraser, from North Sydney to Gaysboro; Str. Thirty-three, Stephens, from Canso to Sydney; Sch Minnie A. Samson, from Sydney to River; Borgeois, C. A. Chisholm, from Sydney to Canso; Parrshoro, N. S., Aug. 2.—Arrived Str. Springhill with barge No. 4 from St. John; Schr Lovka, from Windsor. Cleared, Tug Springhill and Bark No. 4 for St. John; Schr Lovka for Windsor; Schr Dora for St. John.

British Ports.

Queenstown, Aug. 2.—Arr. Str. Lusitania, from New York for Liverpool (and proceeded). Dover, Aug. 2.—Arr. Str. Vaderland, from New York for Antwerp (and proceeded). Plymouth, Aug. 2.—Arr. Str. Kaiser Wilhelm II, from New York for Cherbourg and Bremen (and proceeded). Glasgow, July 31.—Arr. Str. Hesperian from Montreal; Aug. 1.—Caledonia, from New York, via Moville; Numidian, from Boston, Aug. 2.—Mongolian, from Philadelphia, via St. Johns, N. F. Liverpool, Aug. 2.—Arr. Str. Arabic, from New York, via Queenstown. Gibraltar, Aug. 1.—Sailed—Str. Panonia for New York. Dunnet Head, Aug. 1.—Passed—Str. Benedict from Wabana, Nfld., for Liverpool, July 31.—Sailed—Str. Helmer Moch for Miramichi, N. B. Lisard, Aug. 1.—Passed—Str. Mimierte from Wabana, Nfld., for Rotterdam. Torr Head, Aug. 2.—Passed—Str. Nancy Lee from Chicoutimi, Que., for Manchester. Rotterdam, July 31.—Sailed—Str. Hermes from Wabana, Nfld. Glasgow, Aug. 1.—Arrived—Str. Casandra from Montreal. Middlebrough, July 31.—Sailed—Str. Devona for Montreal. Manchester, July 31.—Sailed—Str. Portland for Campbellton, N. B. Larue, July 31.—Arrived—Str. Marian, Quebec. Preston, July 31.—Arrived—Str. Tanke from Port Dufferin, N. S.

Foreign Ports.

Palermo, July 30.—Sailed—Str. Italia for New York. Boulogne, July 31.—Sailed—Str. Ryndam for New York. Christiansand, Aug. 1.—Arrived—Str. United States from New York for Lbaw. Boston, Mass., Aug. 2.—Arrived—Strs. Sachem (Br.) from Liverpool; Laurentian (Br.) from Glasgow and Moville; Halifax (Br.) from Charlotte; Port Hawkesbury and Halifax, N. S. Sailed—Strs. Calvin Austin for St. John, N. B.; Prince Arthur (Br.) for Yarmouth, N. S.; Governor Cobb for Portland, Eastport and St. John, N. B. Philadelphia, Pa., Aug. 2.—Arrived—Schr. Theta from Hillsboro, N. B. Vineyard Haven, Mass., Aug. 2.—Arrived and sailed—Schr Annie E. Banks (Br.) from Newcastle, N. B. for New York. Arrived—Schr. Aecia (Br.) from North Amboy for Clark's Harbor, N. S. Perry C. (Br.) from Liverpool, N. S.; William Mason from St. John N. B. for orders. Salem, Mass., Aug. 2.—Arrived—Schr. Cora M. from Machias; Ruth Robinson from St. John, N. B. for Northwalk. Gloucester, Mass., Aug. 2.—Arrived—Schr. Princess of Avon (Br.) from Hyannis, N. S. Chatham, Mass., Aug. 2.—Passed south—Str. Manhattan from Portland for New York.

Ship News.

The Furness liner Indral, which sailed from Glasgow July 20, arrived at the harbor about 11 o'clock last night, being the occasion of a grand time. The Robert Reford Co. has the Canadian agents of the line.

FUNERALS.

The funeral took place yesterday morning from the residence of Miss Florence Theresa Ross, the body was taken to St. Rose's church, Fairville, where Requiem Mass was celebrated by Rev. C. Collins. Interment was made in Sand Cove cemetery. The funeral was largely attended, stores in Fairville closing to show their respect to the young lady. The many floral tributes were further evidence of the popularity and esteem in which Miss Ross was held. The brothers of the deceased acted as pallbearers.

The funeral of Mr. Jarvis Dibblee was held yesterday afternoon from his residence, 114 Charlotte street, at 3 o'clock. Rev. J. E. Hand read the burial service at the house and grave. Interment was made in the English church cemetery.

DEATHS

Murphy.—At St. John's West, on Aug. 2, Daniel Murphy, aged 79 years, a native of County Cork, Ireland, leaving one daughter and one son. Funeral on Wednesday at 3.30 a. m. to the Church of the Assumption for Requiem High Mass. Friends invited to attend. (Boston papers please copy.)

BREEZY INCIDENTS ENJOINED PROCEEDINGS IN CURREY SUIT

Separation Suit Again Before Judge McKeown Yesterday--Mr. Hanington Challenges Mr. Skinner to Fistic Encounter--Mrs. Currey's Severe Cross-examination Concluded.

The Currey separation suit was resumed in the Divorce Court yesterday morning, and the cross examination of Mrs. Currey was continued by Mr. C. H. Skinner, K. C. At four o'clock in the afternoon Mr. Skinner concluded what was regarded as one of the severest cross examinations ever listened to in the local Divorce Court. Mr. M. G. Teed, K. C., then commenced his re-examination and as he has introduced new evidence, it will be subject to Mrs. Currey's cross examination. It is understood that when Mrs. Currey leaves the stand the Currey children will give evidence in this celebrated suit will be finished.

Yesterday's sessions were of a more interesting nature than previous sittings. In the morning some motion was taken up over Mr. Teed's motion for a further allowance of suit money. His Honor stated he would decide upon that point when Mr. Skinner filed his affidavit in reply. There were frequent tilts between the opposing counsel which at times became interesting. In the afternoon Mr. Skinner drew from Mrs. Currey the fact that she imbibed intoxicating liquor at times. Just before adjournment Dr. Currey intimated that he would like to meet Mr. Hanington in a fistic encounter outside the court. Mr. Hanington seemed willing to accommodate him but in the end allowed Mr. Currey to have certain letters, the subject matter of the dispute.

Afternoon Session. When the court met in the afternoon the cross examination of Mrs. Currey was resumed by Mr. Skinner. The witness, in answer to a question by counsel for Dr. Currey, said that she had instructed her solicitors to issue a writ against him. Mr. Hanington objected to the writing being in evidence. The witness said that she sued for either \$1,600 or \$1,800, but the matter has not come up for trial. Of the sum mentioned, one hundred dollars was given by witness for literary work, \$600 was presented to her by relatives, and the balance Mr. Currey gave her. These sums were deposited in the Savings Bank in their joint names.

Mr. Skinner—"You remember the night the police visited the house—was the issuing of the writ the cause of the trouble?" Q.—"Yes." Q.—"Do you know who gave a statement of the affair to the press?" A.—"No." Q.—"Skinner—Do you swear to that?" Witness—I do.

Never Used Chair As Weapon. Q.—"When you say you struck Mr. Currey with a chair?" Witness—I never did it. Mr. Skinner—I am in error about that. But did you not on any occasion swing or threaten to swing a chair at Mr. Currey?" A.—"I don't know." A.—"I emphatically—No." The witness then related the occurrence when the police visited the house as previously given in evidence.

Q.—"Are you a very sound sleeper?" A.—"I have frequently been told I am a sound sleeper. It all depends upon the state of my mind." Q.—"The witness said that before this night she told Mr. Currey that unless he returned the money she would sue him." Q.—"What led up to this?" A.—"I don't know." A.—"Skinner—You are wasting time." Witness—I asked for the bank book. This led up to my visit to the lawyers. Q.—"You say you gave your money where did you get it?" A.—"I don't know." Q.—"You say you gave your money where did you get it?" A.—"I don't know." Q.—"You say you gave your money where did you get it?" A.—"I don't know."

A Glass of Champagne. Q.—"Did you ever take intoxicating liquor?" A.—"When a child was born I took a glass. Also when my parents visited me I took a glass of champagne. Also, once on an occasion Mr. Currey gave me a glass of whiskey when I was ill." Q.—"When you would entertain didn't you have claret punch?" A.—"Yes." Q.—"Did you ask Mr. Currey to tone it up with brandy?" A.—"I don't know enough about toning it up." Q.—"Skinner—Perhaps it was toned down?" The wood alcohol affair, which has been rehearsed oftentimes before during the course of the trial, was again brought out, but nothing new was elicited.

Mrs. Currey said she knew nothing about the wood alcohol being in Dr. Currey's room. Dr. Currey never said anything to her about it. Q.—"How much wood alcohol would you have in the house?" A.—"About a pint." Q.—"What for?" A.—"For Willie's engine." Mrs. Currey denied that she had maliciously placed this bottle in Dr. Currey's room for sinister purposes. Here Mr. Skinner and Mr. Hanington engaged in a wordy duel over the wood alcohol matter. Mr. Skinner told the opposing counsel he didn't know what he was talking about. The Court—Come gentlemen let us proceed.

Why All This Bosh? The catalogue of Mrs. Currey's silver, which was the subject of considerable discussion at the morning session, was then produced by Mr. Skinner.

no insurance on her personal effects which were destroyed by fire at Woodman's Point. Q.—What do you say were the amounts of the ordinary monthly grocery bills? A.—As I recall it between \$40 and \$50, possibly \$60. We dealt at Williams. Q.—Mr. Currey says, although he has failed to produce the bills when asked for them, that the monthly bill at times amounted to \$50 and \$100. Is this so? A.—Not to my knowledge. Mr. Currey then said so, but refused to show me the bill.

Morning Session. When the hearing was resumed in the morning, Mr. Teed, on behalf of Mrs. Currey, moved for a further allowance of suit money. He informed the court that Mr. Hanington, associate counsel, had served notice on the other side. Mr. Skinner said that the notice was served on Saturday as he was leaving the city. Mr. Hanington submitted affidavits from Mrs. Currey and the counsel requesting that the \$300 in suit money should be expended in the course of the trial. At present there was \$435.50 due to be paid for costs incurred in the trial, and the balance of \$165.50 was for the purchase of the silver. Mr. Teed in reply to Mr. Skinner, who protested that the demands were exorbitant, stated that he had cost Dr. Currey only \$1,000 in alimony and suit money for slightly less than a year.

Judge McKeown allowed Mr. Skinner until this morning to reply to the affidavits of Mrs. Currey and her counsel regarding the allowance for suit money. Cross Examination Resumed. Mrs. Currey at the resumption of her cross-examination by Mr. Skinner stated that she did not know if her husband was in the building of a raft while she was away. She was ready to positively swear that no accident befell any of the children on the raft although she was not in the neighborhood. She tentatively remarked that her husband would have ascertained if either of the boys fell from the raft and would have spoken to Mr. Currey.

Mr. Skinner—"Mr. Currey informs me that you took all the knives." Witness—They were given me by my father. Anyway, I left some of my own articles for Mr. Currey's use. Mr. Skinner—"They say you left them destitute of knives and forks." Witness—I left knives and forks. Mr. Skinner—I understand you took what you could conveniently get away with. Witness—Oh, no, I left some of my own articles. Mr. Teed—I object to the tactics indulged in by the Recorder.

Mr. Skinner—She has a right to take her own property. Mr. Skinner—She packed her goods and took the children. Q.—"Did you produce any of the goods from the Woodman house?" Witness—What do you mean by that word "dispose"? Mr. Skinner—I mean what did you do with them? A.—I took what I needed. Some were Mr. Currey's and some belonged to myself. Some time was taken up by the witness in naming the articles which she took.

Q.—"When you left the Woodman Point house, did you not or did not someone acting under your instructions parade Mr. Currey's old clothes and a number of empty bottles in the window?" A.—"No. I did not. There were, however, a number of bottles which could be paraded in the window." Mr. Skinner—"Do you think that is any credit to you, to say that?" Q.—"At the time you skipped or ran away?" Mr. Teed—"Say 'departed,' it sounds nicer." Mr. Skinner (continuing)—Did you break a lock? A.—"Yes, the bar-door lock. I had a key to the house." Mr. Skinner—"In your testimony you say, 'Mr. Currey was jealous of Vicky and jealous of things.' What do you mean?" A.—"He was angry because I treated Vicky almost as an equal. Also he was jealous of anything I took up."

Q.—"Skinner—If you are a photographer." A.—"No, I am not. I considered certain people her equals, witness answered in the negative." This finished the cross-examination. Re-examination. Q.—"Would Mr. Currey get partridge and other game of you?" A.—"Yes." Mr. Skinner—No true sportsman would eat partridge out of season.

Letters to the Children. At Mr. Teed's request Dr. Currey handed a package of letters, written by Mrs. Currey to her daughter, Julia, while Mrs. Currey was attending her father's funeral in Jackson. These letters were read. After the last letter was read and counsel were handed back the unread ones Mrs. Currey objected to Dr. Currey having them, claiming the property in them. Mr. Hanington sided with Mrs. Currey and a general discussion, as to who should have them ensued.

His Honor (annoyed)—What is this dispute about? Dr. Currey, addressing Mr. Hanington—If you were outside you would send them over. His Honor—I don't care what you say outside, only don't say it inside. Please allow that a little respect for the Court. Mr. Skinner—If you were outside you would send them over. Mr. Hanington—What would you do? Mr. Skinner—I am not speaking for myself. The end, however, the letters were returned to Dr. Currey. Witness denied that she ever sent Dr. Currey's money to any one unless under his instructions.

Mr. Teed then read a portion of Dr. Currey's evidence which he charged Mrs. Currey with several things, all of which she denied. The Court adjourned at 5 o'clock and will sit again this morning at 10. Re-examined by Mr. Teed, the witness said that the values which she placed on the silver were the cost prices in most cases. In many cases the prices were guessed at. There was

COUNCIL REFUSED TO INVESTIGATE YESTERDAY

By Two to One Decided Definite Charges Must First Be Made—More Information Wanted as to Permanent Pavement--Boxing By-Law Thrown Out--Lively Session.

The Common Council yesterday turned down the recommendation of the Safety Board for an investigation into the workings of the fire department by a two to one vote after a lively discussion. The question of the street paving contract was held up for a special meeting of the Council to give opportunity to obtain further information on the subject. The proposed increase in the salary of Mr. Hard Peters as consulting engineer, to \$1200, was also held up. The Building Inspector was censured for not attending more closely to his duties. A by-law permitting sparring exhibiting discussions was defeated after an interesting debate.

Ald. Peters was very much in the limelight during the two sessions of the day and on one occasion was accused by Ald. McGoldrick of seeking to gain cheap notoriety out of his opposition to the permanent pavement contract. The matter of investigating the fire department provoked a warm debate. In the afternoon session held in the council chamber all the aldermen, with the exception of Ald. Lively, were present. The mayor was in the chair.

Ald. Baxter moved the adoption of the first six sections of the Treasury Board report. The motion was carried without discussion and the seventh and ninth sections also passed without opposition. Mr. Peters' Salary. There was considerable debate on the recommendation to make the salary of Consulting Engineer Peters \$1,200 a year. Ald. Baxter moved that this section also be adopted and said the reference by Ald. Potts to the holding of the meeting by the Mr. Peters had been productive of good results. The plans of the lots in Sydney street over which there had been so much legislation, had been found, and he was glad to know that the city did not win the law suit as a consequence.

Ald. Belyea moved in amendment that Mr. Peters be retired with an allowance of \$200 a year. He thought the years of usefulness of Mr. Peters were past, but in consideration of past services he was in favor of granting the engineer \$500 as long as he lived. Ald. Potts seconded the amendment. He had been disposed, he said, to allow the matter to rest at giving Mr. Peters \$1080 a year but he could not support superannuating a man at a salary of \$1200 a year. The present board were not the judges of whether the engineer had been properly paid. It was a question now if it were right to superannuate him on full salary, if the man who worked in cleaning the gutters for \$1 a day, applied for an allowance, they would be turned down and the men who were paid good money all the years of their service had no claim on the city.

Ald. Frink rose at this point to a point of order. He contended that the board were not retiring Mr. Peters, but that the motion and discussion were out of order. The mayor ruled Ald. Potts in order and he continued to speak until again interrupted by Ald. Elklin who moved an amendment to the amendment giving Mr. Peters his present salary of \$1,080 a year. This was seconded by Ald. Lewis. Ald. Baxter said that the fairest thing to do was to support Ald. Elklin's motion though he had promised Mr. Peters to put the motion for the \$1200 before the meeting.

No Increase Granted. The amendment to the amendment was carried by the following vote: Alderman Christie, Hayes, Baxter, Frink, Codner, Elklin, Lewis, Sprout and Kelley, ay; Aldermen Potts, Holder, Belyea and Vanwart, nay. The Board of Works report was taken up section by section and the first five divisions were passed without debate. When the recommendation to build sidewalks on Seely street was considered Ald. Hayes complained that the sidewalks were often too narrow. He was told the new pavements would be laid according to the act, and width and be moved in amendment to the motion that this be made to read six feet wide.

This was seconded by Ald. Belyea, but on the suggestion of Ald. Frink, who said that the work might be held up altogether, Ald. Hayes withdrew his motion and allowed the matter to go through. Mr. Hanington interjected with "what do you call late, Mr. Skinner?" "Oh, you don't know what late is, as you're in early every night; you have to," replied Mr. Skinner. "Well, mine's an entirely different character from yours," was the retort from Mr. Hanington. Mrs. Currey, in resuming, said she was out of the house once every two weeks until midnight, but was accompanied home by reputable company. She stated that Mrs. Currey took possession of her diamonds, valued at \$1,000, in 1907, and that she did not recover them for six months. Mr. Currey declared that he took the receptacle containing the diamonds unless she gave them to him. Eventually she intimated that his sister was the last person in the house, and he then said he had them in his vault in his office. Subsequently she asked frequently at the office for the return of the jewels, but was refused.

The Campbellton Incident. Mrs. Currey did not recall that she told others than Dr. Walker that her husband caused her father's death. She ventured an opinion that aspersions on the character of a financial nature, cast upon a lawyer, would not interfere with his practice. Mrs. Currey said she did not know that Mayor McKenzie, Campbellton, on a trip up the Restigouche river, declared that Dr. Currey was not a proper man for ladies or men to associate with. Mrs. Currey asserted that she was unaware that the subject of the party on the trip refused to converse with Dr. Currey. At this point the court adjourned until the afternoon.

To the subscribers and benefactors of the Canadian Bible Society: Through the courtesy of the press the society anew lays its work and its claims before you. The British and Foreign Bible Society, the greatest Bible producing house of the world, therefore feels that it should not be regarded as an "outside" institution, but as part of the foundations on which rests the mission work of all the churches.

would be necessary to apply for legislation for power to close the streets where the paving was tried for a period of ten years. Alderman Potts said that if the contract was given to the Hassam people it would mean giving them a bonus of \$1.25 a yard. He said that pavement of this kind should not cost more than \$1.15 a yard.

"Cheap Notoriety." Alderman McGoldrick said it was the same old story. The aldermen who have supported the project in committee came to Council and reversed their positions for the sake of helping Alderman Potts to gain a little cheap notoriety. Alderman Baxter's amendment was carried, 5 votes to 1. The first five sections of the Safety Board's report passed without discussion. The section recommending that the tender of Mr. A. E. Hamilton for building the West Side engine house at \$6,000 was amended by Alderman Baxter to make provision for securing another site on the corner of Ludlow and Queen streets, at present occupied by McConk and Andrews. In case the new site is accepted new plans and specifications are to be called for. The amendment was carried after some further discussion.

The Fire Department. The last session was productive of a very warm discussion. In the defeat of the recommendation to hold an investigation into the services of the fire department, the chairman moved the adoption of a resolution, seconded by Ald. Belyea, that the investigation be held. There was a direct charge of incapacity or graft. He moved an amendment that until such time as a definite charge be laid, no investigation be held. Alderman Potts said that the fact that the aldermen had been buttonholed and asked to oppose an investigation was ample reason why one should be held. It was a shame that such a man should be at the head of a fire department. He had no interest in the appointment of any one to the office, but he thought it fair to the people and their rights that a man to whom they paid \$1,500 a year should devote his whole attention to the work of protecting the city. The chief should be familiar with every large store and such places where lives would be in danger in case of fire. At present if a fire broke out in a ball of cotton wool, the fire department was concerned the whole store would be destroyed.

An Appeal to the Chair. Alderman Elklin said there could not be any investigation unless a charge was made. He said that if there was any charge, he asked for a ruling as to whether Alderman Potts was in order. His Worship said the Board should never have brought in the resolution at all, but it was now before the Council and had to be dealt with. He ruled Alderman Potts in order. The investigation would be in the interests of the whole fire service and the citizens generally. There was no reason why a man should be kept fifty years after he had done his duty. Satisfactory after twenty-seven years of service. The city could get lots of men who would give their whole time to the work for the same salary.

Alderman Christie, Alderman Christie, Alderman Christie—If you advertised you would be deluged with answers. Alderman Potts added that he could not understand why the inquiry should be held under oath. Alderman Frink, McGoldrick, Vanwart and Scully refused the charge of being buttonholed and asked to vote against the investigation. The question was put and the vote stood: For the amendment, Christie, Kelley, Baxter, Scully, Frink, Belyea, McGoldrick, Elklin, Lewis, Codner, ay; Potts, Holder, Sprout, Wilson, Hayes, nay.

Water Lots. The Harbor Board recommended that a number of water lots be sold by tender from August 1. Alderman Scully moved in amendment that an auction sale be substituted for tender and set the upset price at \$25 a lot. This was carried after considerable discussion. The remaining sections were carried without debate. Alderman Frink expressed his disapproval that there was nothing in the report of the Board concerning the transfer of the West Side lots to the C. P. R.

Alderman McGoldrick explained that the report of the Board was now in the hands of the printers, and would not be issued until a final opinion had been given by the Recorder, who was very busy city at this time. At this point adjournment was made until 7.30 o'clock. Sparring Exhibitions. The report of the Bills and By-Laws Committee was taken up at the evening session. Ald. Belyea explained his object in promoting the by-law with reference to sparring exhibitions. He contended that by increasing the license fee to \$100 it would mean raising the standard of boxing and would also be remunerative to the city. Ald. Codner asked who would have control of the "fight."

Ald. Belyea objected to the term "fight." He said he was dealing with "fistifut exhibitions." Continuing he said it was not clear who would pay the fee in the event of one of the candidates being unfit. Ald. Baxter said the fee would have to be paid in advance. Ald. Codner—What about the fight? Ald. Belyea said if he had the gloves he would be happy to introduce the aldermen to some of the new moves. Ald. Potts said the provision for a doctor's examination long as there were no serious danger. He was in favor of sparring bouts.

Ald. Codner—Like we do not. Ald. Potts did not think that the by-law would place them any further ahead. The law as it stood was fairly sound. Ald. Codner said he did not think there was any more degrading thing under heaven than to send a set of points of the town used to send points on tapping "the claret." Such exhibitions were harmful, and if there was any method to do away with them he would vote for it. Would Prohibit Licenses. Ald. Hayes said he must oppose the by-law. He said no good could come of such exhibitions. He moved an amendment to eliminate sections 2, 3, 4 and 5 of the by-law and prohibit the issue of licenses for them all. Ald. Vanwart thought the mayor could be trusted to control such exhibitions.

Continued on page 7.

REV. G. M. CAMPBELL MAKES STIRRING APPEAL FOR THE CANADIAN BIBLE SOCIETY

The subscribers and benefactors of the Canadian Bible Society: Through the courtesy of the press the society anew lays its work and its claims before you. The British and Foreign Bible Society, the greatest Bible producing house of the world, therefore feels that it should not be regarded as an "outside" institution, but as part of the foundations on which rests the mission work of all the churches. This venerable society held its 165th annual meeting at the Queen's Hall, London, England, on the 5th day of May, 1919. From the comprehensive report we gather that during the past year versions in six fresh languages have been added to the society's ever-lengthening list. Two of them were prepared for Asia, two for Africa, and two for Canada. These languages "have been reduced to written form in order that they may become vehicles of the Gospel. The society in these versions meets a demand coming from several branches of the Christian church. The Moravian missionaries, the Anglican, the Continued on page 4.

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Sackville, July the Company to issue friends to visit their plant and C. R. station, the first in the province. The kind, accepted by a great respectable citizen strolled through buildings, which various manufacturied on therein. The only part of ings but was the structure built fore, and it was one of its imes. The various imes, and early brick, construct of the concern w of course, the late ite machinery w later, and early ed. This g edly one of the It is comfortab contains every th proved and lab gift might at di steady employme and ninety han that Messrs. Em managers and 4 W. B. Dixon, wh fire had been co concern as accu ager since his residence.