

Original Bears Register No. 1295

of his liberty. The Duff of the Supreme Court of the City of Montreal v. Beavois said the by-law in question is also impugned as unreasonable and oppressive. It is not necessary to confine the mainline to the question of the validity of the byelaw, it is necessary that the reasonableness should be shown. It is not that it was not passed in good-faith in the exercise of the powers conferred by the statute, or that it was not a bona fide attempt to be oppressive as to be upon any fair construction an abuse of these powers? "In Kruse v. Johnston, the court said that there may be cases in which it would be the duty of the court to consider that the by-law was not a bona fide attempt that these were made, as invalid because unreasonable. But unreasonable in what sense? In the sense that it was not to be partial, and unequal in their operation as between different classes; if they were manifestly oppressive as to one class, and if they involved such oppressive

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about getting married is that you have to.

one-half cake of chocolate.

... of a tailored skirt.

the firemen a run for nothing