IMPERIAL LOAN AND INVESTMENT Co.:—See "Imperial Building, Savings and Investment Co."

IMPORT DUTIES:

- 1. Petition praying that a duty be imposed on Flour imported into Canada from the United States; Not received, 241.
- Petition of St. Francis and Megantic Internation 1 Railway Co., praying for an Act granting an exemption of duty on Rolling Stock; not received, 260. Similar petition from North Shore Railway Co.; not received, 269. Similar petition from Levis and Kennebec and other Railway Companies; not received, 287.
- 3. Petition from Toronto, praying that a Committee may be appointed to enquire into the Import Trade of Canada, so far as relates to Tea and Coffee, etc., 273.
- Indians:—Petitions praying that the Wyandotte Indians may be enfranchised, etc., 235.

 See Accounts, 51, 52.
- INDUSTRIAL LIFE INSURANCE Co.:—Petition for an Act of Incorporation, 66. Report of Notice, 83. Bill presented, 99. Referred, 140. Reported with amendments, 169. Considered and amended in Committee; Agreed to; Passed, 178. By the Senate, with amendments, 293. Considered, 294. Agreed to, 302. R.A., 367. (38 Vict., c. 78.)
- Ingraham, George:—Petition complaining of his improper conduct as Returning Officer for the County of Victoria, Nova Scotia, 246.

 See Victoria, N.S.

INLAND WATERS:

- 1. House resolves to go into Committee to consider the expediency of extending provisions similar to those of "The Seamen's Act, 1873," to persons employed in navigating the Inland Waters of Canada, 182. Resolutions reported and agreed to, 243. Bill presented. See *infra.*, 2.
- Bill respecting the Shipping of Seamen in the Inland Waters of Canada; Ordered; Presented, 243. Read second time, 265. Considered and amended in Committee, 296. Reported; Agreed to; Passed, ibid. By the Senate, 357. R.A., 367. (38 Viet., c. 29.)
- Bill respecting Certificates to Masters of Inland and Coasting Ships; Ordered; Presented, 261. Withdrawn, 296.

INLAND REVENUES: -See Accounts, 53.

INSOLVENCY:

1. Petition from London, praying that no change may be made in the Insolvent Act of 1869, but that it may be continued as a permanent Statute, 259.