a net revenue of \$184,289 50, over and above the costs of repair and management; and if you add to that amount the tolls unwisely refunded, \$56,474 63, you have an amount equal to five per cent. on the total expenditure on the Welland Canal, as shewn in the Report of the Commissioner of Public Works, up to the 1st January, 1862, and a margin of \$7,436 to the credit of this work. Then we had the St. Lawrance Canals, and if they did not pay it was because of the extravagance of the management and the system of toll on those works. (Hear.) It was reported that some people believed if we could only get Confederation we would have enough to pay for both the general and local governments, and so much more to spare that we would not know what to do with our money. would be the revenue of the Confederation? Taking the year 1863 as the basis, we find the revenues of the proposed Confederation for that year, from customs and excise, to be as follows:

 Canada
 \$5,999,320
 98

 Newfoundland
 \$496,890

 Prince
 Edward
 Island
 153,520

 Nova
 Scotia
 861,989

 New
 Brunswick
 768,353

2,280,752 00

\$8,280,072 98

We will now consider the burdens to be assumed by the Confederation. Interest on the debt of Canada, \$3,812, 514 01; interest on the debts of New Brunswick and Nova Scotia, of \$15,000,000, say \$750,000; interest on the debt of Newfoundland, of \$946,000, and the debt of Prince Edward Island, of \$240,673—\$59,333. Add to this the interest on the cost of constructing the Intercolonial Railway, not less than \$1,000,000 yearly, supposing it were to cost us but \$20,-000,000, and the amount to be spent yearly for defensive purposes, \$1,000,000. assuming that civil government and the cost of legislation should be no more for the Confederation than for Canada, which is certainly a reasonable view, we have for civil government, \$430,572 47; for legislation, \$627,-377 92; judges' salaries, Lower Canada, \$115,755 55; judges' salaries, Upper Canada, \$157,690 33; emigration and quarantine, \$57,406 32; ocean and river service, \$511,-356 40; lighthouses and coasts, \$102,724 75; fisheries, \$22,75841; cost of collecting revenue and excise in Canada, \$401,561 41; local subsidies to provinces, \$3,056,849. Thus shewing a balance against revenue of \$3,825.

781 89; and if the canals are to be enlarged, as promised, an additional debt must be created of \$12,000,000 for such purpose,—another annual charge of \$600,000,—or a total balance against revenue of \$4,425,781 89. These gentlemen from the east were going to give us the Intercolonial Railway and enlarge our canals, but if to enlarge the canals, why were not the canals put in the Constitution?

Hon. Mr. DICKSON—They did not want to throw cold water upon it. (Laughter.)

Hon. Mr. CURRIE-Why not give a guarantee for their enlargement? He found that the desirable improvement would entail an expense of \$12,000,000. As to the local subsidy, he regarded it as a farce, or as honey spread out to catch flies. As to the argument that the rejection of the scheme would injure our credit, he would ask whether the bondholders would not much prefer our present financial condition to one of fifteen millions of increased indebtedness, with nothing of value to show for it. If the people of England knew that Confederation and the Intercolonial Railway meant an increase of fifty per cent. on our tariff, they would not be so anxious for it. As to the representation in the Confederated Legislative Council, it was proposed to give Upper Canada and Lower Canada twenty-four members each, and to the Lower Provinces twenty-eight. That is, the 780,000 souls in the Lower Provinces would have four members more than Upper Canada with its million and a half. This proved that though Canada had talented men in the Conference, they either forgot our interests or sat there powerless. When the Legislative Council of Canada was made elective, his honorable friend near him (Hon. Mr. CHRIS-TIE) had stood up for the right of Upper Canada, as the Delegates should have done in the Conference. On the second reading of the bill to change the constitution of the Legislative Council, on the 14th March, 1856,—

Mr. Brown moved, seconded by Mr. Foley, That it be an instruction to the Committee to amend the bill, by providing that the members of the Legislative Council shall be elected for four years, one-half retiring every second year.

Mr. Gould moved, seconded by Mr. Wright, That it be an instruction to the Committee to amend the bill by providing that the constituencies shall be arranged according to population, without regard to the division line between Upper and Lower Canada.

This amendment was supported by the Hon-Messrs. AIKINS, BROWN, CAMERON, CHRIS-TIE, FOLEY, FREEMAN, WILSON, and many leading reformers in Upper Canada.