

- governor and courts of, appointed by proprietor, 138; proposal of, for bicameral system in national legislature, 172; opposed to equal suffrage of States, 173; opposed to election of senators by State legislatures, 180; opposed to equal suffrage of States in Senate, 174, 185; repealed statute, authorizing juries to decide admiralty causes, 222; in favor of popular ratification of Constitution, 305, 308; ratification of Constitution by, 310, 571 note; ratification of first ten amendments, 310, 572 note.
- Pennsylvania *v.* Connecticut, 231-4, 237.
- Pennsylvania *v.* Virginia, 237, 238, 241-2, 243.
- Pensions, acts of Congress respecting, 350, 365.
- Percy *v.* Stranahan, 379 note.
- Peters, Judge, decision, case of *The Active*, 222; District Judge, Circuit Court for District of Pennsylvania, 350.
- Phelps, Edward John, on duty of Supreme Court respecting Constitution, 333.
- Philadelphia, meeting place of First Continental Congress, 23; meeting place of Federal Convention, 57, 146; Penn anxious to secure land for, 103; petition of citizens and merchants of, respecting Court of Appeals in Prize Cases, 219, 239.
- Phillips *v.* Payne, 379 note.
- Phillips, Erasmus James, member, Massachusetts-New Hampshire boundary commission, 119 note.
- Pickering, observations of, respecting Declaration of Independence, 30 note.
- Pilgrims, enters into Mayflower Compact, 3; Connecticut founded by separatists from, 4; views of, in matter of compact, 5.
- Pinckney, Charles, on attitude of smaller States, respecting creation of legislature, 179; motion of, on question of power to negative State legislation, 178 note; on distinct commercial interest of States, 188-9; in favor of appointment of supreme court judges by legislature, 255; proposal of, respecting extension of jurisdiction of Supreme Court, 264.
- Pinckney Plan, submitted to Federal Convention, 163, 251; referred to Committee of Detail, 164, 251, 260; treaty-making provision in, 198 note; text of, 522.
- Pinckney, Charles Cotesworth, motion for compromise, Senate suffrage controversy, 184; on inclusion of slaves in rule of representation, 187; on distinct commercial interests of States, 189.
- Pines, Isle of, 379 note.
- Piracies and felonies committed on the high seas, Randolph plan respecting, 159; ninth article of Confederation deals with, 210; courts of the Confederate States for trial of, 211; power of Congress to define and punish, 211, 215; necessity of rules for capture and disposition of, 213; trial of, under Confederation, 214.
- Plantations. *See* Council for the Government of Foreign Plantations.
- Platt Amendment, 379 note.
- Pleas. *See* Courts of Common Pleas.
- Plymouth, member of New England Confederation, 7; jurisdiction of, not recognized by Rhode Island, 7; signs Articles of New England Confederation, 9; general Court of, 9; Council of Plymouth for New England, 77-8; representative assembly in, 84 note; Rhode Island complains against commissioners of, 102.
- Plymouth Company, northern portion of North American coast assigned to, by charter of 1606, 70, 71; separated from London Company by charter of 1609, 77; second charter of, 1620, 77-9; becomes Council of Plymouth for New England, 77-8.
- Political power. *See* Judicial power.
- Poll tax, distinguished from land tax, 42.
- Pollock, Sir Frederick, on Rousseau's influence on American political philosophy, 36 note.
- Popham, Sir John, drafted first Virginia charter, 70.
- Post offices, to be established and regulated by Congress, 43, 166.
- Post roads, power of Congress to establish, 166.
- Potomac River, freedom of navigation of, 145.
- President, power of Congress under Confederation to appoint, 43; commander-in-chief of army and navy, 167, 197; method of election of, 196-7; oath of office of, 197; may be removed from office, 197; powers of, 197 *et seq.*; and treaties, 197-9; public ministers appointed and received by, 199; veto of, on proposed legislation of Congress, 200-2; conduct of international relations confided by Congress to, 376; rights of, under international law, 382; duty of, respecting acts of Congress, 383-6. *See also* Executive.
- Prioleau *v.* United States and Andrew Johnson, 461-2.
- Privy Council, appeal to, from colonial courts, 96, 101 *et seq.*, 348; prerogatives of King exercised in, 99; legislative, execu-