

- Johnson, Sir John, Biographical reference to, 174 note.
- Johnston, John, taken into custody for breach of privilege, 345 and note.
- Johnstown, District of, Upper Canada, defined, 223.
- Journals of Legislative Council and Assembly: copies thereof to be transmitted to Home Government, 18, 38; destruction of, in 1813, 546 and note.
- Justice, Administration of: instructions to Governor to prevent unnecessary delays, 20, 40.
- Judges, Authority of Governor to appoint, 11; to be appointed during pleasure only, 20, 39; Governor may suspend, for good and sufficient cause, 20, 40; suspension of Robert Thorpe from office of, 330; eligibility of, to sit in the Legislative Assembly, 326 and note, 327 and note; disadvantages arising from the election of, to the Legislative Assembly of Lower Canada, 350; incapable of being elected to Legislative Assembly, Lower Canada, 350 note; Act disqualifying them from sitting in House of Assembly, Lower Canada, 420.
- Judge of the Admiralty, Lower Canada, Salary of, 30.
- Judges of Common Pleas, Lower Canada, Salaries of, 30.
- Judges, puisne, Despatch of Peter Russell in regard to, 217.
- Judges of Lower Canada, Memorial of, on the subject of the impeachment of the Chief Justices, regretting that their names are not included in the charges, 458; proceedings relating to impeachment of, referred to Privy Council, 471.
- Judges of Nova Scotia, Impeachment of, 467 note.
- Judicature Bill, Lower Canada, 1794, observations of James Monk on, 118; text of Act 125; proclamation giving effect to, 125 note.
- Judicial establishment, Bill for, 111; observations of Dundas on plan for, 114 note.
- Jurymen, Qualifications of, in certain cases, 51.
- Juries: officers of Customs to be exempted from serving as jurors, 21, 40.
- Jurors, Fees of, for serving in cases in District Courts, 160.
- Justice, administration of, Lower Canada, Appropriation for defraying expenses of, 259 note.
- Justices of the Peace, Authority of Governor to appoint, 11; to be appointed during pleasure only, 20, 39.
- Kent, County of, Lower Canada, created, 74.
- Kent, County of, Upper Canada, created, 81, 226.
- Kent, Duke of, appointed General and Commander-in-Chief of His Majesty's Forces in America, 243 note.
- Kerr, Judge, agrees with Chief Justice in denying motion for writ of *Habeas Corpus* in case of Pierre Bedard, 387.
- King's Bench, Courts of: *See* Courts.
- Kingston, Incorporation of, as a city, recommended by Simcoe, 196; petition of inhabitants of, that the right of holding conventions to frame petitions be not restricted, 552.
- Labrador, Importance of fisheries on coast of, 27; rights of fishermen on coast of, to be preserved, 27.
- Lanaudiere, Charles de, to be appointed member of Legislative Council, Lower Canada, 16; note on, 121; protest of, against repeal of Act for division of province of Lower Canada, 121.
- La Nation Canadienne*, Craig's opinion of the aspirations of the people, 392.
- Lands, Total amount of, granted previous to Conquest, 252 note; method of division of, by French Canadians, 403; appropriation of, for endowment of rectories, 9; reservation of, for support of Protestant Clergy, 21, 41; reservation of timber lands for use of Royal Navy, 22, 42; Simcoe's remarks on application of revenue arising from, 200; appropriation of, should not be limited, 206; reservation of, for Church and Crown, proposal of Portland in regard to management of, 206 note; estimate of extent of, at disposal of Government of Lower Canada, 254.
- Lands, Waste, Importance of, for increasing influence of Crown, 251; order regarding access to minutes thereon, 232 note.
- Lands, Bill for relief of persons holding, Chief Justice Osroode objects to, 259, 262 and note; remarks of Bishop of Quebec on, 263 note; report of Attorney General on, 264.
- Lands, Surveyor of, Lower Canada: Salary, 31.
- Land grants, Authority of Governor to make, under seal of the Province, 11; method of making, 21, 41; Executive Council recommends that part of cost of surveys be borne by petitioners, 60; to be made only to persons in a position to cultivate them, 21, 41; to be registered within six months, 21, 41; regulations as to grants other than town, park or farm lots, 22, 41; oaths prescribed to grantees, 22, 42; table of fees to be established, 22, 42; terms and conditions respecting, to be published, 23, 43; reservation of coal, silver, copper, tin, iron, and lead, 23, 43; proposal to annul reservation of certain mines in, 203; mines of gold and silver only to be reserved in, 205 note.
- Land granting system of Upper Canada, Simcoe's opinion of excellence of, 201.
- Lands granted under Royal Seal not transferable to aliens, 51.
- Land Tenure, under French régime, 119; under early British rule in Canada, 120; system of, in Lower Canada, disapproved by Lieutenant Governor Milnes, 249; free and common socage in Eastern Townships, 310; proposal of John Caldwell that his lands be changed from feudal tenure to free and common socage, and proceedings thereon, 491, 492, 494, 496, 498, 500, 501; opinion of Chief Justice Sewell on change of, 496; opinion of Law Officers of the Crown on change of, 498, 501.
- La Tranche River, now called the *Thames*, 81.
- Laverne vs. Bertrand*, case cited, 415 note.
- Law, practice of, Act regulating, repealed in part, 144.
- Law clerk, Appointment of, by Legislative Assembly, 475.
- Lead mines to be reserved, 23, 43.
- Le Canadien*, Inflammatory publications of, 378; seizure of, 378 note; influence of, 391; reference to, 475.