

needs bestow her a funeral." The next is "a cashier of a cashless concern, an issuer of light paper" for weighty gold; one who can not think, as the noble-minded Roman did, "I had rather coin my heart, and drop my blood for drachmas than to wring from the hard hand of peasants their vile trash by *any* indirection," and if he had profited by paternal example and precept, he would not have allowed the law to have got the whip hand of him. In succession then

"A motley figure of the fribble tribe

came simpering on, to ascertain whose sex,

Twelve sage impanelled matrons would perplex,

Nor male nor female, neither, and yet both,

Of neuter gender, and *Canadian* growth,

A five-foot suckling, mimicing in its gait,

Affected, peevish, prim and delicate."

In fine, it was "dandy Wheatland, on whom it is too much to have expended seven lines of good poetry.

I fear I have already exceeded the bounds of your paper, but my objects are so many, and my will so good, it is difficult for me to desist.— However, I will stop here for the present. Early in June (I wish to communicate it publicly) I will continue my strictures; I shall meet the inhabitants of Quebec on their field of glory, the race-ground, where I shall have the good fortune to see them *all at home*. TOM BROWN.

I congratulate myself and the public at having so un-daunted and able a coadjutor at Quebec in the warfare I am carrying on against evil manners, evil deeds, and evil doers; and I have good reason to hope the effects of such wholesome castigation will be soon as visible in Quebec as it is in

*The Canada bank at Montreal have, with a tardy resumption of common sense, at length issued notes omitting the ridiculous and invalidating clause, stipulating that payment should be made *out of the joint funds of the association and no other*, and have now a paper in circulation that has all the legal and mercantile requisites of a bank note; as much, that is to say, as a paper issued by *unincorporated banks*, which are not only illegal, but are by statute declared to be *common and public nuisances*, can be. Why do not the Montreal bank and that of Quebec, follow their example? L.L.M.