

THE DISPATCH.

WOODSTOCK, N. B., JUNE 29, 1904.

regulations for the management and good order of their proceeding, By-Laws inter alia to establish Lockup Houses in such part of the County as may be necessary, and make regulations for the government thereof; AND WHEREAS the said village of Hartland have provided a building for the above pur-

pose:

BE it therefore enacted by the County Council of the Municipality of Carleton as follows,-

THAT the said building so provided at the village of Hartland be and the same is here. by established a Lockup House in and for the said village of Hartland.

THAT any prisoner in the custody of an officer may be imprisoned in such Lockup House until he can be removed to the common gaol.

THAT no person under arrest in civil causes shall be detained therein more than forty

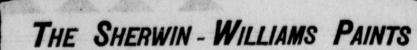
On motion A. R. Foster was ordered paid \$2.00 for being present during the session of of the council.

Coun Bailey-The Finance Committee would like authority from this council to effect a loan of \$5,000, although perhaps they would not have to use it. Sometimes school drafts come in and the money is needed. Last year this was done but the committee did not have to use the money. He moved man there who can conduct an examination. that the Finance committee, sec-treasurer and the arrested person could be kept in the and warden be given permission to borrow lockup pending his trial. At present he has on their own personal bond a sum not to be brought to the gaol at Woodstock. exceeding \$5,000. Motion seconded and carried.

Coun Gallagher read the following petition numerously signed. The petition of the undersigned resident ratepayers of the parish of Kent, Humbly Sheweth. That in our opinion at the present time there is no necessity of a new road which was laid out last autumn, from Thomas Pickord's across lands of J. Wesley Taylor, and so across to the highway near the Henry Corcoran premises in the parish of Kent, Carleton County. He moved that the petition be received and laid over till January. Carried. The council then adjourned.

The Right and Wrong of Things.

(What the Wise Man Said to his Boy.) He cuts his barber when they meet Each other in the crowded street, But when he's in the barber's chair The barber does the cutting. There Are things that we may do when we Don bathing suits beside the sea That would be followed by disgrace If done in other place. My lady's ball dress, cut so low, Would be most shocking, as we know, If in the morning she would wear It in the market place. With bare, Unlovely legs the sprinter runs Before the eager, gentle ones, Who gather at the track to cheer; We'd run him in should he appear At church in such a rig as that-It all depends on 'where you're at." What's wrong in one place may be right Some otherwhere, by day or night: In Newport it may be no sin To hug another's wife; men win, Unblemished, on the board of trade The money other men have made. But if at cards they got the same We'd look upon it as a shame. The right or wrong of things, my son, Depends upon where they are done.



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we must pay money hereafter. I would be in favor of memorializing the local government to make Kent a separate county with

Bristol as the shire town. Coun Phillips (Peel)—I think if we had a lockup in Bristol as has been said it would lessen expenses, for instance it would have | lessened expenses in this Gee mrtter. A great many minor cases would be tried at Bristol, but I do not feel like establishing a precedent. If \$100.00 each was granted to Bristol and Hartland it would come rather heavy on us. Coun A Giberson (Kent)-We feel we

Coun A Giberson (Kent)—We feel we must have some place there. Give us \$100.00 and try to help us along. I think you would save \$100.00 in a very short time. Coun Jamieson—I think we ought to have some fine put on these men or give them a chance to work it out. When I was in Colorado that was the way they dealt with men errorted in such cases men arrested in such cases.

Coun Carvell-I do not think having the lockup would assist in trying cases. If I understand the purpose of the lockup it is for a place to put a man and hold him while he is full or something like that. I am opposed to the motion. If they want a lockup we have given them power to establish one. Let them build it.

Coun Gallagher-When the sheriff takes a man he goes with him to some hotel, if there is a lockup the man goes to the lockup. There would be a saving of expense. Surely it is no such a bug-bear. There is a great deal of riotism comes from other places be-sides the Parish of Kent. It must be remembered Kent has a large territory and a large population. There is quite a lawless element in the county of Peel. I think the county instead of losing would gain a good deal by

passing this resolution. Coun McDonald—The trouble is other places will be asking for the same thing. Cou: Smith—This lockup is for the bene-fit of the parish or parishes where it is to be, let them build it. If they get business by means of it, let the fines go to the building of the lockup.

Coun Giberson (Kent)-It is not for the parish alone it would be a benefit for the whole county as well. Coun Gallagher—The county gaol is used

as a lockup. Coun. McDonald-That is a mistake, the

gaol is not used as a lockup.

Coun Tompkins-The first thing we know other villages will be asking for a grant if it is given to Bristol. Coun Bradley-Hartland is not asking for

any grant. If the citizens of Hartland are not willing to take the terms the council im-

poses they can drop the matter. Coun Giberson (Kent)—lt is somewhat different from Bristol. Where the sheriff may be after two men, one is caught and he has to be taken to Woodstock, by the time the sheriff gets back the other is across the line. Coun Williams - You would think the

deputy sheriff was the only man in the county, there are other officers. As far as saving ex-pense I cannot see where it will be a saving. I am opposed to the motion.

The motion was then put and lost. The following is the by law as passed re-lating to lockups in Hartland and Bristol, the Hartland one is given, that relating to Bristol, the is the same with the name "Bristol" substi-tuted for "Hartland."

The Persuasive Birch.

That the teacher who cannot secure order without resort to the birch rod is not fit to be in school, is a very fine theory, but the fact remains that one unruly boy may demoralize a whole class while the teacher is searching for some tender spot in his motal mechanism. It is a pity, but it is a fact, that a birch rod carries more of a moral lesson to some children than the most beautiful appeal to their sentiments or intellect. We may deplore the conditions which make such a state of things possible, we may seek strenously to modify them, but meanwhile it is a false sympathy that restrains us from using the one restoring influence in our power. A burnt child fears the fire, and it is desirable to keep him out of the fire at all costs, even if we cannot make him understand the philosophy of the situation. -- Ex.

Manual Training.

The boy who has passed through the curriculum which includes manual training will make a better carpenter, a better draughtsman, or a better metal worker than he who has not had the benefit of that training. But it is also true that he will make a better lawyer, a better physician, a better clergyman, a better teacher, a better merchantshould he elect any one of those honorable callings and all for the same reason, namely: that he is better equipped and more thor-oughly educated man than his fellow in whose preparation manual training is not included .-- Nicholas Murray Butler.

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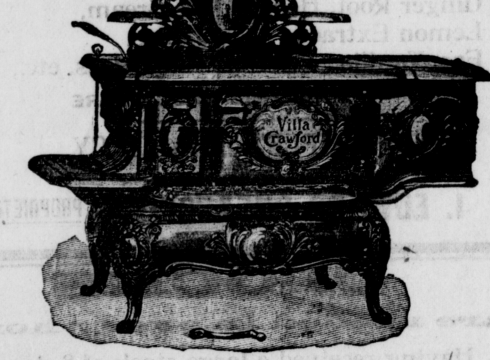
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How They Do It.

The sewing circle weekly meets The savages to gown,

And while they dress the heathen up They dress their neighbors down.

sions and other lumber saw-A prominent lawyer in a Western city once went East to transact some business. On ed to order. Prices right. arriving at his destination he found that he had forgotten the name of the firm he had A. BY-LAW gone to see. After spending some time in To establish a Lockup House in the village useless efforts to remember, he at last deof Hartland in the County of Carleton, cided to telegraph home to his partner for under the provisions of "The Municipal- the necessary information. In answer he ities Act," Section 95, Sub-section 33. WHEREAS, by "The Municipalities Act" it business is with Smith & Jones. Your name is enacted that the County Council may make | is Brown."



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