WEDNESDAY, JELY 4.

Certain Bills received a second and third reading, after witch Mr. WET-MORE read and hid before the House the petition and protest of George Mc-Leod and others, voters in the County of Kent, against the return of William S. Cair and Owen McInerney, as members of the General Assembly, on the ground that the election was illegal, in smuch as the Sheriff had not fi'd the people that the election would take place at a certain time, and had afterward changed the date; and also on the ground of bribery and corruption.

On motion of Mr. WETMORE it was ordered that on Saturday next, the 7th instant, at the hour of 10 A. M., the House do go into the consideration of the charges contained in the petition of Geo. McLeod and others against the return of Messrs. Caie and McInerney.

Mr. LINDSAY moved for leave to bring in a Bill to place the road from North Richmond to South Richmond, in the County of Carleton, on the Great Road list. Leave granted, and the Bill was read a first and second time, and referred to the Chief Commissioner of the Board of Works.

Mr. LINDSAY moved for leave to bring in a Bill to place the road from the Court House in Woodstock to the River de Chute on the Great Road list. Leave wes granted, and the Bill was read a first and second time, and ref rred to the Chief Commissioner of the Board of Worke.

Mr. BECKWITH moved for leave to bring in a Bill to place the road from the North of the Keswick, in the County of York, to the River St. John, opposite Weodstock, on the Great Road list. Leave was granted, and the Bill was read a first and second time, and referred to the Caief Commissioner of the Board of Works.

Mr. BECKWITH moved for leave to bring in a Bill to place the road from Thompson's Mills, in the Parish of Douglas, passing through Stanley to Boiestown, on the Great Road list. Leave was g anted, and the Bill was read s first and a-coud time, and referred to the Chief Commissioner of the Board of Works.

The order of the day was then taken up. RESOLUTIONS ON UNION DELEGATION.

Mr. LI DSAY said he thought it wanot right that delegates should be bound down in their action by any, restricti no last upon them by this trouse.

M . SMICH rose to cos the debate and said : ---

they would have moved such an umend- for it. It does seem to me that it is not ment as they did. I slways thought we possible there can be a majority of the were a deliberative Assembly, sent here members of this House willing to stabily by the people to exercise our judgments; themselves and ignore their fuse ions, and intellects on all matters pertaining to and do nothing more on this great questhe well-being of the people of this Pro- tion than to appoint delegates with power vince. But it appears the Government to change the Constitution of this Prodo not entertain such an opinion. They talk as though all the blessings which hey predicted Confederation was to bring, had already been experienced. Galt contemplated reducing the taxes in Rather than the course they have pursued. I think they should have come befire the House, and said "the country have determined to try the experiment of Union," and explained the course they in such financial difficulty that he should intended to follow, so that hon, members might bring their powers of mind to bear upon the subject, and suggest such modifications and alterations as to them was deemed n-cessary. Instead of this they are shrouding their conduct in mystery and concealment. When I asked the before Confederation is accomplished, he Attorney G neral if it was the lutention is compelled to raise the duties on variyet refuse to say if they will agree to a vernment. The Provincial Secretary Union of only two. The people of New (Mr. Till-y) and told us that in Canada Brunswick may be willing to go into a Union with all the Provinces, while they unite with Canada alone. I do not believe the Government are justified in parsuing such a mysterious course, nor constituents if they vote for the amend-

Mr. SMITH then referred to a misunderstanding which had arisen with regard to the wording of Hon, Mr. Fisher's Amendment, and then proceeded :-

In the Amendment made by the Government they make the declaration that tion, members of this House are not here to delilerate on the terms of Union, but simply to cothe with unlimited power the delegates who may be sent on this mission; that they wil not ad nit of o, inions being expressed by those whom the peopeh ve sent to speak for them, I ask I na. some anticipation that some pauce, for note itestanding the doct ine instead of nine cents as heretofore." There

this House, but I had no thought that; and the people will call them to account vince without their having a voice in the matter. The hon, member for Northumberland (Mr. Johnson) told us that Mr. Canada. Does he? I'll show that he contemp'stes greatly increasing them. Mr. Galt himself admitted in his speech in the Canadian Parliament that they are call upon them to give the Government power to issue five million dollars of Treasury notes. . The duties they now pay in Canada are much higher than with us, and although Mr. Galt says that that would probably be their last Session, yet of the Government to confederate New ous articles to meet their present emer-Brun-wick and Canada if Nova Scotia gencies. I hold in my hand a report of decided not to come in, the required in- | Mr. Galt's speech when presenting his fiformation was conceased. They bring nanctal statement, and I will read what forward a resolution intimating that the he says, as a'so the remarks of Mr. Geo. Union is to include all the Provinces, Brown on the course pursued by the Gothey had an excise duty of thirty cents a gallon on whi key. Does lie know that would not agree that this Province should it is now intended to raise that to sixty cents, and under Confederation we will have to pay that amount. The people of Canada want more money than they have, that hon members will do justice to their and even now they are paying eight per cent, for it. Taeir finances are in a very bad state.

> Mr. Galt says (I shall merely read a (ew extracts from his speech) :-

> " This year the financial statement included the expense of the election of Legislative Councillors last fail, but it was not likely that this Parliament would ever have to provide means for another General Election."

For Militia he would not ask for \$50 .-000 as usual, but " he wished to be empow-red to spend a sum no less than \$1 .-500,000." And then he gies on to specity the ar icles upon which a higher duty the House if they are willing to ignore must be paid. "It would be his duty to meir functions, to shirk all the responsi- increase the excise duty on spirits from bility and place it on the shoulders of thirty to sixty cents." "On Indian corn, the Government? I repudiate any such coarse grains, &c., imported from the doctrine that in a case like this, when the United S ates, there would be a duty of changing of the Constitution is contem- ten cents a bushel. On flour the daty plated, toat the people's representatives would be fifty cents a barrel." "On tea should take no re-possibinty. All the the Government proposed adding to the r sponsibility of the acts of the Gov- specific duty three cen s a pound, making ernment will rest upon them and the peo- the duty on tea as nearly as possible ple. I taink non members had better twelve or twelve and a half con sa pound, amendment would be offered by the G - nere laid down by the Government, the is also to be a change in the duty on movernment to the resolutions I laid before result, if disastrous, will rest with them, lasses. It is put down at \$1 per [gallon,