

A

Allowances to Provinces—Continued.

—*Besides*, if the *Public Debts* of *Nova Scotia* and *New Brunswick*, do not amount, at the Union, to \$8,000,000, and \$7,000,000 respectively, they shall receive by half yearly payments, in advance, 5 per cent interest on the difference, 116.—*See* Public Property of Provinces—*See* Readjustment of Debts of Provinces.

Allowances and Salaries—See Salaries.

Appeal—A General Court of, may be constituted by Parliament for Canada, 101.—(Supreme Court constituted by Canada Act 38 V., c. 11; amended by 39 V., c. 26.)

—To Governor General in Council in favor of Dissident Schools, 93 (4)—*See* Education.

Application of Provisions—The provisions applicable to the Queen, extend to Her Heirs and Successors, 2.

—The provisions applicable to the Governor General, extend to the Administrator, 10.

—The provisions applicable to the Lieutenant Governors, extend to Administrators, 62.

—The provisions respecting *Money Votes* of Parliament apply to Legislatures, 90.

Appointment of Deputies—By Governor General, 14.

—*Of Administrators*—In place of Lieutenant Governors, during their absence or inability, is made by Governor General, 67.

—*Of Judges*—In the Provinces, belongs to Governor General, 96.

—*Of Officers* by Governor General after Union, 131.

—*Of Privy Councillors* by Governor General, 11.

—*Of Executive Councillors* by Lieutenant Governors, 134.

Appropriation and Tax Bills, 53, 90.—*See* Money Votes.