## Proclamations:

The Union to take effect, by Proclamation, within six months, 3.—Proclamations issued before the Union (in relation thereto), continue in force after the Union, 139.

The names of the first Senators to be inserted therein, 25. Announcing the Royal Assent to any Reserved Bill to be entered in the Journal of each House, 57, 90.

Proclamations under existing Acts affecting U. or L. Canada, may be issued by the Lieutenant-Governors of Ontario and Quebec, 140.

Constituting new Townships in Quebec, 144.

## Promissory notes:

Legislation relative thereto is under exclusive control of Parliament, 91 (18).

## Property and Civil Rights in the Provinces:

Legislation thereof is under Provincial control, 92 (13).—But Parliament may enact provisions for uniformity of the Laws in reference thereto, or of the procedure of the Courts, which shall not have effect in any Province until enacted by the Legislature thereof; after which the power of Parliament in relation to any matter prised in such Act shall be unrestricted, 94. See 1419 Judges.

## Provacial Constitutions:

Executive Power, 58 to 68.—Lieut. Governor, 58 to 62.—Executive Council, 63, 64.—Lieut.-Governor in Council, 65, 66.—An Administrator may be appointed by the Governor General when necessary, 67. See Lieut.-Governor.

Seat of Government of each Province named, subject to any change under the direction of the Executive Government thereof, 68.

Legislatures and their powers, 69 to 95, 128. See also Ontario. Quebec.

Classes of subjects enumerated on which the Provincial Legislatures have exclusive powers of legislation, 92, 93, —Power to legislate, subject to appeal to the Governor in Council, 93 (3).—subject to the control of Parliement for rendering uniform, in certain Provinces, the Laws relative to Property and Civil Rights and the Procedure of the Courts shall not have effect in any Province until enacted as law by the Legislature thereof, 94. See Amenaments.