

Treasury notes, resorted to, 1; degree of depreciation in second year of the war of 1812, 1.

Treaty of 1807.—Cause of its rejection without reference to the Senate, 1.

Treaty-making power.—Its extent, 4.

Treaty of Indian Springs, 58.

TRIMBLE, DANIEL, Representative from Kentucky, 7.

TUCKER, GEORGE, Representative from Virginia, 7.

TYLER, JOHN, Representative from Virginia, 7; on the force bill, 831; defends the Senate investigating committee's report, 456.

V

VAN BUREN, MARTIN, remarks on the treaty with the Creeks, 60; Secretary of State, 119; appointed Minister to England, 181; resigns his seat in the cabinet, 181; his rejection as Minister to England, 214; candidates for the succession to General Jackson, 214; effect of Van Buren's appointment as Secretary of State, 214; a stepping-stone to the Presidency, 214; appointed minister, and left for London, 214; charged with breaking up the cabinet for the purpose of ousting the friends of Calhoun, 214; his nomination sent to the Senate, and rejection certain, soon as a case could be made out for justification, 214; causes of objection, 215; rejection was not enough—a killing off in the public mind intended, 215; the speeches, 215; anecdote, 215; the speakers, 215; apostrophe of Madame Roland, 215; oh politics! how much bamboozling is practised in thy name, 215; tie votes, 215; speakers for the nomination, 216; grounds upon which the objections were based, 216; quotation from McLane, 216; report of Mr. Gallatin containing a refutation of the objections relative to the British trade, 216; the original of Van Buren's letter of instructions, 216; unpublished speech of Van Buren, 217; the Washington ground, 217; Jackson, author of the instructions, 217; letter of General Jackson to Van Buren after the latter became President, 217; completely disproving a dishonorable imputation, 217; Calhoun's friendship for Jackson, 218; the New York system of proscription, 218; silence of Benton, reason for, 218; his letter to Van Buren, 218; the rejection in England, 219; its effects upon Mr. Van Buren, 219; remark of Calhoun, 219; the tie votes, 219; the injunction of secrecy removed, 219; relative to removals under Jackson, 218; elected Vice President, 282.

VAN DYKE, NICHOLAS, votes for the Missouri Compromise, 8.

Veto of Mayville Road Bill.—Third veto on the subject of internal improvements, 167; history of these vetoes, 167; they embrace all the constitutional reasoning on the question, 167.

Veto of the bank, effects of.—This a general caption for the opposition newspapers throughout the country, 280; the ruin of the country made to appear, 280; extracts from journals, 281; the programme of the bank and its branches, 281; wicked attempt on the part of a moneyed corporation to govern the election, 281.

VERPLANCK'S, GULIAN C., bill for the reduction of duties, 308.

Virginia resolutions, suggestive of nullification to Mr. Calhoun, 335; debate of 1830, the dawn of the ideas of nullification, 347; the Virginia resolutions quoted, 347; nullification doctrines avowed, 347; resolutions of '98 appealed to, 347; the resolutions, 348; their vindication, 348; from their text, 348; the right and duty of State interposition claimed, 348; forcible or nullifying interposition not meant, 348; the constitution suggests several modes of interposition, 348; to interpose, does not mean to nullify and set at naught, 349.

The cotemporaneous interpretation, 349; where found, 349; speakers in the Virginia Legislature, 349; opinions advanced by the speakers, 350, 351; the opposers of the resolutions did not charge upon them, nor their supporters in any manner contend for any principle like that of nullification, 352; responses of State Legislatures, report on the, 352; extracts, 352; enumeration of the powers which in the premises are claimed for the States, 353; views of the republicans who adopted the resolutions, 353; remark of Madison, 353; of Monroe in 1800, 354; the passage of the secession law, 354; conduct of the people of Virginia, 354.

The resolutions disabused of nullification by their author, 354; the letters of Madison, 355; extracts from his letter to Mr. Everett, 355; reasons for rejecting in the constitution fanciful and impracticable theories, 355; what the constitution adopts as a security of the rights and powers of the States, 356; completeness of these provisions for the security of the States, 356; on the doctrine of nullification, 356; letter to Joseph C. Cabell, 356, 357, 359; to Daniel Webster, 356; to James Robertson, 356; to N. P. Trist, 357, 359; to C. E. Haynes, 357; to Andrew Stevenson, 357; from a memorandum on nullification, 358, 359; note, 358; to Mr. Townsend, 359; further extracts, 360; remarks, 360.

Vote against the ratification of the treaty of 1813, 17; on repairs of Cumberland road, 22; on the bill to make a road to New Mexico, 44; on the bill to occupy the Columbia river, 50; on the nomination of Clay as Secretary of State, 55; on the nominations to the Panama mission, 66; on treaty with the Cherokees, 108; on leave to offer a resolution of inquiry relative to recharter of the bank, 205; on the recharter of the bank, 250; do. in the House, 250; on selling the stock of the United States in bank, 295; on the compromise tariff bill, 312; on the compromise bill, 330; on the bill to distribute the sales from public lands, 364; on the resolution of inquiry into the fitness of the persons nominated for bank directors, 385; on the resolution relative to the report of the Secretary of the Treasury, 395; on the resolution condemning President Jackson, 423; on Webster's plan of relief, 435; on laying the expunging resolutions of Alabama on the table, 528; on the branch mint, 538; on the deposit bank bill, 553; on the fortification bill, 555; on the incendiary publication bill, 588; on the reception of abolition petitions, 619; on abolition petition of Society of Friends, 621; on abolition petitions in the House, 621; on the Cherokee treaty, 625; on the admission of Arkansas, 631; on the distribution bill, 651; on recognizing the independence of Texas, 670; on the rescission of the specie circular, 705; on the substitute to land distribution, 708; on striking out the deposit clause from the appropriation bill, 711.

W

WALKER, JOHN W., Senator from Alabama, 7; judge, 7; votes for the Missouri Compromise, 8; on the independence of Texas, 665; on the specie circular, 708.

War of 1812.—By whose exertions the declaration was obtained, 6; its great results, 6.

WASHINGTON, Judge, of Supreme Court, 8.

WATMOUGH, JOHN G., on the Committee of Bank Investigation, 241.

WAYNE, JAMES M., moves a reference of the bank memorial to a select committee, 234; on the bank investigation 288; appointed Judge of the Supreme Court, 569.

WEBSTER, DANIEL, denies the public distress, 83; on the protective system, 96; on revision of the tariff, 96 on