

- gesses in Virginia, 23, 74, 83, 83 note; growth of, 82 *et seq.*; bicameral system, 83, 84 note, 85 note, 86 note.
- Requisitions, power of Congress to make, 43; provision of Patterson plan respecting, 177.
- Resolution, The*, 224 note.
- Respublica v. De Longchamps*, 448-9.
- Respublica v. Sweers*, 34, 58, 468.
- Revenue, amount of, to be raised by colonies for government under Confederation, 42; of Crown of England, 92; bills of, must originate in lower house of State legislature, 136; provision of Randolph plan respecting national, 158; provision for, Patterson Plan, 177.
- Revolution. *See* American Revolution.
- Revolution, French, influence of Rousseau on, 35-6.
- Rex v. Cutbush*, 346-7.
- Rhode Island, refused to acknowledge jurisdiction of Massachusetts and Plymouth, 7; not a member of New England Confederation, 7; did not send delegates to Federal Convention, 7, 58, 147, 150, 153, 175, 176, 309; represented at Albany Congress, 11; adoption of Constitution by, 46, 153, 309, 316, 380, 571 note; representative assemblies in, 85 note; charter of, 85 note, 103, 105, 131; charter provisions of, in force after Declaration of Independence, 84; not obliged to submit colonial laws to Great Britain for approval, 101; Holden and Green petition respecting territory in, 101-9; boundary disputes of, 118-19 notes, 125, 270, 379 note, 386-7, 401-2, 405, 420; constitution of, 131, 380; colonial governor of, elected by people, 138; courts of, elected by colonial authorities, 138; adhered to recommendations, Federal Convention, 153; independence of, 241; dispute respecting constitutionality of government of, 303 note, 380-2; amendments to Constitution proposed by, 330; ratification of first ten amendments by, 572 note.
- Rhode Island *v.* Connecticut, 118, 119 note.
- Rhode Island *v.* Massachusetts, 118, 119 note, 125, 270, 379 note, 386-7, 401-2, 405, 420.
- Rights. *See* Bill of Rights.
- Rittenhouse, David, and the case of *The Active*, 222, 222 note.
- Robinson *v.* Campbell, 440.
- Root, Elihu, instructions of, for government of the Philippines, 330, 443, 443 note 1.
- Root, Jesse, agent, case of *Pennsylvania v. Connecticut*, 232.
- Rousseau, influence of political doctrines of, on Revolution, 35, 36, 36 note.
- Royal African Company, a joint-stock company, 68.
- Rules and Orders, Federal Convention. *See* Committee on Rules and Orders.
- Rutledge, Edward, on influence of New England in Congress, 41.
- Rutledge, John, seconded election of Washington as President of Federal Convention, 149; opposed to equal suffrage of States, 175; views of, respecting grant of power to Congress to negative State legislation, 179 note, 202; member compromise committee, Senate suffrage controversy, 185; declined position as member of court, case of *Pennsylvania v. Connecticut*, 232; in favor of limitation of judicial power of United States to one supreme tribunal, 252, 253; chairman, Committee of Detail, 260, 261; modifications of, to first draft of Constitution, 261; changes made by, in Wilson's draft, 261; views of, respecting tenure of judges, 263; in favor of jurisdiction of Supreme Court in questions of international obligations, 265, 268; considered special provision for settling disputes between States unnecessary, 269, 270; motion of, respecting supremacy of laws of Union, 276; opposed to preparation of address to people to accompany Constitution, 329; in favor of separation of judicial and political powers, 329.
- Saint Ildefonso, Treaty of, between Spain and France, October 1, 1800, 376, 377.
- Sanborn, *In re*, 360-1.
- Sandys, Sir Edward, drafted second Virginia charter, 71; drafted third Virginia charter, 72.
- Scotia, The*, 447 note.
- Seeley, Sir John, on nature of Englishmen to assemble, 22, 83; on English attitude toward colonies, 66.
- Senate, creation of, 172 *et seq.*; great debate respecting equality of States in, 180 *et seq.*; duties of, in connection with presidential election, 196; approval of, necessary for conclusion of treaties, 198-9; approval of, necessary for appointment of public ministers, 199, 274; application to, in disputes respecting territorial jurisdiction between States, 271; a high court of impeachment, 273; approval of, necessary for appointment of judges of Supreme Court, 273, 274; Madison's amendments to Constitution considered by, 326. — *also* Legislative Department.