

“ been stated publicly at the hearing below, and should not
 “ have been reserved to influence the decisions in the court
 “ of appeal.

“ We have thought it due to the general interest of the
 “ suitors in the colony to make these remarks, in order to
 “ prevent what has been done from growing into a practice,
 “ though it may not have produced any mischief in this par-
 “ ticular case.”

Le principal ordre en conseil réglant la partie la plus im-
 portante des procédés devant le comité judiciaire, c'est-à-dire,
 les *transcripts*, fut fait le 13 juin 1853. Nous croyons plus
 utile de ne pas le traduire et d'en publier ici le texte même :

Present,

THE QUEEN'S MOST EXCELLENT MAJESTY,

HIS ROYAL HIGHNESS PRINCE ALBERT,

LORD PRESIDENT, LORD STEWARD, DUKE OF NEWCASTLE, DUKE
 OF WELLINGTON, LORD CHAMBERLAIN, EARL OF ABERDEEN, EARL
 OF CLARENDON, VISCOUNT PALMERSTON, MR. HERBERT, SIR JAMES
 GRAHAM, BT.

Whereas there was this day read at the board a report
 from the right honourable the lords of the judicial commit-
 tee of the privy council, dated the 30th May last past, humbly
 setting forth that the lords of the judicial committee have
 taken into consideration the practice of the committee with
 a view to greater economy, despatch and efficiency in the
 appellate jurisdiction of her majesty in council, and that
 their lordships have agreed humbly to report to her majesty
 that it is expedient that certain changes should be made in
 the existing practice in appeals, and recommending that cer-
 tain rules and regulations therein set forth should henceforth
 be observed, obeyed, and carried into execution, provided
 her majesty is pleased to approve the same.

Her majesty, having taken the said report into considera-
 tion, was pleased, by and with the advice of her privy coun-