

I

Increase of Members of House of Commons—Must take place without interfering with proportionate representation, 52. *See* Canada Readjustment Act, 35 Vic., c. 13.

Indians and Indian Lands—Under exclusive control of Parliament, 91 (24).

Ineligibility—Of salaried officers for Commons, 41. For Ontario or Quebec, 83.

Insolvency and Bankruptcy—Under exclusive control of Parliament, 91 (21).

Intercolonial Railway, to connect the St. Lawrence with Halifax, 145.

Interest of Money—Under the exclusive control of General Government, 91 (19).

Interest of Public Debts of Provinces—Constitutes the 2nd charge on the C. R. F. of Canada, 104.

—The General Government deduct from the allowances to Provinces, all interest due on such Debts, in excess of the sums allowed by Union Act, 118.

—Paid to Nova Scotia and New Brunswick, 116. *See* Allowances to Provinces.

J

Journals, &c., of Parliament of Canada and of Quebec—To be printed and published in English and French, 133. *See* Manitoba.

Judges of Superior, District, and County Courts—Except Judges of Probate Courts of Nova Scotia and New Brunswick, are all appointed by Governor General, 96, and temporarily selected from respective Bars, 97.

—Of Quebec Courts, always from Bar of L. C., 98.