599 INDEX

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 acknowkledge 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 amendits to Constitution considered by, 326.

also Legislative Department.