THE WEEKLY MAIL: TORONTO, FRIDAY, MAY 2, 1873.

DOMINION PARLIAMENT. Mr. Blake objected to 1 (Continued from Fourth Page.) Hon. Mr. Mitchelf moved the mouse Hon. Mr. stream where the Whole to consider a nto Committee of the Whole to consider a resolution providing for the appointment of Commissioners for the harbour of Pictou, in the Province of Nova Scotia - Mr. Campbel the chair. The resolution was adopted, reported, and d second time. Mitchell then introduced a and submitted a sworn statement of the s his reason for absenting meeting of the Kent, N mittee yesterday. He sai ted him to what he be legal procedure, namely, taking fecting the securities attached tion. He, as the nominee of the had taken the only step po opinion of the House on the Mr. Mackay, as Chairman mittee, felt it to be his dut emarks. d that it was ittee had mad ection with the Sir John Macdonald said the try certain cases, and the H interfere, directly or indire particular instances provided The hon, gentleman had with committee with the idea to rould set him right, and his . Blake th e, was pe the step he did, it wa pted, and that he be e not under the circu After some further discussion M mendment was carried, and t notion as amended, was t on which had occupie the House on the conduct at acavouring to prevent Hon. begram from Strath-ugat + hrough the influence of th Mr. Tupper was allowed to ision. Hon. Mr. Tupper, after passing som etter which he had received from M Macdonald, who happened to be in allery of the House when the debate The House went into Co bill to amend the Act 33 Vi , cap. 3, int

ture or sale of spirituous

Introduction the Lieut. Governor. This latter limitation was necessary in case of alcohol being re-quired as medicines. The bill passed through Committee with this amendment, which was read first and

d that corrupt prac- and t Mr. Blake consults defined. Mr. Carter quoted from the laws of old anada in support of the provisions of the band defined to high defined. Mr. Blake ridiculed the remarks of the tion to

the day was

function of substitute. The agreed what the substitute is a substitute that these election cases should be tried by an order of the burges of the Porvincial Judges were already consideration. very onerona. Mr. Smith. of Westmoreland, while he that Mr. Dori thought it desirable that these cases should on concur be tried by Judges not iff any way mixed up resolution with local politics did not see how it was He found

to try election petitions. Mr. Blake objected to this clause, which pitchforked into this bill a Parliamentary approval of a general Court of Appeal, when Parliament had not decided that such a court should be established. Let them first put, the House divid see what was to be the composition and du

Automatical had not decled that such a this w court should be established. Let them it is put, to see what was to be the composition and du-ties of this court, if it were to be established blane of this kind. The present Jacks, newsp who mingled with the people of the country, at would be far more beyond suspicion than the neath Judges of a Court of Appeal, who would not and at all mix with the people and would be un-der the immediate eve of the Government. that

rediate eye of the Government. Expatrick asked why the hon. when in the Ontario Legislature,

Mr. Blake said the Minister of Justice a priva

gentleman, when in the Untario Legislature, had proposed that election petitions should be tried by the Superior Court Judges in-stead of by the Caunty Court and Division Court Judges, who mixed far more with the target of the superior of the superior of the consistency against

had at one time contended that the trial of these cases would take away the Judges from their duties, and afterwards had thought that the seven Judges of the Court of Appeal could dispose of the while of Appeal could dispose of the while of

was underst mission, in J Sir John Macdonald moved the House ment of fact

Blake regretted that it did not Controverted Elections Act, 1872, in-Controverted Elections Act, 1012, .... i of 1873. (Laughter.) He asked explanation as to the second clause.

HOUSE OF C od, who spok

liquors in the North-west, and prohibit its introduction there without the permission of the Lieut.-Governor. This latter limitation

ato committee on the bill to etter provision respecting election pet

He thought the

udges. He main

The bill was not in vill on that subj

Mr. Kirkpatrick h est far distant when would be established.

Sir John Macdonald said he hoped to a Supreme Court content,

