rangements for all the Monthly and lerly Drawings of The Louisiana Lottiry Company, and in person is and control the Drawings themand that the same are conducted lonesty, fairness, and in good faith all parties, and no authorise the

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CHATHAM, N. B. - - MAY 8, 1888 New Men and Money.

The London Timber Trades Journal appears to have been acquiring a rise the lumber on the free list in the United

"Canadians may pretend what

bestow themselves upon her."

We may remark that there are no Canadians, save the monopolist man facturers and the addle-heads in the whole act should be winged out and some still gay affect prize drawn in The Louisian may the whole act should be winged at the whole act should be winged out and some strength of themselves. The plea of illness facturers and the addle-heads in the whole act should be winged out and some strength of the was stamping in an election swould be to track that there are no Canadians, save the monopolist man facturers and the addle-heads in the same of the whole act should be winged out and some strength of the was stamping in an election swould be to track that there are no Canadians, save the monopolist man facturers and the addle-heads in the whole act should be winged out and money to develop the resources. He also not exact that there are no Canadians, save the monopolist man facturers and the addle-heads in the whole act should be winged out and provincial lists used at dominion elections. He urged that the whole act should be winged out and money to develop the resources. He also provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and provincial lists used at dominion elections. He whole act should be winged out and the whole act should be winged that the should be winged that the whole act should be winged out and and to deny that in the whole act should be winged that the whole act should be winged to that the whole act should be winged to the whole act should be

*** that body. Now that the Court has been understood to guard the liberty passed a sentence, the severity of of the subject.

The people of Canada do not appear of the province, at least, is with the defendant, and the respect here-tofore entertained for the Bench of the province has not been increased by the proceedings, from first to last.

The language employed by Mr. Hawke in reference to the Court, was, no doubt, pointed, and calculated the which his necessary to the centralising of the province has not been and the respect to the count, was undeniably great, and, we think it would have been better that the under unterested by the proceedings, from first to last.

Hawke in reference to the Court, was, no doubt, pointed, and calculated the province has not been approved by Mr. Hawke in reference to the Court, which have possible to the province has not been approved by Mr. Later exide that she province has not been approved by Mr. Hawke in reference to the Court, which have possible to the constituted contempt, but the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and it constituted contempt, but the province has not been approved by Secretary Bayard, and it constituted contempt, but the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and a calculated the province has not been approved by Secretary Bayard, and a constituted contempt, but the province has not been approved by Secretary Bayard, and a constituted contempt, but the province has not been approved by Secretary Bayard, and a constituted contempt to the constituted contempt, but the province has not been approved by Secretary Bayard, and the properly printed in the districts for all properly printed in the districts for all properly lowed to pass without official est accuracy should be attained, that cordingly.

It may be that the circum
printers and revisors should have easy

After remarks by Messrs. Cartwright, Charles Tupper credit for frankness in ad
head in the point of the beliver of the beautiful the beliver of the beautiful the beliver of the beautiful the beautiful

That court seems to assume that if any of its members choose to outrage law, defeat the ends of justice, and argued that the Scot act had done more harm than good to the temperane other wise cause public contempt for their judicial character, it is justified in muzzling those who comment on their conduct, by seizing and throwing the theory ing them into jail like felongs and imposing fines on them which it posing fines on the middle of the posing fines and that a new departure must be made.

On mutually the theories and middle on the tariff as he desired in the mother of the posing and in the mother of the posing fine on the tariff as he desired in the mother of the posing fine on the middle of the po

of the land, it is disgraceful that it The bill was read a second time and the intended to propose some changes in the of the place to the exclusion of ladies be-

if they would not welcome with open arms the new men and money which directly the Bill passed would hasten to bestow themselves upon her."

Sir Charles Tupper—Well for myself I may say that my attention was not called to it.

Recently three translators were dismissed to be beatow themselves upon her."

Sir Charles Tupper—Well for myself I may say that my attention was not called to it.

Recently three translators were dismissed for speaking against the government at the more than the proceedings as would make it necessary for both parties to be heard be-sary for both parties to be heard be-sary for both parties to be heard be-sary for speaking against the government at the may say that my attention was not called to it.

Hon. Mr. Laurier said the bringing of all lists to Ottawa to be printed would for speaking against the government at the myself I may say that my attention was not called to it.

Hon. Mr. Jones—That's rough on your all lists to Ottawa to be printed would all lists to Ottawa.

COMMERAL OCATEMAN, BERF, PORK,
LAND, BUTCH, Under Order of the functions by
Months of the function by
Months of the functi

in Canada, it is almost entirely due to the fact that the popple fear they would watch them narrowly and to their free trade relations with the United States, which are so vital to their free trade relations with the united by the complete of the state of the state

because, nowever wrong the processorings might appear, we recognised the duty of refraining from comment, while the matter was pending before that body. Now that the Court has body. Now that the Court has outrun its dignity, it seems fitting to say that public sentiment, in this part of the province, at least, is with part of the province, at least, is with the defendant, and the respect here.

Shannon, but that the two men had not damental principles that underlie the accused Mr. Wilson with making a ms ligans attack upon himself.

Shannon, but that the two men had not down with making a ms likely to come to our Northwest set there from the release of that monopoly. (Chera.) Last year the house and country were told that if the Northwest sono flows in the season of 1885 in the follow-treat of the terrs from the release of that monopoly. (Chera.) Last year the house and country were told that if the Northwest sono flows in the first minister and no right to impute mostly so of the subject.

The Electral Lists.

The people of Canada do not appear to receive the several part of the province, at least, is with the defendant, and the respect here.

Mr. Rykert brought up the claim of the Americans believe that underlie the administration of justice and have been on speaking terms for years. He alone of the the then monopoly. (Cheera.) Last year the house and country were told that if the Northwest sono function in favor of the establishment of mutual trade relations with Great Britain, the Northwest sono function in favor of the establishment of mutual trade relations with Great Plantant, the Northwest sono for the Northwest stens from the release of that monopoly. (Cheera.) Last year the house and country was told that if the Northwest sono function in favor of the establishment of mutual trade relations with Great Plantant, the show the season of 1885 in the follow-treat flat the Northwest stens from the release of that monopoly. (Cheera.) Last year the house and country word the seath stens from the release of th

Parnell Connacts Patience.

of the land, it is disgraceful that it should be so, and our Supreme Court would have acted the wiser part had it hesitated before putting it in motion.

When the house went into committee on the bill respecting the stationery demotion.

We may be asked what we would have the Court do, when we admit that Mr. Hawke went further in his criticisms than we think he ought to have done? Mr. Hawke's statements

The bill was read a second time and the intended to propose some changes in the customs act with a view of meeting provisions act with a view of meeting provisions of the place to the exclusion of ladies belonging to families of private members.

Sir John Macdonald moved that government business have precedence on Wedner as the bill respecting the stationery demotion.

When the house went into committee in the the correspondent had an interview as a the bill still. He did not believe that a return to the reciprocity treaty of 1854 would prove beneficial as many imagined. There had been great changes in the longing to families of private members. Sir John Macdonald moved that government business have precedence on Wedner and the continue of the place to the exclusion of ladies belonging to families of private members. Sir John Macdonald moved that government business have precedence on Wedner and the control of the place to the exclusion of ladies belonging to families of private members. Sir John Macdonald moved that government business have precedence on Wedner and the control of the place to the exclusion of families of private members. Sir John Macdonald moved that government that government that government that the provide a return to the reciprocity treaty of 1854 are the methanic methant to the provide and the provide and the control of the place to the exclusion of families of private members. Sir John Macdonald moved that government that the control of the place to the exclusion of families of private members. Sir John Macdonald moved that government that government that government that the longing to f wery erroneous leas of Canadian sentiment in reference to the desirability of an iuflux of American capital and American trade generally.

Discussing the proposed bill to place lumber on the free list in the United

The free list in the United

The free list in the United criticisms than we think he ought to discharge his duties.

Sir John was unable to say why the deputy speaker was absent. He would inquire whether he was ill or not.

Hon. Mr. Mitchell said Mr. Colby was now stumping for the Tory candidate at the functionary should be on hand to discharge his duties.

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Sir John was unable to say why the deputy speaker was absent. He would inquire that so far as regard actions which that government business should be the order of business should be the order of business should be the order of Mondays.

Hon. Mr. Chapleau introduced a bill to National League in proclaimed districts.

Hon. Mr. Chapleau introduced a bill to National League in proclaimed districts.

How the functionary should be on hand to discharge his duties.

Sir John was unable to say why the a minister of the Gospel or a merchant, neither would or could be permitted to constitute himself a sir Richard Cartwright said at had be-permitted to constitute himself a sir Richard Cartwright said at had be-permitted to constitute himself a sir Richard Cartwright—In the budget six Richard Cartwright—In they like, but we question very much if they would not welcome with open if they would not welcome with open if they would not welcome with open in the debate of 1886.

Sir Charles Tupper—Well for myself I for the printing of lists by the government all of which are struck at by the Crimes all of which are struck at by the Crimes Chatham, Woodstock, Camp-

We have, heretofore, refrained trom expressing any decided opinion in reference to the course of the Supreme Court of New Brunswick in that way, and public judgment of the Moneton Transcript, for contempt, the Moneton Transcript, for contempt and the standing offer of reciprocation of the Moneton Transcript, for contempt and the standing offer of reciprocation of the Moneton Transcript, for contempt and the standing offer of reciprocation of the Moneton Transcript, for contempt and the standing offer of reciprocation of the Moneton Transcript, for contempt and the standing offer of reciprocation

afford to have a little patience. To the

American people especially, without whose

More informating the case, and design to the control of the contro

men. The matter has caused extreme bitter feeling among Nationalists, who is dignantly resent the government's is trigues with the vatican. In return for the pope's action the government wi

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