on probation or otherwise, if his age exceeds thirty-five years or is under eighteen years, except in the case of porter, messenger or sorter, who may be appointed at the age of fifteen years. (b) For the repeal of Sections 21, 22 and 23 of Chap. 17, R.S.C., as to future action. (c) That the salary of a clerk on appointment or promotion to any class shall be at the minimum of such class. (d) For the amendment of Section 29, so that temporary copyists are excluded from the first or qualifying examination, and second class clerks are only eligible on passing the qualifying examination. (e) For the repeal of Sub-section 3 of Section 37. (f) For the repeal of Section 47 and the substitution therefor of a clause regulating the employment of assistance in cases of temporary pressure of work. Sections 8 and 9 authorize continued employment of temporary clerks employed at the time of the passing of the Act. Section 10 and 11 provide for remuneration after temporary assistance. Section 12 strikes third-class clerks, and messengers, packers and sorters out of the inside Departmental Service. Section 13 provides for appointments without examination, and Section 14 suspends the operation of the Act till 1st January, 1896.

## 407. Dominion Notes Act.

## Chap. 16, 28th June, 1895,

Provides (Sec. 1.) for the repeal of Chap. 21, Act 1894, and for the reviving of Sec. 3, Chap. 31, R.S.C. (Sec. 2.) That the issue of Dominion notes may exceed \$20,000,000, the additional amount of gold to be held by the Finance Minister to equal the excess of \$20,000,000.

### 408. Incorporation of Boards of Trade.

# Chap. 17, 22nd July, 1895,

Provides (Sec. 1.) for repeal of paragraph a of Section 1 of Chap. 130, R.S.C., as amended by Section 1, Chap. 23, Acts of 1894, and the substitution of a definition of "district." (Sec. 2.) For amendment of Sec. 1, Chap. 30, R.S.C., paragraph c, by adding definition of "judicial district."

#### 409. WINDING-UP ACT.

# Chap. 18, 22nd July, 1895,

Provides (Sec. 1.) for the repeal of Sec. 78 of Chap. 129, R.S.C., and the substitution of a section providing that all orders of the court or judge for the payment of money, costs, charges or expenses, made under the Act, are to be deemed a judgment of the court and may be enforced against the person or property of the person ordered to pay. (Sec. 2.) For the application of practice in force in Superior Courts for discovery of assets, to discovery of assets under this Act.