INDEX 597

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opposed to election of senators by State legislatures, 180; opposed to equal suffrage of States in Senate, 174, 185; repealed statute, authorising juries to decide admiralty causes, 222; in favor of popular ratification of Constitution, 305, 308; ratification of Constitution by, 310,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,

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.

Pilgrins, 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 reation of legislature, 179; motion of, question of power to negative State hardslation, 178 note; on distinct commercial interest of States, 188-9; in favor of appointment of supreme court judges hy 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, m tion 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 Confederated 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. Sce 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; sec. d 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.

Pest 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-inchief 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. Sce 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-