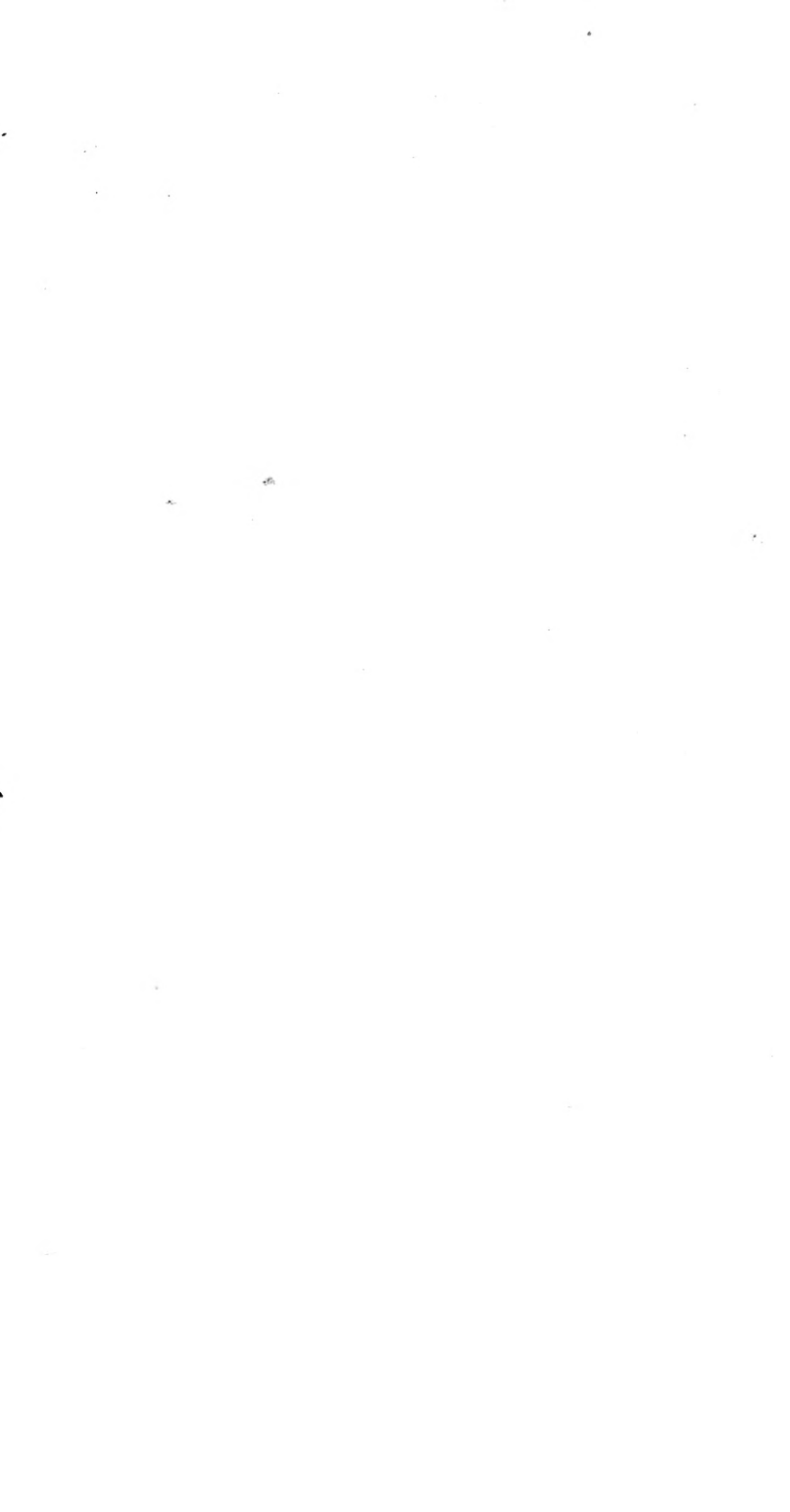
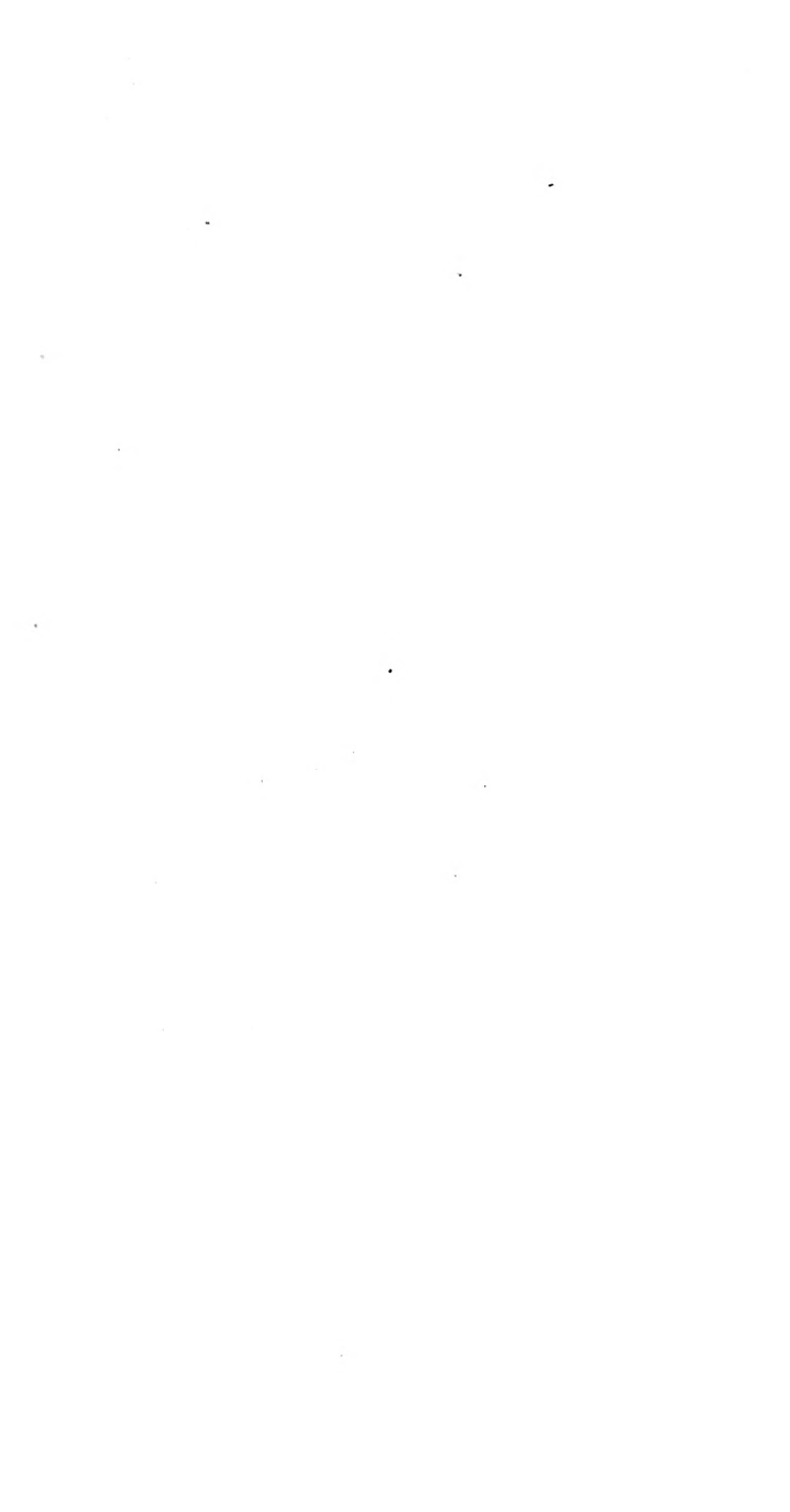




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A DIGEST
OF
INTERNATIONAL LAW

AS EMBODIED IN

DIPLOMATIC DISCUSSIONS, TREATIES AND
OTHER INTERNATIONAL AGREEMENTS, INTERNATIONAL
AWARDS, THE DECISIONS OF MUNICIPAL COURTS, AND
THE WRITINGS OF JURISTS,

AND ESPECIALLY IN

DOCUMENTS, PUBLISHED AND UNPUBLISHED,
ISSUED BY PRESIDENTS AND SECRETARIES OF STATE OF
THE UNITED STATES,
THE OPINIONS OF THE ATTORNEYS-GENERAL, AND THE
DECISIONS OF COURTS, FEDERAL
AND STATE.

BY

JOHN BASSETT MOORE, LL. D.,

Hamilton Fish Professor of International Law and Diplomacy, Columbia University,
New York; Associate of the Institute of International Law; Sometime
Third Assistant Secretary of State and Assistant Secre-
tary of State of the United States;

Author of a Treatise on Extradition and Interstate Rendition, of American Notes on
the Conflict of Laws, of a History and Digest of International Arbitra-
tions, of an Exposition of the Spirit and Achievements
of American Diplomacy, etc.

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ADDENDA AND ERRATA

Vol. I, p. 533.—At bottom of page, reference “a,” “Hay, Sec. of State, to Count Lichtervelde, Belgian min.,” instead of “July 31, 1888,” substitute “July 31, 1899.”

Vol. I, p. 696.—Near bottom of page, reference “c,” “Seward, Sec. of State, to Sir F. Bruce, Brit. min.,” instead of “Nov. 4, 1895,” substitute “Nov. 4, 1865.”

Vol. IV, p. 96.—In paragraph beginning “See, in this relation,” instead of “Oct. 15, 1900,” substitute “Oct. 5, 1900.”

Vol. IV, p. 148.—Omit the seventh line from the foot of the page, beginning “Senate” and ending “Depart.,” and insert instead: “Mr. Bayard, Sec. of State, to Sir L. West, Brit. min., May 7, 1887; Sir L. West to Mr. Bayard.”

Vol. IV, p. 345.—In paragraph beginning “In support of this statement,” etc., instead of “Feb. 17, 1897,” substitute “Feb. 7, 1887.”

Vol. IV, p. 501.—In fourth line from top, after “MS. Inst. Am. St.,” insert “XVI. 382.”

Vol. IV, p. 501.—In seventh line from top, after “Sec. of War” and before “62 MS. Dom. Let. 457,” insert “Dec. 16, 1863.”

Vol. IV, p. 580.—Near top of page, first reference, after “Mr. R. Smith, Sec. of State, to Gen. S. Smith, M. C.,” insert “Feb. 15, 1810.”

Vol. IV, p. 591.—In first line of last paragraph, which begins “August 5, 1901, hostilities,” instead of “China” substitute “Colombia.”

Vol. IV, p. 597.—In paragraph beginning “The consul at Guayaquil” insert, after “Mr. Frelinghuysen, Sec. of State” and before “MS. notes to Switzerland,” date “Dec. 26, 1883.”

Vol. IV, p. 597.—In eighth line from bottom, instead of “Travel” substitute “Tavel.”

Vol. IV, p. 625.—In the reference “Mr. Fish, Sec. of State, to Mantilla, Span. min.,” insert, after “Sept. 27,” the year “1875.”

Vol. IV, p. 627.—In the reference “London, At. Gen., 1804, 1 Op., 141,” substitute “Lincoln” instead of “London.”

Vol. IV, p. 646.—About the middle of page, after “Mr. Webster, Sec. of State, to Mr. Fendall, dist. atty., D. C.,” insert “Aug. 24, 1852.”

Vol. IV, p. 672.—About the middle of page, after “Mr. Day, Sec. of State, to Mr. Newel, min. to the Netherlands, No. 124,” insert “June 10, 1898.”

Vol. IV, p. 784.—Second reference, following last principal paragraph, and beginning “See to the same effect,” insert, after “Mr. Bayard, Sec. of State, to Bispham,” date “June 24, 1885.”

Vol. V, p. 170.—In first line from top, instead of “June 15, 1865,” substitute “June 16, 1865.”

Vol. V, p. 330.—In seventh line from top, instead of “52 Cong. 1 sess.,” substitute “52 Cong. 2 sess.”

Vol. V, p. 369.—In first reference, before “enclosing the text of,” insert “Mr. White, min. to Germany, to Mr. Blaine, Sec. of State, July 30, 1881.”

Vol. V, p. 480.—About the middle of page, in paragraph beginning “See also circular telegrams,” insert, after “representatives at,” the word “Paris.”

Vol. V, p. 483.—In tenth line from top, instead of “Aug. 8, 1900,” substitute “Aug. 7, 1900.”

Vol. V, p. 652.—In fifth line from bottom, instead of "Maheuil," substitute "Mareuil."

Vol. VI, p. 344.—In third line from top, instead of "Dec. 18, 1895," substitute "Dec. 7, 1895."

Vol. VI, p. 401.—In paragraph beginning "In the text of Adams's memorandum," instead of "Nov. 27, 1824," substitute "Nov. 27, 1823."

Vol. VI, p. 447.—About middle of page, in reference of "Mr. Gallatin to Mr. Clay," instead of "Dec. 22, 1866," substitute "Dec. 22, 1826."

Vol. VI, p. 508.—In paragraph beginning "Replying to an inquiry," instead of "Dec. 22, 1823," substitute "Dec. 2, 1823."

Vol. VI, p. 660.—In Wharton's International Law Digest, Vol. II, p. 678, a letter of Mr. Fish, Secretary of State, to Mr. "Ruger," of Oct. 21, 1869, is cited as authority for the following proposition: "A claim against a foreign government based on misconduct of its domestic officials must be presented to the judicial department of such government when such a department is fairly organized and has jurisdiction of the case." This statement, with a similar citation, is repeated in the present Digest, Vol. VI, p. 660. The letter of Mr. Fish related to a complaint of Mr. Emil Riger as to certain action of the judicial authorities of Denmark. Mr. Riger represented that, having established a commercial house in the United States, of which country he became a naturalized citizen, he contracted through an agent in Bremen a debt to a citizen of that place; that, having afterwards become a bankrupt, he received in due course from the courts of the United States a discharge from his debts, including that due to his Bremen creditor, who had presented his claim to the court in which the bankruptcy proceedings were conducted; but that afterwards, having returned to Europe, he was arrested in Denmark in a civil action for debt, at the suit of that creditor. In this predicament, Mr. Riger invoked the interposition of the United States. Mr. Fish, in reply, said:

"Though this presents a case of great hardship, I can see in the facts nothing that would justify the official interference of this Government in your behalf.

"It is presumed that the courts of Denmark, like those of the United States, are impartially open to suitors, and that all questions before the courts will be patiently heard and justly decided, and if the rules of law in Denmark are like those which prevail in the United States, those courts will, if the facts appear as you state them, probably decide not to render judgment against you. I can not, however, perceive in the facts stated to me any just reason why those courts should not assume to investigate the case, provided the laws of Denmark confer such jurisdiction upon them; nor do I see how the Government of the United States can prevent them from binding you to the result of this investigation.

"A certificate of discharge from a court in bankruptcy can have no validity in a foreign country as against a foreign creditor representing a debt contracted in a foreign country, unless he has brought his claim within the jurisdiction of the courts of the United States by proving it, and thus putting himself in a position to share in the dividends. Whether, in case he does so prove it, such certificate will have weight in a foreign country will depend upon the local laws in such country, whose courts will undoubtedly act with due regard to the comity of nations.

"I shall ask the Minister at Copenhagen, unofficially, to use his good offices to secure such action and such regard in your case."

Vol. VI, p. 700.—In thirteenth line from bottom, strike out "March 21 and."

Vol. VII, p. 48.—Strike out the entire eighth line, beginning "if any, would have," and ending "request of the parties."

GENERAL INDEX.

[NOTE.—Bold-face figures refer to number of volume.]

- A——, case of, failure to elect American nationality at majority, **3**, p. 549.
- Abandoned and captured property act, **7**, p. 295.
- Abandonment, in relation to acquisition and loss of territory, **1**, p. 298.
- Abdalian, Dr. Nahabed Y., claim on account of the killing of, **6**, pp. 794, 867.
- Abdullah, Galeb, case of, **6**, p. 793.
- Aberdeen, Lord, British-French declaration as to Hawaii, **1**, p. 478.
- Abkarian, Doctor, case of, **3**, p. 696.
- Acapulco Protestant Church, attack upon, **6**, p. 815.
- Accretion:
- Apportionment of, between riparian owners, **1**, p. 620.
 - As a mode of acquisition and loss of territory, **1**, p. 269.
 - Determination of boundaries, **1**, p. 747.
- Acha, General, displaced in presidency of Bolivia by General Melgarejo, **1**, p. 154.
- Acosta's claim, **6**, p. 638.
- Acosta, Henry E., case of (extradition), **4**, p. 318.
- Acre question, **1**, p. 646; **6**, p. 440.
- "Acts of State." See Governmental acts.
- Adams, Charles Francis:
- Correspondence with Earl Russel on recognition of the belligerency of Confederate States, **1**, p. 188.
 - Correspondence concerning proposed unofficial intercourse between British Government and Confederacy, **1**, pp. 208.
 - Mentioned, **1**, p. 602.
 - Negotiates treaty with Liberia, **1**, p. 113.
- Adams, C. W., expatriation of, **3**, p. 722.
- Adams, John:
- Account of his dinner with the Count de Vergennes, **4**, p. 747.
 - Approval of Louisiana purchase, **1**, p. 438.
 - Complaint as to irregularities in his letters of credence to and recall from England, **4**, p. 468.
 - Declaration as to sending new minister to France, **4**, p. 459.
 - Declarations of American policy of nonintervention, **6**, p. 11.
 - In fishery negotiations, 1782-83, **1**, p. 768.
 - Nomination of William Vans Murray, without consulting the Cabinet, **4**, p. 450.
 - Opinion on question of "rights" and "liberties," **1**, p. 769.
 - Opinions as to need by United States of representatives abroad, **4**, p. 431.
 - Opinions as to proper social conduct of the President, **4**, p. 748.
 - Part in peace of 1782-83, **5**, p. 667.
 - Salary and expenses of, as a minister abroad, **4**, p. 797.
- Adams, John Quincy:
- Alleged excessive asperity of his diplomatic correspondence, **4**, p. 706.
 - Author of the noncolonization paragraphs in Monroe's message of 1823, **6**, p. 422.

Adams, John Quincy—Continued.

Correspondence with Baron Tuvill preceding enunciation of Monroe doctrine, **6**, pp. 397, 412.

Correspondence respecting question of property passed by cession of Florida, **1**, pp. 282-283, 284.

Declarations of American policy of nonintervention, **6**, p. 13.

Minister to the Netherlands, **1**, p. 128.

Negotiations for the opening of the St. Lawrence, **1**, pp. 631, 634.

Negotiations for purchase of the Floridas, **1**, p. 440.

On annexation of Cuba, **1**, pp. 583-584.

On location of power to recognize new States, etc., **1**, pp. 244-245.

Opinion as to territorial rights of United States on northwest coast, **1**, pp. 462-463.

Reply to Russian ukase of 1821, **1**, p. 890.

Reply to Spanish protest against recognition of American States, **1**, pp. 87-88.

Rules as to presentations to foreign courts, **4**, p. 571.

Secretary of State: Summoned as witness before a naval court of inquiry, **4**, p. 790.

Views with regard to Texas, in 1819, **1**, pp. 446, 447.

Adams, Robert:

Minister to Empire of Brazil; establishment of Republic in Brazil, **1**, p. 160.

Appointed minister to Republic of Brazil, **1**, p. 161.

Adams and Johnson, American missionaries in Corea, case of, **5**, p. 573.

Addison, American whale-ship, abduction of her seamen, **2**, p. 273.

Adeline, illegal penalty exacted for breach of blockade, **7**, p. 838.

Adet, Pierre Auguste, French minister, publication of his note to Pickering, **4**, p. 681.

Admeasurement of vessels, **2**, p. 284.

Admiralty jurisdiction, **2**, p. 79.

Africa:

Attitude of United States toward exploitation of, **1**, p. 432.

Negro tribes of, their status, **1**, p. 16.

Protectorates in, as regulated in general act of Berlin, February 26, 1885, **1**, p. 30.

"Agents," diplomatic representatives so-called, **4**, p. 441.

Agnes Island, guano island, **1**, p. 569.

Agüero, case of (extradition), **4**, p. 334.

Aguirre, Manuel Hermenegildo de, agent of United Provinces of South America to United States, **1**, pp. 77, 78.

Aivzian, Adam, case of, **3**, p. 743.

Aix-la-Chapelle, proposed congress of allies at, **1**, p. 83.

Alabama claims, **6**, p. 999.

Question of cession of Canada in connection with, **1**, p. 582.

Alabama and *Kearsarge*: Question of defensive jurisdiction in marginal sea, **1**, pp. 721, 723, 732.

Alacraus Keys, guano islands, **1**, p. 569.

Alaska:

Acquisition of, by United States—

Ukase of 1821, **1**, p. 462.

United States-Russian negotiations with regard to northwest coast, **1**, p. 463.

Treaty of cession, **1**, pp. 464, 893.

Boundaries, **1**, p. 466.

Applicability of United States revenue laws to, after annexation, **1**, pp. 315, 318, 323.

Provision, as to citizenship of inhabitants, in treaty of cession, **3**, p. 319.

Question of Congressional appropriation of money for execution of treaty, **5**, p. 226.

Question of property passed in cession of, **1**, pp. 284-285.

Alaska Commercial Company, **1**, 894.

Albee's case, **3**, pp. 761, 857; **4**, p. 57.

- Alborgo, Chevalier de (later Baron del Asilo), Danish chargé d'affaires at Madrid, **2**, p. 768.
- Alcock, Sir Rutherford, British minister in Japan, attack upon his legation, **5**, p. 747.
- Alcoholic liquor, international, cooperation for restriction of traffic in, **2**, p. 468.
- Alerta*, steam launch, case of her seizure, **6**, p. 914.
- Alexander, Eben, American minister at Athens, declaration as to registration of trade-marks, **5**, p. 196.
- Alexander, Emperor of Russia, ukase of 1821, **1**, p. 462.
- Alexander Jones*, case of the, **7**, p. 866.
- Alexandra*, case of the, **7**, p. 1016.
- Alexandria, claims arising from the bombardment of, **6**, p. 984.
- Alexandroff, Leo, deserter from the *Variag*, **4**, p. 423.
- Alexis, Grand Duke, visit to Washington, **4**, pp. 501-502.
- Alfaro, General, heads revolution in Ecuador, **1**, pp. 155-156.
- Alfonso XII., insult by mob in Paris, **6**, p. 864.
- Algiers:
- Conquest by France abrogated treaties of, **5**, p. 345.
 - Diplomatic and treaty relations with the United States, **5**, pp. 391, 393, 397.
- Aliens:
- Rights and duties—
 - Personal protection, **4**, p. 2.
 - Property rights, **4**, p. 5.
 - Judicial remedies, **4**, p. 7.
 - Suit *in forma pauperis*, **4**, p. 8.
 - Submission to the laws, **4**, p. 9.
 - Temporary allegiance, **4**, p. 10.
 - Responsible for breach of neutrality, **4**, p. 10.
 - Liability of territorial sovereign for acts of, **4**, p. 11.
 - Entitled to no better treatment than citizens, **4**, p. 12.
 - Political offenses, **4**, p. 14.
 - Treason, **4**, p. 15.
 - Martial law operates upon aliens, **4**, p. 16.
 - Paupers and insane, **4**, p. 17.
 - Corporations, **4**, p. 19.
 - Taxation—
 - Alien persons and property subject to, **4**, p. 20.
 - Persons of nonresident aliens not taxable, **4**, p. 22.
 - Louisiana inheritance tax, **4**, p. 24.
 - Disabilities—
 - Exclusion from privileges, **4**, p. 24.
 - Registration, **4**, p. 26.
 - Communications with foreign governments, **4**, p. 29.
 - Case of Messrs. Parnell and Power, **4**, p. 29.
 - Regulations as to real property—
 - Law in the United States—
 - Common law and statutes, **4**, p. 32.
 - Authorities cited, **4**, p. 33.
 - Treaty stipulations, **4**, p. 38.
 - With France, **4**, p. 38.
 - With German States, **4**, p. 39.
 - With Great Britain, **4**, p. 40.
 - With Italy, **4**, p. 40.
 - With Netherlands, **4**, p. 41.
 - With Sweden, **4**, p. 41.
 - With Switzerland, **4**, p. 41.

Aliens—Continued.

Regulations as to real property—Continued.

Law in other countries—

Great Britain, 4, p. 43.

Japan, 4, p. 43.

Mexico, 4, p. 44.

Persia, 4, p. 44.

Russia, 4, p. 45.

Turkey, 4, p. 45.

Military service—

Voluntary enlistments, 4, p. 50.

Compulsory service, 4, p. 51.

American civil war, 4, p. 53.

Military tax—Treaty with Switzerland, 4, p. 65.

Expulsion—

General principles—

Judicial declarations, 4, p. 67.

Opinions of writers, 4, p. 68.

Case of M. Jaurès, 4, p. 69.

Case of A. Dudley Mann, 4, p. 70.

Views of Mr. Marcy, 4, p. 71.

Opinion of Mr. Cass, 4, p. 72.

Utterances of Mr. Seward, 4, p. 73.

Opinion of Mr. Fish, 4, p. 74.

Mr. Frelinghuysen's views, 4, p. 76.

Doctor Emeis, expelled from Switzerland, 4, p. 76.

Case of Meyer Gad, 4, p. 76.

Expulsion of Poles from Prussia, 4, p. 79.

Opinion of Mr. Bayard, 4, p. 80.

Question raised in Honduras, 4, p. 81.

President Crespo's decree, 4, p. 82.

Wiener's case, 4, p. 82.

Mr. Olney's statement, 4, p. 88.

Loewi's case, 4, p. 89.

Case in Nicaragua, 4, p. 92.

Unlawful practices, 4, p. 93.

Kennan's case, 4, p. 94.

Anarchists, 4, p. 95.

Protests against arbitrary action—

Cases of Atocha, Spitzer, and others, 4, p. 97.

Bluefields cases, 1894, 4, p. 99.

Hollander case, 4, p. 102.

Special discriminations—

On ground of race, 4, p. 109.

Of profession—Missionaries, 4, p. 110.

Of creed—

Jews in Russia, 4, p. 111.

Views of Mr. Fish, 4, p. 111.

Case of Rosenstraus, 4, p. 112.

Cases of Pinkos and Wilczynski, 4, p. 114.

Mr. Blaine's instructions, 1881, 4, p. 119.

Lewisohn case, 4, p. 122.

Correspondence, 1884-85, 4, p. 125.

Russian regulations, 4, p. 127.

Aliens—Continued.

Expulsion—Continued.

Special discriminations—Continued

Jews in Palestine, 4, p. 130.

Mormons, 4, p. 132.

Extraterritorial countries—

Treaty with Japan, 1858, 4, p. 135.

Turkey, 4, p. 136.

War measures, 4, p. 138.

Civil war regulations, 4, p. 138.

Americans in Cuba, 4, p. 139.

Greeks expelled from Turkish Empire, 4, p. 140.

British action in South Africa, 4, p. 141.

Control of immigration—

Compulsory or assisted immigration, 4, p. 142.

Power to regulate immigration, 4, p. 151.

Legislation of the United States—

Act of 1875, 4, p. 161.

Act of 1882, 4, p. 162.

Act of 1885, contract labor, 4, p. 162.

Act of 1887, 4, p. 163.

Act of 1888, 4, p. 164.

Act of 1891, 4, p. 164.

Acts of 1893, 4, p. 167.

Acts of 1894-95, 4, p. 169.

Act of March 3, 1903, 4, p. 169.

Act of February 14, 1903, 4, p. 174.

Judicial decisions, 4, p. 174.

Contract laborers, 4, p. 178.

Convicts, 4, p. 182.

Seamen, 4, p. 184.

Exclusion of Chinese—

Treaty of 1880, 4, p. 187.

Legislation, 1882-1893—

Act of 1882, 4, p. 190.

Act of 1884, 4, p. 192.

Unratified treaty of 1888, 4, p. 193.

Act of September 13, 1888, 4, p. 194.

Act of October 1, 1888, 4, p. 198.

Act of 1892, 4, p. 201.

Act of 1893, p. 4, 205.

Treaty of 1894, 4, p. 207.

Legislation, 1894-1905—

Act of 1894, 4, p. 209.

Acts of 1900, 1901, 1902, 4, p. 212.

Acts of 1903, 4, p. 214.

Acts relating to Hawaii, 4, p. 214.

Provisions as to international exhibitions, 4, p. 215.

Exempt classes—

Persons included, 4, p. 216.

Certificates, 4, p. 221.

Excluded classes—

Persons included, 4, p. 227.

Certificates of residents and reentry, 4, p. 230.

Aliens—Continued.

Exclusion of Chinese—Continued.

Excluded classes—Continued.

Privilege of transit, **4**, p. 232.Deportation, **4**, p. 234.Discussion as to the Philippines, **4**, p. 234.Proposals of cooperation, **4**, p. 237.Jurisdiction of United States courts in cases between, **2**, p. 79.*Alleghanian*, case of her destruction, together with a Peruvian cargo, **6**, p. 957.Allen, Henan, minister plenipotentiary to Chile, **1**, p. 91.Allen, Richard, attachment of indemnity due him, **6**, p. 1032.Allegiance, oath of, as a mode of expatriation, **3**, p. 718.*Alliance*, case of the, **1**, p. 700; **2**, p. 908.*Almirante Abreu*, purchase by the United States and detention in England, 1898, **7**, p. 861.Almonte, General, Mexican minister, protests against joint resolution annexing Texas, **1**, p. 457.Alsace, provision for public debt of France in, **1**, p. 341.

Alsace-Lorraine:

Provisions in treaty of Frankfort of 1871 in regard to concessions in, **1**, pp. 386-387.Question as to application of Bancroft treaty to, **3**, p. 364.

Alta Vela:

Case of, question of acquisition of territory by contiguity, **1**, p. 267.Guano island, **1**, p. 570.Altschul, Arthur, case of, **3**, pp. 885, 943.Altschul, Dr. Julius, case of, **3**, p. 942.

Alvear, General:

Case of assault on his son, **4**, p. 623.Minister of Argentine Confederation to United States, **1**, p. 179.Alvensleben, von, Mr., mentioned, **1**, p. 422.Amalphitan table, **1**, p. 3.Amapala, treaty of, forming Greater Republic of Central America, **1**, p. 145.

Amazon River:

Brazilian decree opening it to free navigation by all nations, **1**, p. 645.Diplomacy of the United States to secure the free navigation of, **1**, p. 640.Navigation of, by foreign men-of-war, **1**, p. 648.Navigation of, as affected by the Acre question, **1**, p. 646; **6**, p. 440.

Ambassadors:

Act of March 3, 1893, creating the rank, **4**, p. 739.Not formerly appointed by United States, **4**, p. 737.Special privileges of, **4**, p. 740.*See, in general*, Intercourse of States.Ambrister and Arbuthnot, case of, **3**, p. 787; **6**, p. 621; **7**, p. 207.*Ambrose Light*, case of the, **2**, pp. 1096, 1097, 1098.

Amelia Island:

Extent of jurisdiction assumed by United States, **2**, p. 80.Occupation of, by United States, **1**, pp. 42, 173, 175; **2**, p. 406.Protested by Venezuela, New Grenada, and Mexico, **1**, p. 76.*Amelie*, case of the, **2**, p. 296.American Atlantic and Pacific Ship Canal Company, **3**, pp. 134, 150.American Bible Society, sale of Bibles in Russia, **6**, p. 335.American China Improvement Company, protest against cancellation of its franchise, **6**, p. 733.*American Eagle*, seizure of her seamen in Palermo, **2**, p. 276.American Guano Company, mentioned, **1**, pp. 572, 574, 578.

American Indians:

- Of British North America, status of, **1**, p. 35.
- Title to lands of, **1**, pp. 35-37. .
- Treaties between, and United States, character and force of, **1**, pp. 37-39.
 - After March 3, 1871, to be approved by Congress, **1**, p. 37.
- Commerce with aboriginal tribes, **1**, pp. 34-35.
- Their dependent relation, **1**, pp. 30-35.
- United States reserves right of eminent domain in an Indian territory, **1**, p. 33.
- Domestic subjects, not citizens, **1**, p. 33.
- Local self-government of, **1**, p. 33-34.
- Compared with native states of India, **1**, p. 34.

American Revolution:

- Acquisition of sovereignty by American States upon declaration of independence, **1**, p. 302.
- Coast warfare, **7**, p. 343.
- Precedents arising during, as to recognition of belligerency, **1**, pp. 168-169.
- Unofficial intercourse of American agents with European governments, **1**, pp. 206-207.

Anarchists:

- Expulsion of, **4**, p. 95.
- Excluded from United States, **4**, p. 96.
- Extradition of, **4**, p. 354.
- International measures for suppression of, **2**, p. 432.

Anderson, refusal of Denmark to extradite, **4**, p. 288.

Anderson and Thompson, claim against Mexico, **3**, p. 304.

Anderson, John, case of, **1**, p. 932.

Andorra, Republic of, a protectorate, **1**, p. 29.

Andrada, Chevalier d', case of, **4**, p. 432.

Andrade, President, leaves Venezuela, abandoning the Government, **1**, p. 153.

Anduaga, Spanish minister, protests against recognition of Spanish-American States, **1**, pp. 86-87.

Angarica, J. G. de, case of, **3**, p. 509.

Angell, case of (extradition), **4**, p. 251.

Angell, James B.:

- Commissioner to negotiate treaty with China, **4**, p. 188.

- Plenipotentiary to treat with Great Britain, **4**, p. 455.

Animals, international quarantine against infected, **2**, p. 152.

Anna Camp, the, question of jurisdiction of local courts over foreign ship, **2**, p. 293.

Annexation:

- Consent of population to, **1**, p. 274.
- Protection of territory pending, **1**, pp. 274-280.
- By a neutral pending war, **1**, p. 280.
- Of Texas by United States, **1**, pp. 274-278.
- Proposals of, to the United States—
 - Canada, **1**, p. 580.
 - Salvador, **1**, p. 582.
 - Cuba, **1**, p. 582.
 - Yucatan, **1**, p. 589.
 - Islands of Panama, **1**, p. 590.
 - Santo Domingo, **1**, p. 590; Samana Bay, **1**, p. 598.
 - Islands of Culebra and Culebrita, **1**, p. 601.
 - Danish West Indies, **1**, p. 601.
 - Mole St. Nicholas, **1**, p. 610.

Antioquia, case of the, **6**, p. 644.

Antonelli, Cardinal, papal secretary of state, **1**, pp. 107, 210, 212.

- Antwerp, claims of foreigners for goods destroyed in public warehouse during bombardment, **6**, p. 942.
- Amiens, treaty of, **1**, p. 437.
- Amistad*, case of the, **1**, p. 341; **2**, p. 6; **5**, p. 236.
- Amselam, Abraham, case of, **2**, p. 631.
- Aosta, Duke of, recognition of, as King of Spain, by United States, **1**, p. 133.
- Apache Kid, suppression of, on Mexican border, **2**, p. 425.
- Aparicio, Leon, case of, **3**, p. 607.
- Appleton, John James, appointed to arrange a settlement of claims against Naples, **4**, p. 453.
- Appleton, John, chargé d'affaires to Bolivia, **1**, p. 92.
- Arakelian, Krekor, case of, **2**, pp. 706, 709; **3**, p. 705.
- Arakelyan, J. J., case of, **3**, p. 691.
- Arakjinjian, Mr., case of, **3**, p. 702.
- Arana, Mrs., case of, **3**, p. 451.
- Arango brothers, controversy over authentication of document of, **5**, p. 115.
- Araunah*, case of the, seized by Russia in Bering Sea, **1**, p. 908.
- Arbios, Pierre, case of, **3**, p. 595.
- Arbitration:
- A judicial method of redress, **7**, p. 24.
 - Agreement to arbitrate, **7**, p. 28.
 - Appointment of arbitrators, **7**, p. 28.
 - Limitation of arbitrators' power, **7**, p. 30.
 - Power of board to determine jurisdiction, **7**, p. 33.
 - Majority decision, **7**, p. 35.
 - Rules of decision, **7**, p. 38.
 - Agents and attorneys, **7**, p. 40.
 - Cessation of arbitrators' functions, **7**, p. 41.
 - Testimonial for arbitrators' services and payment of expenses, **7**, p. 50.
 - Payment and distribution of awards, **7**, p. 50.
 - Barring of unrepresented claims, **7**, p. 52.
 - Finality of awards—
 - Rule of *res judicata*, **7**, p. 55.
 - Award outside limits of submission not binding, p. 59.
 - Decisions impeachable for fraud, **7**, p. 62.
 - General arbitration—
 - Project of International American Conference, 1890, **7**, p. 70.
 - Olney-Pauncefote treaty, 1897, **7**, p. 74.
 - The Hague Convention, 1899, **7**, p. 78.
 - Second International American Conference, 1902, **7**, p. 94.
 - Subsequent measures, **7**, p. 95.
 - Interparliamentary Union's proceedings at Vienna and St. Louis, **7**, p. 95.
 - Hay's proposal of second peace conference, **7**, p. 96.
 - Various arbitration treaties, **7**, p. 101.
- Arbitration of Bering Sea controversy, **1**, p. 905.
- Arbutnot and Ambrister, case of, **3**, p. 787; **6**, p. 621; **7**, p. 207.
- Areas Island, or Key, guano island, **1**, p. 570.
- Aree, General, case of (asylum), **2**, p. 824.
- Arciniega, Doctor, case of, **2**, p. 754.
- Arco, Count, German minister to United States, **1**, p. 544.
- Arctic*, case of the, **2**, pp. 1025, 1043.
- Arena, case of the lynching of, with two other Italians, **3**, p. 344.
- Arenas, guano island, **1**, pp. 563, 569, 570.
- Arenas Key, guano island, **1**, pp. 563, 569, 570.

- Argall, W. H., case of, **6**, p. 768.
- Argentine-Chilean boundary arbitration, refusal of United States to join in representations as to, **6**, p. 435.
- Argentine-Chilean boundary formed by a watershed, **1**, p. 616.
- Argentine Confederation:
- Assumption of the debts of the previous Spanish government, **1**, p. 343.
 - Belligerent rights of, violated by United States war vessel, **1**, pp. 178-182.
- Argentine Republic:
- Diplomatic and treaty relations with the United States, **5**, p. 390.
 - Requirement of *papeleta*, certificate evidencing foreign nationality, **3**, p. 1007.
 - Relations of, and discussions with, involving the Monroe doctrine, **6**, p. 434.
- Arguelles, case of (extradition), **4**, p. 249.
- Argus*, case of the, **1**, p. 787.
- Arizona Improvement Company, **1**, p. 766.
- Armed neutrality, the, **7**, p. 558.
- Armenian difficulties in Turkey, **5**, p. 833.
- Armistice, protocol of, between Spain and the United States, August 12, 1898, **1**, p. 351.
- Armistices, **7**, p. 327.
- Armstrong, John, minister of the United States to France, **1**, p. 122.
- Army officers and enlisted men, subject to local jurisdiction when abroad as individuals, **2**, p. 560.
- Arresures, Francisco, case of, **2**, p. 373.
- Arroyo, Louis de, claiming to act as consul at New York of the Maximilian government in Mexico, **1**, p. 238.
- Arsenal Island, case of, **1**, p. 271.
- Arteaga, Colonel, case of (asylum), **2**, p. 787.
- Artificial lines, as boundaries, **1**, p. 615.
- Arvizú, Mexican colonel, case of, **2**, p. 376.
- Asehé, Henry, case of, **3**, p. 974.
- Ash, Myer, question of presents to, **4**, p. 577.
- Ashburton-Webster treaty, **5**, p. 717.
- Ashton, J. Hubley:
- Argument before Mexican Claims Commission, **3**, p. 720; **6**, p. 718.
 - Mentioned, **1**, p. 572.
- Ashuelot*, U. S. S., payment of damages for tort of, **6**, p. 757.
- Askold*, case of the, **5**, p. 556.
- Aspinwall*, case of the tug, **2**, p. 1073.
- Assassination of heads of governments an extraditable crime, **4**, p. 352.
- Asser, T. M. C., arbitrator of claims of United States against Russia for seizure of American vessels in Bering Sea, **1**, p. 927.
- Astor, John Jacob, established trading settlement at Astoria, **1**, p. 457.
- Asylum to persons:
- History and nature of the "right of asylum," **2**, p. 755.
 - Early diplomatic privileges and their decadence, **2**, p. 759.
 - Survivals of asylum in Europe, **2**, p. 766.
 - Diplomatic asylum in international law, **2**, p. 774.
 - Asylum in America—
 - Never recognized in the United States, **2**, p. 781.
 - In Bolivia, **2**, p. 781.
 - In Guatemala, **2**, p. 784.
 - In Nicaragua, **2**, p. 786.
 - In Salvador, **2**, p. 786.
 - In Chile, **2**, p. 787.
 - In Colombia, **2**, p. 800.

- Asylum to persons—Continued.
- Asylum in America—Continued.
- In Ecuador, **2**, p. 802.
 - In Hayti and San Domingo, **2**, p. 807.
 - In Mexico, **2**, p. 824.
 - In Paraguay, **2**, p. 824.
 - In Peru, **2**, p. 831.
 - In Venezuela, **2**, p. 842.
- Asylum in vessels—
- In ships of war, **2**, p. 845.
 - In merchant vessels, **2**, p. 855.
 - Passengers in transit, **2**, p. 865.
- Abuse of, **2**, p. 430.
- Asylum to belligerent vessels and prizes:
- Concession presumed, **7**, p. 982.
 - Limitation of stay and supplies, **7**, p. 985.
- Repairs—
- Of war damage, inadmissible, **7**, p. 991.
 - Ordinary damage; limitations; internment, **7**, p. 996.
- Asylum to privateers, **7**, p. 546.
- Atalanta*, the, **2**, p. 290.
- Atlas Steamship Company, **3**, p. 259.
- Atocha, Alexander A., expulsion from Mexico, **4**, p. 97.
- Atrato*, case of the, **2**, p. 1073.
- Attachés:
- Military, **4**, p. 437.
 - Naval, **4**, p. 438.
 - Scientific, **4**, p. 439.
 - Local counsel, **4**, p. 439.
- Aube, Admiral, on bombardment of coast towns, **7**, p. 360.
- Aulick, Commodore, proposed mission to Japan, **4**, p. 454; **5**, p. 735.
- Aurora*, Russian man-of-war, internment in Manila Bay, **7**, p. 992.
- Aurora*, case of the, **1**, p. 727.
- Australia, native races of; their status, **1**, p. 16.
- Austria-Hungary:
- Diplomatic and treaty relations with the United States, **5**, p. 391.
 - Discussions of Article V. of treaty of 1829, **5**, p. 261.
- Austro-Hungarian rioters, killed at Lattimer, Pa.; claim for indemnity, **6**, p. 868.
- Austro-Hungarian union, nature of, **1**, p. 22.
- Authentication:
- Of seals of Federal and State courts for purposes abroad, **4**, p. 783.
 - Of a power of attorney for use abroad, **4**, p. 784.
- Auxiliary naval forces, **7**, p. 538.
- Avalos, Zeferino, case of, **4**, p. 301.
- Avedikian, Avedis S., case of, **2**, p. 743; **5**, p. 39.
- Avery, Benjamin P., American minister to China, audiences with Emperor, **4**, p. 774.
- Aves Island, guano island, **1**, p. 571.
- Aves Island case, **1**, p. 266; **7**, p. 122.
- Aves Island claims, convention for settlement of, **5**, p. 211.
- Avulsion, effect of, upon boundary line, **1**, p. 620.
- Babeock, Gen. O. E., mission to Santo Domingo, **1**, pp. 278, 595.
- Backus, Mr., claim of, against Peru, **6**, p. 626.
- Bader, Nikolaus, case of, **4**, p. 149.
- Bæz, President, proposal to United States for annexation of Santo Domingo, **1**, p. 590.

- Bagdad, Mexico, capture and pillage of; resulting claims, **6**, pp. 889, 919.
- Bagot-Rush exchange of notes, April 28-29, 1817, **5**, pp. 214, 323.
- Bagur, Mr., case of, **3**, p. 768.
- Bain, James H., case of, **6**, p. 849.
- Bait, question of, in northeastern fisheries, **1**, p. 796.
- Baiz, Mr., American consular agent in Venezuela, case of, **5**, p. 46.
- Baiz, Emilio, case of, **4**, p. 60.
- Baiz, Jacob, Honduran consul-general, case of, **4**, p. 650.
- Baker's case (1861), **2**, p. 1079.
- Baker, Mr., British agent in United States during war of 1812, **4**, p. 472.
- Baker, Capt. George, case of, **6**, p. 652.
- Baker, Michael:
 Claim to discovery of Baker's Island, **1**, p. 572.
 Discoverer of Jarvis Island, **1**, p. 574.
- Baker's Island, guano island, **1**, p. 572.
- Balch, Captain, mentioned, **1**, p. 278.
- Baldwin, Leon M., claim on account of the murder of, **6**, p. 801.
- Balmaceda government, in Chile, overthrown in 1891, **1**, p. 162; **2**, p. 852.
- Baltimore*, case of the United States sloop of war, **2**, p. 994.
- Baltimore*, U. S. S., assault upon her crew in Valparaiso, **6**, p. 854.
- Baltimore postmaster's "festive" toast, **7**, p. 979.
- Bamberger, Mr., American vice-consul at Genoa, entry and search of his dwelling, **5**, p. 37.
- Bancroft*, U. S. S., fired upon in harbor of Smyrna, **4**, p. 621.
- Bancroft, George:
 Negotiation of naturalization treaties with German States, **3**, p. 358.
 Retirement without presenting letters of recall to South German States, **4**, p. 464.
 Secretary of Navy, action in the case of Captain Voorhees, **1**, pp. 178, 180.
- Banking houses, culpability of a bank in receiving deposits of funds destined to unneutral use, **7**, p. 873.
- Banque Nationale de Saint Domingue, **6**, p. 735.
- Barbary powers:
 Diplomatic and treaty relations with the United States—
 Early relations, **5**, p. 391.
 Algiers, **5**, p. 397.
 Morocco, **5**, p. 398.
 Tripoli, **5**, p. 398.
 Tunis, **5**, p. 402.
 Former practice of giving presents to officials of, **4**, p. 579.
- Barbosa and Davis, case of, **2**, p. 276.
- Barca, Calderon de la, Spanish minister, indictment of his servant, **4**, p. 658.
- Barlow, Joel, French citizenship conferred upon him, **3**, p. 715.
- Barnes, case of (extradition), **4**, p. 248.
- Bar Point, permission given the United States to construct a light-house on, **1**, p. 555.
- Barracouta*, case of the yacht, **2**, p. 1038.
- Barrios, exiled President of Salvador, in United States, **1**, p. 237.
- Barrozo, Mr., Portuguese chargé d'affaires to United States, **1**, pp. 134, 135.
- Barrozo, Pereira, case of, **4**, p. 664.
- Barrundia, case of, **2**, pp. 852, 371.
- Bartholomei, Russian minister, served with judicial process in Rhode Island, **4**, p. 639.
- Barton, Thomas, case of, **4**, p. 385.
- Bassett, Mr.:
 American citizenship a bar to his acting as Haytian chargé, **4**, p. 552.
 Russian refusal to visé his passport, **4**, p. 110.
 United States minister to Hayti and the asylum episode, 1875, **2**, p. 811.

- Bates, George H., American plenipotentiary in Berlin Conference, 1889, **1**, p. 547.
- Bates, Gen. J. C., negotiations with Sultan of Sulu, **5**, p. 212.
- Bathhurst, Lord, opinion on question of "rights" and "liberties" in treaty of 1782-83, **1**, p. 771.
- Batopilas Mining Company, claim of, **6**, p. 310.
- Batraville, General, case of (asylum), **2**, p. 809.
- Battiste, American deputy consul at Port au Prince, search of his residence, **5**, p. 56.
- Bauer, J., case of, **4**, p. 596.
- Bayard, Thomas F.:
 - Censured by House of Representatives for public utterances in England, **4**, p. 575.
 - Declarations of American policy of nonintervention, **6**, p. 29.
 - Negotiation of modus vivendi in northeast fisheries, **1**, p. 808.
 - Plenipotentiary to treat with Great Britain, 1887, **4**, p. 455.
 - Refusal of United States to join in declaration of the neutralization of Hawaii, **1**, p. 495.
- Bayard-West exchange of notes on the fisheries, 1885, **5**, p. 216.
- Bay Islands, British claim to, **3**, pp. 140, 157, 163, 166, 169, 181.
- See, also*, Clayton-Bulwer treaty.
- Bays:
 - Territorial waters, **1**, pp. 735, 867.
 - Delaware Bay, **1**, p. 735.
 - Bristol Channel, **1**, p. 739.
 - Conception Bay, **1**, p. 740.
 - Chesapeake Bay, **1**, p. 741.
 - Buzzards Bay, **1**, p. 742.
- Beaupré, Arthur M., arbitrator in *Lottie May* claim against Honduras, **7**, p. 29.
- Beaver Island, title to, **1**, p. 759.
- Becker, case of (extradition), **4**, p. 280.
- Becker, Henry Louis, case of, **3**, p. 962.
- Beleredi, Doctor, case of, **6**, p. 655.
- Belgium:
 - Consular convention (1880) with United States, omission of the word "alone," **5**, p. 206.
 - Collective recognition of, **1**, p. 73.
 - Diplomatic and treaty relations with the United States, **5**, p. 403.
 - Independence of, **1**, p. 110.
 - Guaranteed, **1**, pp. 20, 110.
 - Recognized by United States, **1**, p. 110.
 - Recognized by Holland, 1839, **1**, p. 72.
 - Neutrality of, a condition of recognition, **1**, p. 74.
 - Personal tie with the Independent State of the Congo, **1**, pp. 22, 118.
 - Treaties in regard to neutralization of, **1**, p. 26.
- Belize, or British Honduras, correspondence between United States and Great Britain, **3**, p. 136.
- Belligerency, recognition of. *See* under title Recognition, *infra*.
- Belligerent acts, nonliability of military officers for, **7**, p. 177.
- Belligerent domicile, **3**, p. 816; **7**, p. 424.
- Belligerent rights conceded to Confederate States, **1**, pp. 52, 58.
- Belligerents, who are:
 - American instructions, **7**, p. 172.
 - The Hague convention rules, **7**, p. 175.
- Belluche, General, **2**, p. 1078.
- Belly, M., canal contract with Costa Rica and Nicaragua, **3**, p. 177.
- Belmont, Mr., American minister to The Hague, question of court dress, **4**, p. 769.
- Benario brothers, case of, **2**, p. 752.

- Benavides, Francisco, case of, **4**, pp. 301, 336.
- Bendit, Mr., case of, **3**, p. 765.
- Benham, Admiral, commander of United States naval forces at Rio de Janeiro during Brazilian naval revolt, **1**, p. 203.
- Benich, Ivan Dominik, case of, **3**, p. 410.
- Benich, John, case of, **3**, pp. 988, 990.
- Benjamin, Judah P., **1**, pp. 211, 212.
- Benjamin Sewall*, the, case of the attack upon her crew in Formosa, **6**, p. 799.
- Bennett, Arthur D. (alias Hubinoit), case of, **3**, p. 597.
- Benson, extradition of, **4**, p. 258.
- Benson, A. G.:
 Claims of, in relation to Lobos Islands, **1**, p. 575.
 Connection with Christmas I., **1**, p. 572.
- Benson, George, extradition of, **4**, pp. 272, 273.
- Benson, G. W., connection with Christmas I., **1**, p. 573.
- Bentinck, Lord George, on Spanish debt to British subjects, **6**, p. 286.
- Benzacar, case of, **2**, p. 748.
- Berckel, Van, Dutch minister, attempts to arrest his servants, **4**, p. 652.
- Bergen prizes, case of the, **2**, p. 1076; **6**, p. 1000; **7**, p. 982.
- Berger, imprisonment in Ireland, **2**, p. 94.
- Bering Sea controversy. *See* Seal fisheries.
- Berlin Conference, 1889: Samoan tripartite agreement, **1**, p. 546.
- Berlin, general act of, February 26, 1885, **5**, p. 564.
 Adhesion of Independent State of Congo to general act, **1**, p. 118.
 Article 10: Declares neutralization of the Congo, **1**, p. 27.
 European possessions and protectorates in Africa, and notice to be given on occupation of new territory, **1**, pp. 30, 267-268.
 Restrictions, imposed on Independent State of Congo in favor of commercial freedom, **1**, p. 74.
- Berlin, treaty of, July 13, 1878, **1**, p. 114.
 Article 1: Bulgaria placed under the suzerainty of Sultan of Turkey, **1**, p. 28.
- Berliner Disconto Gesellschaft's claim against Venezuela, **6**, p. 733.
- Bermuda*, case of the, **7**, p. 708.
- Bernhard, Albert, case of, **3**, pp. 369, 373.
- Bernstein, Bernard, case of, **3**, p. 622.
- Berthemy, Madame, case of, **3**, p. 449.
- Betsy*, the (*Glass v. The Sloop Betsy*), **2**, p. 85.
- Bevino, Giuseppe, extradition refused by Italy, **4**, p. 290.
- Biddle, Commodore James:
 Appointed to treat with Turkey, **4**, p. 453.
 Mission to Japan, **5**, p. 734.
- Bidwell, Austin, extradition case, **4**, pp. 250, 305.
- Bille, Mr., Danish chargé, immunity from giving testimony, **4**, p. 642.
- Bingham, Mr., American minister at Tokio, efforts for treaty revision, **5**, p. 752.
- Binzegger's case, **2**, p. 427; **4**, p. 147.
- Bird Island, guano island, **1**, p. 571.
- Bismarek, Prince Leopold von:
 Attitude during siege of Paris toward communication of diplomatic representatives with their governments, **4**, p. 697.
 Declined to transmit to Reichstag resolution of House of Representatives on death of Dr. Edward Lasker, **4**, p. 692; **6**, p. 28.
 Diplomacy of, in relation to Samoa, **1**, pp. 541, 546.
 Part in German naturalization treaties, **3**, p. 358.
- Bismarek, Count Herbert von, German plenipotentiary in Berlin Conference, **1**, p. 547.

- Blackinton, Frank R., case of, **3**, p. 955.
- Black Sea, neutralization of, **2**, p. 19.
- Black Warrior*, case of the, **6**, p. 59.
- Blaine, James G.:
- Advice to Brazil to exercise policy of moderation, **6**, p. 30.
 - Attitude toward recognition of Calderon government in Peru, **1**, p. 157.
 - Offer of compromise on Turkish treaty of 1830, **2**, p. 697.
 - Plan proposed before International American Conference (1889-90) for declaring conquest illegal, **1**, pp. 292-293.
 - Relations of United States to the Pacific and to Hawaii, **1**, pp. 487-489.
 - Terms proposed for arbitration of Bering Sea controversy, **1**, p. 902.
- Blaine-Bond convention, **1**, p. 870.
- Blaine-Salisbury correspondence in Bering Sea controversy, **1**, p. 898.
- Blair, Mr., persona non grata to China, **4**, p. 484.
- Blanche*, capture of the, by United States in Cuban territorial waters, **1**, p. 708.
- Blanco, Guzman:
- Election as provisional president of Venezuela after the revolution of 1879, **1**, p. 150.
 - Recognition of provisional government by United States suspended, **1**, pp. 150-152.
 - Elected President by Venezuelan Congress, **1**, p. 152.
 - Recognition of his government by United States, **1**, p. 152.
- Bland, Theodorie, commissioner to inquire into condition of revolted South American States, **1**, pp. 81, 216; **4**, p. 453.
- Blanlot-Holley, Señor, case of, **2**, p. 798.
- Blasi, Di, case of, **4**, p. 297.
- Bliss, Porter C., case of (asylum), **2**, pp. 825, 828.
- Blockade, **7**, p. 780.
- A belligerent right, **7**, p. 780.
 - Governmental and de facto blockades, **7**, p. 783.
 - Conditions of validity—
 - Authority to institute, **7**, p. 785.
 - Effectiveness, **7**, p. 788.
 - Paper blockades, **7**, p. 797.
 - Closure of insurgent ports, **7**, p. 803.
 - American civil war, **7**, p. 805.
 - Colombian ports, 1885, **7**, p. 808.
 - Haytian ports, **7**, p. 814.
 - Chilean ports, 1891, **7**, p. 815.
 - Restriction of ports in Sulu Islands, **7**, p. 819.
 - Breach of blockade—
 - Notice, **7**, p. 820.
 - Sailing toward blockaded port, **7**, p. 828.
 - Attempt to enter, **7**, p. 830.
 - Evidence, **7**, p. 832.
 - Destination, **7**, p. 834.
 - Egress, **7**, p. 835.
 - Capture and penalty, **7**, p. 837.
 - Liability terminates upon completion of voyage, **7**, p. 839.
 - Cessation of blockade—
 - Termination, **7**, p. 840.
 - Suspension, **7**, p. 842.
 - Ameliorations—
 - Special concessions, **7**, p. 844.
 - Days of grace, **7**, p. 849.
 - Ships of war, **7**, p. 852.
 - Diplomatic agents, **7**, p. 854.

Blockade—Continued.

- Obstruction of navigable channels, 7, p. 855.
- President Lincoln's proclamation of April 19, 1861, 1, p. 190.
- His proclamation of April 27, 1861, 1, p. 191.
- Right of third government to communicate with its diplomatic representatives through the lines, 4, p. 696.
- Running, neutral State not bound to prohibit, 7, p. 975.
- Blodgett, Henry W., of counsel for the United States in Bering Sea controversy, 1, p. 908.
- Blount, James H., mission to Hawaii; reports, 1, p. 498.
- Question as to mode of his appointment, 4, p. 456.
- Bluefields incident, 1899, demand of Nicaragua for payment of duties previously paid to insurgents by American merchants, 1, pp. 49-51; 6, pp. 684-688.
- Bluefields, interference with American official communications, 4, p. 703.
- Blumenthal, Ernst Friedrich, case of, 3, p. 754.
- Boer generals, the, not received by the German Emperor, 4, p. 32.
- Boer war, good offices of United States in Transvaal in behalf of British subjects, 4, p. 614.
- Bokkelen, Van, case of, 4, p. 8.
- Boisselier, Richard and Caspar, case of, 3, p. 543.
- Bolivar*, case of the steamship, 2, p. 1075.
- Bolivar, Don Juan Vicente, accredited by revolted Venezuelan Provinces to United States, 1, p. 75.
- Bolivar Railway Company's case, 6, p. 994.
- Bolivar, Simon, opinions of, expressed by Van Buren, 4, p. 787.
- Bolivia, application of Monroe doctrine to, 6, p. 436.
- Assumption of the debts of the previous Spanish government, 1, p. 343.
- Case of Capt. John S. Bowles, arising at, 5, p. 403.
- Diplomatic asylum in, 2, p. 781.
- Recognized as separate State by the United States, 1, p. 92.
- Recognition of new governments in, by United States—
- Melgarejo government, 1, p. 154.
- Revolution of 1899, 1, p. 155.
- Bolivian-Brazilian dispute over Acre question, 6, p. 440.
- Bolivian Syndicate of New York City, 6, p. 440.
- Bombardment of coast towns:
- During American Revolution, 7, p. 343.
- During war of 1812, 7, p. 344.
- Bombardment of Greytown, 7, p. 346.
- During Crimean war, 7, p. 354.
- Bombardment of Valparaiso, 7, p. 354.
- British-French discussions, 1882, 1888, 7, p. 360.
- During Chilean revolution, 1891, 7, p. 361.
- Rules of Institute of International Law, 1896, 7, p. 363.
- Discussions at The Hague Conference, 1899, 7, p. 364.
- Bombardment of undefended towns prohibited by Hague Convention, 7, p. 198.
- Bombardments, rules as to, 7, p. 179.
- Bonaparte, Joseph:
- His kingship resisted by loyal juntas in America, 1, p. 74.
- His government in Spain not recognized by the United States, 1, p. 132.
- Madison's measures to avoid receiving him, 4, p. 693.
- Bonds, with lottery prizes, advertisements thereof excluded from United States mails, 2, p. 15.
- Bonilla, Dr. Policarpo, case of, 2, p. 879.
- Bonilla, Señor, chief executive of Honduras, autograph letters of, 4, p. 692.
- Bontemps, Captain, case of, 6, pp. 659, 747.

- Booby Key, guano island, **1**, p. 572.
- Borland, Solon, minister to Honduras, Costa Rica, Nicaragua, and Salvador, **1**, p. 92.
- Borneo, extraterritorial jurisdiction, **2**, p. 593.
- Borreguero, Colonel, case of (asylum), **2**, p. 771.
- Boulanger, General:
 Expelled from Belgium, **4**, p. 69.
 Trial by French Senate while a fugitive in England, **2**, p. 797.
- Boundaries:
 Determination of—
 Political questions, **1**, p. 743.
 Rights of individuals, **1**, p. 745.
 Accretion, **1**, p. 747.
 Prescription, **1**, p. 747.
 Effect of change of sovereignty upon, **1**, pp. 303-304.
- Boundary lines. *See* Territorial limits, *infra*.
- Boundary line, permission to survey where operations involve violation of foreign territory, **2**, p. 364.
- Boundaries of United States:
 Samoan Islands, **1**, pp. 553, 766.
 The Philippines, **1**, pp. 530, 766.
 With the British possessions, **1**, p. 749.
 With Mexico—
 Land lines, **1**, p. 753.
 Water lines, **1**, p. 759.
- Bounties, in relation to most-favored-nation clauses, **5**, p. 305.
- Bourry, Friedrich de, case of, **3**, p. 546.
- Boutwell, Secretary of Treasury, opinion as to jurisdiction of United States in Bering Sea, **1**, p. 894.
- Bovallins's case, **6**, p. 994.
- Bowler, J. F., case of, **3**, p. 725.
- Bowles, Capt. John S., case of, **5**, p. 403.
- Bowlin, James B., mission to Paraguay, **7**, p. 110.
- Box, H. M., assistant counsel for Great Britain in Bering Sea arbitration, **1**, p. 908.
- Boyd, Robert, Hawaiian insurgent, **1**, p. 495.
- Boyd, W. P., temporarily continues consular functions in Hawaii after annexation, **1**, p. 514.
- Boynton, Dr. Charles E., case of, **3**, p. 789.
- Boyle, Francis, American seaman, case of, **2**, p. 274.
- Boysen, Simon Meinert, case of, **3**, p. 382.
- Braeg, Richard, case of, **2**, p. 227; **3**, p. 362; **5**, p. 368.
- Braida, Sigmund C., American consul at San Juan del Norte, revocation of exequatur, **5**, p. 26.
- Brandeis, Mr., German adviser to Samoan King, **1**, p. 542.
- Brazil:
 Announcement of responsibility for obligations incurred by deposed monarchy, **1**, p. 252.
 Claim against, by Americans, for seizure of watermelons, **6**, p. 751.
 Declaration of neutrality in American civil war, **1**, p. 185.
 Decree of December 15, 1889, as to nationality of resident aliens, **3**, p. 307.
 Diplomatic and treaty relations with the United States, **5**, p. 403.
 Establishment of the Republic, **1**, pp. 160-161.
 Recognition of, by the United States, **1**, pp. 160-162.
 Independence recognized by United States, **1**, pp. 91-92.
 Invitation by Mr. Blaine to International American Peace Conference, 1882, **6**, p. 438.

Brazil—Continued.

Naval revolt, 1893-94, **2**, p. 1113.

Recognition of belligerency, **1**, pp. 201-205.

Question of salutes to insurgent fleet, **1**, pp. 240-241.

Proposed alliance of the United States with Brazil, **6**, p. 437.

Relations and discussions involving the Monroe doctrine, **6**, p. 437.

Brazilian-Bolivian dispute over Acre territory, **6**, p. 440.

Brazilian-United States treaty of 1828, terminated only in part, **5**, p. 325.

Breakwater, the, American fishing vessel, seized in Falkland Islands, **1**, p. 876.

Brent, Mr., chargé d'affaires of United States in Portugal, report on Don Miguel's government, **1**, p. 136.

Briceno, Mr., Venezuelan minister, his publication on the Aves Island case, **4**, p. 686.

Brigandage, liability of government to foreigners injured by acts of, **6**, p. 800.

Bridgewater, American ship, case of, **6**, p. 668.

Bridgman, Mr. Q., United States minister at La Paz:

Display of flag at La Paz, during Spanish-American war, in honor of Spanish King's birthday, **4**, p. 731.

Good offices in behalf of Great Britain, **4**, p. 592.

Brisson, Mr., discoverer of Galapagos Islands, **1**, p. 574.

Bristol Channel, territorial waters, **1**, p. 739.

British colliers, scuttled in the Seine by Prussians, case of, **6**, p. 904.

British Columbia not entitled to privileges of treaty of Washington, May 8, 1871, **5**, p. 352.

British West Indies, trade with the United States, discussions of, 1884-85, **5**, p. 268.

Brooks (or Midway) Islands, acquisition of, by United States, **1**, p. 555.

Brown Islands, rights of American settlers in, **1**, pp. 424-425.

Brun, Mr., Danish minister to United States, signs treaty for cession of Danish West Indies to United States, 1902, **1**, p. 610.

Brundock, Charles, case of, **3**, p. 564.

Bruno, Giuseppe, case of, **3**, p. 615.

Brussels:

Conference of 1899, for revision of general act of 1890, **5**, p. 567.

General act of 1890, for repression of African slave trade, **2**, p. 948; **5**, p. 565.

Bruzual, Mr., diplomatic agent at Washington of the Falcon government of Venezuela, **1**, p. 236.

Bucephalus, case of the, **2**, p. 296.

Buchanan, James:

On annexation of Cuba, **1**, pp. 584, 587.

On location of power to recognize new States, etc., **1**, pp. 245-246.

Proposes United States protectorate over Chihuahua and Sonora, **2**, p. 421.

Protest of United States against Danish Sound dues, **1**, p. 660.

Question of court dress, while minister to England, **4**, p. 764.

Buena Ventura, case of her seizure, **6**, p. 914.

Buenos Ayres:

Precedents for the recognition of belligerency, **1**, p. 178.

Recognized by England, **1**, p. 92.

Bulgaria:

Provision by treaty of Berlin of 1878, to railway concessions in, **1**, p. 387.

Religious liberty in, a condition of recognition, **1**, p. 74.

Status of, as a semisovereign state, under the suzerainty of Sultan of Turkey, **1**, p. 28

Bulwer, Sir W., question of asylum in Spain, **2**, p. 768.

Bunch, Robert, British consul at Charleston during civil war, case of, **5**, p. 20.

Bundesrath, case of the, **7**, pp. 739, 765.

Burial, right of, abroad secured by treaty, **6**, p. 250.

Burley, Bennet G., case of, **2**, p. 1082.

Burlingame, Anson:

Appointed envoy of China to the treaty powers, 1867, **4**, p. 551.

Mission for China to United States and other powers, **5**, p. 430.

Mission to China, **5**, p. 429.

Treaty of July 8, 1868, **5**, p. 430; **4**, p. 551.

Chinese exclusion provisions in, **4**, p. 187.

Burmeister, case of, **3**, p. 392.

Burmese, not capable of naturalization in United States, **3**, p. 331.

Burnato, Felipe, case of, **3**, p. 847; **4**, p. 60.

Burriel, General:

Case of, **6**, p. 251.

Trial of, **2**, p. 897.

Burt, Mr., case of, **3**, p. 773.

Bush, William, case of, **2**, p. 272.

Bustamente, General, case of, **2**, p. 881.

Butler, Col. Anthony, mission to Mexico, to propose sale of San Francisco Bay to the United States, **1**, p. 448.

Butler, General:

Action with reference to asylum afforded by Spanish war vessels in New Orleans, 1862, **2**, p. 850.

Exaction from aliens of oath of allegiance, **4**, p. 16.

Proclamation at New Orleans, May 6, 1862, **1**, p. 47.

Butler, Robert, commissioner to receive transfer of East Florida, **1**, pp. 444, 445.

Buzzards Bay, territorial waters, **1**, p. 742.

Buzzi, Pedro D., case of, **3**, p. 508; **7**, p. 58.

Cables. *See* Marine cables.

Cabral, General:

Dominican insurgent leader, **1**, p. 278.

Not recognized as a belligerent by United States, **1**, p. 164.

Cabrera, Mr. Joseph, diplomatic immunity claimed by him, **4**, p. 632.

Caccavelli incident, **6**, p. 791.

Cáceres, General, heads successful revolution against Iglesias government in Peru, **1**, p. 157.

Calderon y Collantes, Spanish minister of state, protocol with Mr. Cushing on judicial procedure, **5**, p. 212.

Calderon, Mr., Spanish minister, case of his servant, **4**, p. 658.

Caldwell, John W., not received as Bolivian chargé to the United States on account of his American citizenship, **4**, p. 551.

Caldwell, Mr., inquiry as to acceptance of Bolivian mission to other countries, **7**, p. 872.

Caleb, Captain, case of, **2**, pp. 92, 324; **6**, p. 280.

Calhoun, John C.:

Assurances to Texas, pending annexation, **1**, p. 277.

Exposition of the Monroe doctrine, **6**, p. 407.

On jury trial in Hawaii, **1**, p. 479.

On the territorial expansion of the United States, **1**, pp. 429-431.

California:

Applicability of United States revenue laws to, after cession, **1**, pp. 315, 317, 323.

Date at which conquest of, by United States was complete, **1**, p. 306.

Military occupation of, **1**, pp. 46, 291.

Callao, claims arising from the sacking of, **6**, p. 973.

Calvo de la Puerta, Don Sebastian, mentioned, **1**, p. 428.

Camargo, case of firing upon sentry box at, **2**, p. 370.

Cambon, Mr. Jules, signs, on behalf of Spain, protocol of August 12, 1898, **1**, p. 526.

Camillus, case of the, **2**, p. 80.

- Campbell, Bernard, claim against Hayti, **6**, pp. 764, 1012.
- Campbell, General, mentioned, **1**, p. 586.
- Campo Formio, treaty of, disposition made of Venetian contractual obligations, **1**, p. 385.
- Campsie*, case of the, **2**, p. 292.
- Canada:
- Insurrection of 1837, action of the United States to enforce neutrality, **7**, p. 919.
 - Proposals of annexation to the United States, **1**, pp. 580-582.
 - Relations of the United States with, **5**, p. 726.
 - Relations with United States as to international copyright, **2**, p. 54.
 - See, also*, Northeastern fisheries.
- Canal, Boisrond, asylum given to, **2**, pp. 812, 816.
- Canal, Interoceanic. *See* Interoceanic communications.
- Canals:
- Neutralization of, **2**, p. 21.
 - Reciprocal use of Canadian and American canals, **1**, p. 678.
- Canaz, Mr., minister of federation of Central American States to United States, **1**, p. 92.
- Canning, George:
- Conference with Prince de Polignac on Spanish America, **6**, p. 410.
 - On recognition of belligerency, **1**, pp. 164, 166.
 - On recognition of independence of Spanish American States, **1**, p. 93.
- Canning-Rush negotiations, to thwart the Holy Alliance, **6**, p. 386.
- Cannon, Lewis T., expulsion from Prussia, **4**, p. 135.
- Canso, Strait of, navigation of, **1**, pp. 789, 790, 793.
- Canseco, General, **2**, pp. 836, 839.
- Cape Horn Pigeon*, case of the, **1**, p. 928.
- Capitulations, **7**, p. 321.
- Capture of enemy property at sea. *See* Enemy property, *infra*.
- Captures, unlawful, in foreign territorial waters, **2**, p. 365.
- Caracas*, American steamship, case of the, **2**, p. 863.
- Carbonell, Cuban senator in Spanish Cortes, mentioned, **1**, p. 368.
- Cardwell, John, consul-general at Cairo, reflections on Greek tobacco merchants, **4**, p. 722.
- Carlin, J. C., case of, **3**, p. 426.
- Carolena*, seizure of the, in Bering Sea, **1**, pp. 895, 918, 919.
- Carolina, extent of lands granted to colony of, **1**, p. 265.
- Caroline*, American brig condemned in Brazil, case of, **6**, p. 748.
- Caroline* at Schlosser, N. Y., case of the, **2**, pp. 24, 409; **6**, p. 261; **7**, p. 919.
- Caroline Islands, **5**, p. 863.
- German claim, **1**, p. 422.
 - Insult to German flag in Madrid, **6**, p. 864.
 - Mediation of the Pope, **7**, p. 6.
 - Transfer to Germany, **1**, p. 425, 532.
- Carrara (alias Polari), case of, **4**, p. 241.
- Carrie A. Buckman*, case of the, **2**, p. 914.
- Carrie E. Phillips*, case of the, **1**, p. 873.
- Carroll, Francis, case of, **2**, p. 194; **3**, p. 782.
- Carstensten, Governor, mentioned, **1**, p. 606.
- Carter, James C., of counsel for the United States in Bering Sea arbitration, **1**, p. 908.
- Casanova, Francisco G., extradition of, **4**, p. 272.
- Case, Admiral, U. S. Navy, omission to salute Spanish flag at Teneriffe, **4**, p. 618.
- Cashin, Darcy M., extradition requested, **4**, p. 261.
- Caspian Sea, control of, **1**, p. 669.
- Cass, Lewis:
- Declarations of American policy of nonintervention, **6**, p. 17.
 - On the fisheries question, **1**, p. 784.
 - Published protest against the quintuple treaty of December, 1841, **2**, p. 928; **4**, p. 718.

- Cass-Yrisarri treaty, November 16, 1857, **3**, pp. 176, 179.
- Cassimus, A. M., case of, **3**, p. 605.
- Castelar, resignation of, as president of Spain, **1**, p. 134.
- Castellano, Señor, report on Porto Rican finances, 1896, **1**, p. 371.
- Castillo y Lanzas, J. M. de, chargé d'affaires of Mexico to United States, **1**, p. 102.
- Castine, military occupation of, **1**, pp. 42, 45, 52, 291.
- Castro, President of Costa Rica, deposed, 1868, **1**, p. 144.
- Castro, Cipriano:
 Revolution in Venezuela led by, **1**, p. 153.
 United States suspends recognition of his government, **1**, pp. 153-154.
- Castro, Fernandez de, mentioned, **1**, p. 368.
- Cataczy, Mr.:
 Russian minister to United States—
 Recalled upon request of United States, **4**, p. 501.
 Extent of immunity after dismissal, **4**, p. 667.
- Cateclii, E. C., case of, **3**, p. 605.
- Cavanaugh, James C., case of, **4**, p. 136.
- Cavita Vecchia, stationing an American ship of war at, **1**, p. 131.
- Cavour, Count, withdraws exequaturs of consuls of German States for refusal to recognize Italy, **1**, p. 72.
- Cawlen, Andrew, case of (extradition), **4**, p. 249.
- Cayatte*, case of the bark, **2**, p. 966.
- Cayo Verde:
 Guano island, **1**, p. 572.
 Question of acquisition of territory, **1**, p. 267
- Celia*, case of the, **7**, p. 1049.
- Central America:
 Diplomatic and treaty relations with the United States, **5**, p. 406.
 Relations and discussions involving the Monroe doctrine, **6**, p. 442.
 Greater Republic of, its diplomatic relations with the United States, **1**, pp. 145-146.
- Cerruti, Ernesto:
 Claim of, against Colombia, **3**, p. 33.
 Arbitration of his claim, **7**, p. 42.
- Cession:
 As a mode of acquisition of territory, **1**, p. 273.
 Consent of the population, **1**, p. 274.
 Protection of territory pending annexation, **1**, p. 274.
 Question as to annexation by a neutral pending war, **1**, p. 280.
 Property that passes by cession, **1**, pp. 281-290.
 Of territory by United States, question of constitutional limits of treaty-making power, **5**, p. 171.
- Cevallos, Don Pedro, mention of letter to, **1**, p. 132.
- Chacabuco*, seizure of blank paper currency by the, **7**, p. 662.
- Chacon, vice-consul of Spain at Alexandria, **1**, p. 132.
- Chambers, Mr.:
 Chief justice of Samoa, **1**, pp. 551, 552.
 Report on land titles in Samoa, **1**, p. 554.
- Champerico and Northern Transportation Company of Guatemala, claim of, **6**, p. 725.
- Champion*, British man-of-war, unneutral service at Valparaiso, **7**, p. 870.
- Chargé d'affaires ad interim, accredited to minister for foreign affairs, **4**, p. 432.
- Charities, official favors to, **2**, p. 15.
- Charles IV. of Spain, deposal of, **1**, pp. 74, 131.
- Charles, Prince of Roumania, **1**, p. 114.

- Charles Morand*, case of the, **2**, p. 860.
- Charleston sea channels, obstruction of, during civil war, **7**, p. 855.
- Charona*, American steamer, case of the, **7**, p. 1047.
- Chauncey, Henry, claim against Chile, **3**, p. 802.
- Chauncey, Isaac, appointed to treat with Algiers, **4**, p. 453.
- Cheek, Dr. M. A., case of, **6**, p. 656.
- Cheers, Mr., case of, **2**, p. 634.
- Cherokee Nation, **1**, pp. 31, 32.
- Chesapeake*, American steamer, carried to Halifax by Confederates, case of the, **7**, p. 937.
- Chesapeake* and *Leopard*, case of, **2**, p. 991; **6**, p. 1035.
- Chesapeake*, United States merchant vessel, case of the, **2**, pp. 366, 1080.
- Chesapeake Bay, territorial waters, **1**, p. 741.
- Chica, guano island, **1**, pp. 563, 569.
- Chile:
- Transfer to, by Peru, of territory in which guano beds had been mortgaged to secure Peruvian debts, **1**, pp. 334-336.
 - Assumption of the debt of the previous Spanish government, **1**, p. 342.
 - Coast warfare during revolution, **7**, p. 361.
 - Conditional declination to accept good offices of United States in behalf of Swiss citizens, **4**, p. 597.
 - Diplomatic and treaty relations with the United States, **5**, p. 416.
 - Diplomatic asylum in, **2**, p. 787.
 - Independence declared, 1818, **1**, p. 80.
 - Policy of the United States toward, during Chile's war with Spain, **6**, p. 445.
 - Revolution of 1891, **2**, p. 1107.
 - Revolt of Chilean navy, liability for acts of insurgents, **6**, p. 964.
 - Destruction of nitrate factories during war, **7**, p. 203.
 - Recognition by United States of new government in, after revolution of 1891, **1**, p. 162.
 - Refusal of United States to receive agents of the congressionalists, in 1891, **1**, p. 208.
 - Revolt against Spain, **1**, p. 80.
 - Seizure of blank paper currency in transit to Peru, **7**, p. 662.
- Chile-Argentine boundary arbitration, refusal of United States to join in representations as to, **6**, p. 435.
- Chile-Peruvian war, attitude of the United States with regard to mediation, **6**, p. 34.
- China:
- American troops to guard American legation, **4**, p. 625.
 - Audiences of Chinese Emperor with foreign ministers, **4**, p. 773.
 - Belligerent rights of, recognized by Great Britain in Franco-Chinese war, 1884, **1**, pp. 8, 9.
 - Diplomatic and treaty relations with the United States—
 - Treaty of 1844, **5**, p. 416.
 - McLane, Parker, and Reed missions, **5**, p. 421.
 - Treaties of 1858, **5**, p. 426.
 - Treaty of 1868, **5**, p. 430.
 - Immigration and other treaties, 1880-1894, **5**, p. 441.
 - Taxes, **5**, p. 448.
 - Industries, **5**, p. 450.
 - Travel, **5**, p. 451.
 - Missionary privileges and protection, **5**, p. 452.
 - Chinese converts, **5**, p. 459.
 - Purchase of land, **5**, p. 461.
 - Treaty ports and foreign settlements, **5**, p. 463.
 - Leases to European powers, **5**, p. 471.

China—Continued.

Diplomatic and treaty relations with the United States—Continued.

Boxer movement—

Siege and relief of legations—

Antiforeign movement; the Boxers, **5**, p. 476.

Guards for the legations, **5**, p. 478.

Instructions to the American minister, **5**, p. 478.

Cutting off of Peking, **5**, p. 479.

Measures of relief; their object, **5**, p. 479.

Policy of the United States, circular of July 3, 1900, **5**, p. 481.

Concurrence of the powers, **5**, p. 482.

Siege of legations; message from Mr. Conger, **5**, p. 486.

Message of Emperor of China to President McKinley, July 19, 1900, **5**, p. 487.

President McKinley's reply of July 23, 1900, **5**, p. 488.

Continued advance to Peking, **5**, p. 489.

Special mission of Mr. Rockhill, **5**, p. 489.

Insistence on conditions in President's letter of July 23, 1900, **5**, p. 490.

Relief of legations, **5**, p. 493.

Negotiations for settlement—

Chinese suggestions of negotiation, **5**, p. 493.

Powers of Prince Ching and Li Hung Chang, **5**, p. 494.

Question of punishments, **5**, p. 495.

French proposals of October 4, 1900, **5**, p. 499.

Negotiations at Peking, **5**, p. 500.

President McKinley's annual message, December 3, 1900, **5**, p. 504.

"Irrevocable conditions" of the powers, **5**, p. 512.

Joint note of December 22, 1900, **5**, p. 514.

Protocol of September 7, 1901, **5**, p. 517.

Annexes, **5**, p. 524.

Mr. Rockhill's report, **5**, p. 525.

Open-door policy, **5**, p. 533.The Hay agreement, **5**, p. 534.Correspondence with Germany, **5**, p. 534.

With Great Britain, **5**, p. 537.

With Italy, **5**, p. 540.

With Japan, **5**, p. 541.

With Russia, **5**, p. 543.

Conclusion, **5**, p. 546.

Expositions of agreement, **5**, p. 546.

Anglo-German agreement, **5**, p. 549.Territorial integrity; neutrality, **5**, p. 552.

Hay's note to Russia, Japan, and China, **5**, p. 553.

Hay's circular telegram, January 13, 1905, **5**, p. 554.

Count Cassini's note, January 13, 1905, **5**, p. 555.

The Chinese reply, **5**, p. 556.

The Japanese reply, **5**, p. 557.

Treaty of Portsmouth, 1905, **5**, p. 558.

Extraterritorial jurisdiction—

Establishment of privileges, **2**, p. 644.

United States treaties, **2**, p. 645.

Regulations promulgated by United States, **2**, p. 647.

Legal status of Shanghai municipal ordinances, **2**, p. 648.

China—Continued.

Extraterritorial jurisdiction—Continued.

Relation of extraterritorial privileges to enforcement of prohibition of opium trade with China, **2**, p. 651.

Mixed court at Shanghai, **2**, p. 652.

Law as to expatriation, **3**, p. 586.

Passports, travel certificates, and transit passes, **3**, p. 1009.

Proclamations for protection of foreigners, during Chinese-Japanese war, **4**, p. 4.

China-United States treaty of 1858, most-favored-nation clause, **5**, p. 318.

Chin Kiang riots; indemnity to Americans injured, **6**, p. 837.

Chinese:

Attacked by mob at Denver, 1880, **6**, p. 820.

Attacked by mob at Rock Springs, 1885, **6**, p. 822.

Case of boycott by labor unions against, **6**, p. 675.

Exclusion from United States—

Treaty of 1880, **4**, p. 187.

Legislation, 1882-1893—

Act of 1882, **4**, p. 190.

Act of 1884, **4**, p. 192.

Unratified treaty of 1888, **4**, p. 193.

Act of September 13, 1888, **4**, p. 194.

Act of October 1, 1888, **4**, p. 198.

Act of 1892, **4**, p. 201.

Act of 1893, **4**, p. 205.

Treaty of 1894, **4**, p. 207.

Legislation, 1894-1905—

Act of 1894, **4**, p. 209.

Acts of 1900, 1901, 1902, **4**, p. 212.

Acts of 1903, **4**, p. 214.

Acts relating to Hawaii, **4**, p. 214.

Act of July 7, 1898, construed, **1**, p. 518.

Provisions as to international exhibitions, **4**, p. 215.

Exempt classes—

Persons included, **4**, p. 216.

Certificates, **4**, p. 221.

Excluded classes—

Persons included, **4**, p. 227.

Certificates of residence and reentry, **4**, p. 230.

Privilege of transit, **4**, p. 232.

Deportation, **4**, p. 234.

Discussion as to Philippines, **4**, p. 234.

Proposals of cooperations, **4**, p. 237.

Good offices of American diplomatic and consular representatives for protection of, **4**, pp. 589, 596.

In San Francisco, correspondence over their removal to a restricted district, **5**, p. 239.

Not capable of naturalization in United States, **3**, p. 330.

Secretary to American legation, **4**, p. 452.

Chinese-Japanese war:

Attitude of the United States, **5**, p. 553.

Good offices of United States in behalf of Japanese in China, **4**, p. 601.

Chirighin, Antonio, case of, **3**, p. 416.

Chourreau, Joseph, claim of, **6**, p. 920.

Christie, Doctor, case of, **2**, p. 665.

Christianey, Mr., minister to Peru, recognizes Calderon government, **1**, p. 157.

- Christianson, Jasper, case of, **3**, p. 564.
- Christmas, Captain, mentioned, **1**, p. 610.
- Christmas Island, guano island, **1**, p. 572.
- Chryssanthides, Demetrius, case of, **3**, p. 356.
- C. H. White*, the, case of seizure by Russia in Bering Sea, **1**, pp. 924, 929.
- Cienfuegos, Cuba, insult to American consulate, **5**, p. 57.
- Cienfuegos:
- Case of, **2**, p. 852; **4**, p. 276.
 - Extradition refused, **2**, p. 852; **4**, p. 276.
 - See, also*, Salvadorean refugees.
- Cinnamon, Mr., case of the family of, **3**, p. 492.
- Cirano, Giovanni, claim arising out of the lynching of, **6**, p. 634.
- Citizenship:
- American Indians are domestic subjects, not citizens, **1**, p. 33.
 - See, also*, Civil rights act.
 - As a qualification to appointment as consul, **5**, p. 9.
 - As an obstacle to reception in diplomatic capacity, **4**, p. 549
 - See* Nationality.
- City of Mexico*, American steamer, case of the, **7**, p. 1048.
- City of Port au Prince*, case of the American steamer, **2**, p. 1073.
- Civil war:
- Definition of, **7**, p. 158.
 - Date of commencement, **7**, p. 171.
 - Effect of. *See* Insurrection, Confederate States.
 - See* Insurrection and revolt.
- Civil war in America, policy of the European powers, **6**, p. 5.
- Civil rights act, April 19, 1866, **3**, p. 277.
- Claiborne, William C. C., mentioned, **1**, p. 281.
- Claims:
- Mode of presentation—
 - Against the United States, **6**, p. 607.
 - Against foreign governments, **6**, p. 609.
 - Petition and proof, **6**, p. 610.
 - Prosecution of claims by the United States—
 - Discretion as to presentation to foreign government, **6**, p. 615; **4**, p. 784.
 - Obstacles to presentation, **6**, p. 617.
 - Objections based on public policy, **6**, p. 611.
 - Loss of right to national protection, **6**, p. 621.
 - Censurable conduct of claimant, **6**, p. 622.
 - Question of unneutral transaction, **6**, p. 623.
 - Discretion as to time and manner of pressure, **6**, p. 627.
 - Conditions of intervention—
 - Citizenship, as a rule, essential, **6**, p. 628.
 - Declaration of intention insufficient, **6**, p. 632.
 - Naturalization not retroactive, **6**, p. 636.
 - Right of interposition not assignable, **6**, p. 638.
 - Nor derivable from partnership associations, **6**, p. 640.
 - Corporations—
 - Interposition in behalf of the corporation, **6**, p. 641.
 - Interposition in behalf of security holders, **6**, p. 644.
 - Grounds of intervention—
 - Denial of justice, **6**, p. 651.
 - Local remedies must, as a rule, be exhausted, **6**, p. 656.

Claims—Continued.

Grounds of intervention—Continued.

Local remedies need not be exhausted—

Where justice is wanting, 6, p. 677.

Where they have been superseded, 6, p. 682.

Where they are insufficient, 6, p. 691.

Unjust judgments not internationally binding, 6, p. 694.

Unjust discriminations, 6, p. 698.

Claims to land—

Titles exclusively determinable by *lex rei sitæ*, 6, p. 701.

Denial of justice may afford ground of intervention as to land claims, 6, p. 703.

Contract claims—

Not, as a rule, officially presented, 6, p. 705.

Exception where diplomacy is the only means of redress, 6, p. 717.

Confiscatory breaches of contract, 6, p. 722.

Acts of authorities—

Who may be considered "authorities," 6, p. 738.

Responsibility for their acts—

Within scope of agency, 6, p. 740.

Outside scope of agency, 6, p. 742.

Exaction of redress for outrages, 6, p. 744.

Judicial authorities, 6, p. 747.

Sanitary measures, 6, p. 751.

Tariff changes, 6, p. 752.

Debasement of the currency, 6, p. 753.

Patents and inventions, 6, p. 754.

"Unclaimed estates" claims, 6, p. 755.

Liability for torts of public ships, 6, p. 756.

Acts of soldiers, 6, p. 758.

Arrest and imprisonment—

Indemnity not demanded where proceedings are regular, 6, p. 765.

Reparation for false or irregular arrest, 6, p. 767.

Wrongful arrest and maltreatment, 6, p. 769.

Imprisonment in violation of treaty right, 6, p. 772.

Enforced labor in case of persons accused, 6, p. 773.

Detention of witnesses, 6, p. 773.

Martial law, 6, p. 774.

Protocol with Spain, 1877, 6, p. 784.

Expulsion, 6, p. 786.

Acts of private persons—

Governments, as a rule, not liable, 6, p. 787.

Liability may result from negligence or complicity, 6, p. 791.

Brigandage, 6, p. 800.

Mob violence—

Destruction of French privateers, 1811, 6, p. 809.

Riots at New Orleans and Key West, 1851, 6, p. 811.

Panama riot, 1856, 6, p. 819.

Fortune Bay case, 1878, 6, p. 819.

Attacks on Chinese at Rock Springs and elsewhere, 6, p. 820.

Lynching of Italians at New Orleans and elsewhere, 6, p. 837.

Case of Bain, and other cases, 6, p. 849.

Case of Don Pacifico, 6, p. 852.

Case of the U. S. S. *Baltimore*, and other cases, 6, p. 854.

Killing of rioters by authorities, 6, p. 868.

Claims—Continued.

Claims based on war—

Indemnity not usually allowed for wrongs incident to war, **6**, p. 883.

Nor for seizing the resources of the enemy, **6**, p. 895.

Compensation for property taken for belligerent use, **6**, p. 902.

Claims for embargoes, **6**, p. 907.

Forced loans, **6**, p. 915.

Damages for wanton or unlawful acts, **6**, p. 918.

Question of reconcentration, **6**, p. 922.

Question of compensation for cable cutting, **6**, p. 924.

Bombardments, claims for injuries incident to—

Greytown, French claims against the United States, **6**, p. 926.

Valparaiso, refusal to present claims of Americans, **6**, p. 940.

Goods in public warehouse—

Antwerp, 1830, **6**, p. 942.

Messina and elsewhere, **6**, p. 948.

Acts of insurgents—

Opinions of publicists, **6**, p. 949.

Denials of liability, **6**, p. 954.

Assertions of liability; grants of compensation, **6**, p. 972.

Indemnity for acts of successful revolutionists, **6**, p. 991.

Payments of duties to insurgents, **6**, p. 995.

Neutral rights and duties—

Violation of neutral rights, **6**, p. 998.

Failure to perform neutral duties, **6**, p. 998.

Defenses—

Part payment, **6**, p. 1002.

Limitation and prescription, **6**, p. 1002.

Effect of war, **6**, p. 1007.

Question of claimant's character or conduct, **6**, p. 1010.

Power to settle—

Governmental control, **6**, p. 1012.

National neglect or sale of claim, **6**, p. 1022.

Right to withdraw or abandon, **6**, p. 1026.

Damages—

Measure of damages, **6**, p. 1027.

Interest, **6**, p. 1028.

Payment, **6**, p. 1030.

Nonpecuniary redress—

Cession of territory, **6**, p. 1034.

Apology, **6**, p. 1035.

Salute to the flag, **6**, p. 1037.

Claims of foreign citizens against a state unaffected by political changes, **1**, pp. 249–252.

Claims, power of Department of State as to, **4**, p. 784.

For wrongs done during the suspension of state's independence—

Against France on account of sequestration of American vessels in Dutch ports, 1809–10, **1**, pp. 252–254.

Against Denmark and France on account of seizure of American vessels in Danish ports, 1807–1811, **1**, p. 254.

Clancy, Mr., American consular agent at Bluefields, cited to testify, **5**, p. 84.

Clark, Captain, case of, **3**, p. 788.

Clay, Henry:

Attitude toward Florida purchase, **1**, p. 441.

Contention for free navigation of the St. Lawrence, **1**, pp. 632, 634.

Clay, Henry—Continued.

Efforts to secure the free navigation of the Amazon, **1**, p. 641.

Motion in House intended to forward recognition of government of Rio de la Plata, 1818, **1**, p. 82.

Similar motions in the House, April 4, 1820, **1**, p. 84.

Opinion on Texas, in 1819, **1**, p. 446.

Opinion that Monroe doctrine was not involved in war between Brazil and Argentina, **6**, p. 434.

Opposes motion to print extra copies of Webster's reply to Hülsemann, **1**, p. 234.

Proposed joint resolution embodying Monroe doctrine, **6**, p. 404.

Report on recognition of Texas, June 18, 1836, **1**, pp. 96-98.

Clay-Colindres treaty between United States and Honduras, 1864, **3**, p. 183.

Clay, J. Randolph:

Appointed chargé d'affaires to Peru, **4**, p. 493.

Concludes treaty with Peru on behalf of the United States, July 26, 1851, **1**, p. 641.

Clayton, John M.:

Efforts to secure the free navigation of the Amazon, **1**, p. 640.

Instructions to Mr. Mann for mission to Hungary, **1**, pp. 218-220.

Negotiates treaty with Hawaii, 1849, **1**, p. 479.

Clayton-Bulwer treaty, **5**, p. 722.

Explanatory declarations, **5**, p. 206.

See under Interoceanic communications, *infra*.

Cleary, Reuben, refusal of Brazil to issue an exequatur to him as deputy consul-general, **5**, p. 29.

Clemente, Don Lino de, refusal of United States to accept him as "representative" of Venezuela, **1**, p. 77; **4**, p. 479.

Cleveland, Grover:

Attitude toward acquisition of distant territory, **1**, p. 433.

Message of December 6, 1886, as to preservation of Hawaiian autonomy and continuation of reciprocity, **1**, pp. 491-492.

Message of January 15, 1889, concerning Samoan Islands, **1**, pp. 545-546.

Message of December 3, 1894, as to failure of the tripartite government in Samoa, **1**, pp. 548-549.

Message of December 7, 1896, on Cuban belligerency, **1**, pp. 108, 198, 375.

Recommends joint commission to consider fisheries, **1**, p. 809.

Withdrawal of Hawaiian annexation treaty, 1893, **1**, p. 498.

Clifford, Nathan, special commissioner to Mexico, **4**, p. 453; **5**, p. 205.

Clipperton Island, guano island, **1**, p. 573.

Clyde, W. P., American citizenship a bar to his reception as Dominican minister, **4**, p. 553.

Coal:

Controversies over treatment of, as contraband, **7**, p. 673.

Supply of, to belligerent vessels, **7**, p. 942.

Coasting trade, form of reservation in treaties, **5**, p. 313.

Cobbett, libel of King of Spain, **2**, p. 161.

Cochener, J. Baptiste, case of, **3**, p. 589.

Codifications of the laws of war, **7**, p. 338.

Cole, Mr., refused a *teskéréh* in Turkey, **3**, p. 1006.

Coleman Island, claimed by United States, **1**, p. 751.

Coleman, Mr., report on German statutes of limitations, **3**, p. 438.

Colima, case of the, **7**, p. 659.

Collins brothers, case of, **4**, p. 305.

Collot, General, case of, **2**, p. 23.

Colon, claims arising from burning of, by insurgents, **6**, p. 960.

Colonel Lloyd Aspinwall, case of the, **1**, p. 713.

- Colonial possessions included in mother country, and has no separate international existence, 1, p. 18.
- Colonial system of Spain, referred to in negotiations at Paris, 1898, 1, pp. 354, 357, 363
- Colonization of negroes, 2, p. 425.
- Colombia:
- Applicability after independence of prior treaties of third powers with Spain, 5, p. 341.
 - Arrangements with United States in regard to discriminating duties, 5, p. 260.
 - Diplomatic and treaty relations with the United States, 5, p. 559.
 - Diplomatic asylum in, 2, p. 800.
 - Discussions of liability for acts of insurgents, 6, p. 960.
 - French proposal of a monarchical government, 6, p. 446.
 - Good offices of United States in Venezuela in behalf of, 4, p. 591.
 - Precedents as to recognition of belligerency arising in relations of United States with, 1, p. 200.
 - Recognition by the United States of new governments in—
 - Van Buren's instructions to Mr. Moore, 1, p. 137.
 - Mosquera government, 1, p. 138.
 - Government of Santos-Acosta, 1, p. 138.
 - Marroquin government, 1900, 1, pp. 138-140.
 - Successful revolution and request for recognition by United States, 1, p. 80.
 - Independence recognized by United States, 1, p. 90.
 - Independence recognized by England, 1, p. 92.
- Colombian-Costa Rican arbitration, 3, p. 29.
- Colombian-Costa Rican boundary, 3, p. 259.
- Colombian-United States treaty of 1846, question of its termination, 5, p. 324.
- Colombian decree of February 10, 1885: duties paid to insurgents, 6, p. 995.
- Colorado River:
- Navigation of, free to American citizens, 1, p. 639.
 - Water boundary of United States and Mexico in, 1, p. 760.
- Columbia River, navigation of, free to British subjects, 1, p. 638.
- Colvin, Mr., American consul at Demerara, case of, 5, p. 62.
- Comacho, Señor:
- American naturalization no bar to his acting as Venezuelan chargé, 4, p. 552.
 - Recognized as chargé d'affaires of Venezuela to United States, 1, p. 152; 4, p. 552.
 - Venezuelan minister, consented to testify in trial of Guiteau, 4, p. 644.
- Comacho, Eduardo, Nicaraguan chargé d'affaires to United States, 1, p. 92.
- Combatants, who are:
- American army instructions, 1863, 7, p. 172.
 - The Hague Convention rules, 7, p. 175.
- Comet*, case of the, 2, pp. 350, 352.
- Commercial arrangements, made without submission to the Senate, 5, p. 218.
- Commercial Cable Company, mentioned, 1, p. 408.
- Commercial intercourse:
- During maritime war—
 - Right of neutrals to trade, 7, p. 381.
 - Rule of 1756; "continuous voyages," 7, p. 383.
 - Prohibition of trade between enemies, 7, p. 391.
 - Acceptance of enemy's license or protection, 7, p. 395.
 - Interruption by war—
 - Suspension of intercourse, 7, p. 237.
 - Limitations on the power to contract, 7, p. 244.
 - Suspension or dissolution of contracts, 7, p. 250.
 - Cessation of interest, 7, p. 252.
- Commercial restrictions, 2, p. 319.

- Commission, Canadian-American, on the preservation of the fisheries, **1**, p. 873.
- Commissions, International Boundary, conventions between United States and Mexico, **1**, p. 461.
- Commonwealth, the, a de facto government, **1**, pp. 41, 52.
- Comonfort, Ignatius, President of Mexico, recognition of his Government by United States, **1**, p. 146.
- Compañía Salitrera del Peru, case of, **6**, p. 646.
- Competitor:*
- Arrest and trial in Cuba of persons on board, **6**, p. 786.
 - Seizure of the, by Spanish coast guard in Cuba, **6**, p. 123.
- Composite states, defined, classified, examples of, **1**, pp. 22-25.
- Conception Bay, territorial waters, **1**, p. 740.
- Concessions, effect of change of sovereignty upon:
- Provisions of various European treaties, **1**, pp. 385-387.
 - Case of Madagascar, **1**, pp. 387-389.
 - Spanish-American peace negotiations, **1**, pp. 389-390.
 - Cuban cases, **1**, pp. 390-394.
 - Porto Rican cases, **1**, pp. 394-395.
 - Manila Railway Company, **1**, pp. 395-406.
 - Cable concessions, **1**, pp. 406-410.
 - Case of Pondoland, **1**, pp. 410-411.
 - Transvaal concessions commission, **1**, pp. 411-414.
- Conde, Bernardo, case of, **4**, p. 3.
- Condolences and congratulations to heads of foreign States, **4**, p. 687.
- Condon, Edward O'M., case of, **6**, p. 265.
- Confederate cruisers, status of, **2**, p. 1083.
- Confederate States:
- Action of the United States to prevent recognition of—
 - Circular of Secretary of State Black, February 28, 1861, **1**, p. 103.
 - Secretary of State Seward's circular, March 9, 1861, **1**, p. 104.
 - Failure of attempts to obtain recognition, **1**, pp. 105-107.
 - De facto supremacy, its effects and limitations, **1**, p. 52.
 - Treasury notes of Confederate States, legal consideration for contracts made in usual course of trade, **1**, p. 52.
 - Distinction between acts of Confederate State and central governments, **1**, p. 54.
 - Sequestration and confiscation acts, **1**, p. 56.
 - Summary of judicial decisions, **1**, p. 57.
 - Confederate debts and obligations, **1**, p. 60.
 - Informal reception of Confederate agents by European governments, **1**, pp. 208-212.
 - Recognition of belligerency, **1**, pp. 184, 193.
- Confederation, defined, examples of, **1**, p. 23.
- Conference, International American, 1889-90, action taken to declare conquest illegal, **1**, pp. 292-293.
- Confiscation, during military occupation, **7**, p. 287.
- Confiscation acts:
- Of the Confederate States, **1**, pp. 56-57.
 - Of the United States, 1861, 1862, **7**, p. 290.
- Congo basin, discoveries of American citizens, **1**, pp. 260-261.
- Congo, International Association of the:
- Its formation, **1**, p. 117.
 - Recognized by the United States and other powers, **1**, p. 117.
- Congo, Independent State of the:
- Formed and recognized, **1**, pp. 73, 117.
 - Diplomatic and treaty relations of the United States with, **5**, p. 563.

- Congo, Independent State of the—Continued.
 Commercial freedom in, a condition of recognition, **1**, p. 74.
 Neutralization declared by the general act of Berlin, February 26, 1885, article 10, **1**, p. 27.
 Personal union with Belgium, **1**, pp. 22, 118.
 Adhesion of Congo to general act of Berlin, 1885, **1**, p. 118.
- Congo River, free navigation of, **1**, p. 652.
- Congratulations and condolences to heads of foreign States, **4**, p. 687.
- Congress of United States, question of participation of, in recognition of new States, etc., **1**, pp. 243-247.
- Congress of Vienna, creation of Kingdom of the Netherlands, **1**, p. 128.
- Congressionalists, in Peru, overthrow the Balmaceda government, **1**, p. 162.
- Connecticut charter, extent of lands granted by, **1**, p. 265.
- Connell, E. R., case of, **4**, p. 61.
- Conner, Captain, mentioned, **1**, p. 275.
- Conquest:
 As a mode of acquisition and loss of territory, **1**, p. 290.
See Military occupation.
- Consent of population to cession of territory, **1**, p. 274.
- Conserva*, or *Madrid*, case of the, **7**, p. 904.
- Constancia*, case of the, **6**, p. 1031.
- Constitution of United States:
 Article I., section 8, clause 10, **1**, p. 61.
 Article III., section 2, interpreted, **1**, p. 31.
 Thirteenth amendment, **1**, p. 320.
 Fourteenth amendment, **1**, p. 60.
- Consul, grant of exequatur to, involves recognition of commissioning State, **1**, p. 79.
- Consular functions, status of consuls sent to United States by the Maximilian government in Mexico, **1**, pp. 238-239.
- Consuls, **5**, p. 1.
 Classes and titles, **5**, p. 2.
 Appointment, **5**, p. 6.
 Question of citizenship, **5**, p. 9.
- Exequatur—
 Nature and effect, **5**, p. 12.
 Conditions of issuance, **5**, p. 15.
 Refusal or revocation—
 Revocation of exequatur, **5**, p. 19.
 Case of Mr. Bunch, **5**, p. 20.
 Case of Señor Rogers, **5**, p. 22.
 Janssen's case, **5**, p. 23.
 Usher's case, **5**, p. 25.
 Refusal of exequatur, **5**, 28.
- Dismissal or recall, **5**, p. 29.
 Vidal's case, **5**, p. 31.
- Privileges and immunities—
 Under international law and treaty, **5**, p. 32.
 In Eastern countries, **5**, p. 37.
 Protection due to consular officers, **5**, p. 40.
 Dalton's case, **5**, p. 41.
 German consul at Cincinnati, **5**, p. 41.
 Riot at Mollendo, **5**, p. 42.
 Case of British "proconsul," **5**, p. 43.
 Spanish consul at Jacksonville, **5**, p. 43.

Consuls—Continued.

Privileges and immunities—Continued.

Protection due to consular officers—Continued.

Kellett's case, **5**, p. 43.Cases in Venezuela, **5**, p. 44.Case in Santo Domingo, **5**, p. 47.Protection of archives and dwellings, **5**, p. 48.Myer's case, **5**, p. 51.Tourgée's case, **5**, p. 53.Cases at Port au Prince, **5** p. 54.Case at Cienfuegos, **5**, p. 57.Display of national arms and flag, **5**, p. 57.Ceremonial, **5**, p. 58.Uniform, **5**, p. 60.Presents, **5**, p. 60.Engaging in business, **5**, p. 60.

Amenability to local jurisdiction—

Civil process, **5**, p. 61.Criminal process, **5**, p. 65.Case of the Genoese consul, **5**, p. 65.Kosloff's case, **5**, p. 65.Croxall's case, **5**, p. 68.Other cases, **5**, p. 70.Jurisdiction of courts in United States in cases affecting consuls, **5**, p. 72.The giving of testimony, **5**, p. 78.

Taxation—

Liabilities and exemptions, **5**, p. 86.Customs duties, **5**, p. 90.

Powers and duties—

Scope and limitations, **5**, p. 93.Correspondence, **5**, p. 95.Interposition with local authorities, **5**, p. 101.Administration of oaths, **5**, p. 109.Authentication of documents, **5**, p. 113.Administration of estates, **5**, p. 117.Representation of private interests, **5**, p. 125.Abstention from politics, **5**, p. 127.

Shipping and seamen—

Consular powers, **2**, pp. 286, 751.Shipment and discharge of seamen, **5**, p. 132.Desertion, **5**, p. 134.Recovery of wages, **5**, p. 135.Recovery of damages, **5**, p. 141.Provisions for crew, **5**, p. 142.Relief of seamen, **5**, p. 144.

Salary and fees—

Salary and allowances, **5**, p. 148.Fees, **5**, p. 150.Appointment of, to a country not necessarily a recognition of its *de facto* government, **1**, p. 206.Exequaturs not issued to Spanish consuls while recognition of central junta was in suspense, **1**, p. 132.Extraterritorial powers of, in certain countries. *See* Extraterritorial jurisdiction; Consular jurisdiction; Consuls, foreign.

Consuls—Continued.

Extraterritorial jurisdiction under convention between France and United States, 1788, **2**, p. 83.

Foreign, authority of, in United States over disputes between officers and crew of foreign vessels—

Treaties and legislation, **2**, p. 298.

Treaties between the United States and—

Austria-Hungary, July 11, 1870, Article XI., **2**, p. 301.

Belgium, March 9, 1880, Article XI., **2**, p. 303.

France 1853, Article VIII., **2**, p. 305.

Germany, December 11, 1871, Articles XII., XIII., **2**, p. 310.

Italy, May 8, 1878, Article XI., **2**, p. 312.

February 8, 1868, and May 8, 1878, Article X., **2**, p. 314.

Sweden and Norway, 1827, Article XIII., **2**, p. 315.

Of United States, functions of—

Prohibited to perform ceremony of marriage, **2**, p. 515.

Act of 1860, Revised Statutes, section 4280, **2**, p. 521.

Giving certificates as to American laws of marriage, **2**, p. 525.

Of an unrecognized government, their status in United States, **1**, pp. 238-239.

Of Pontifical States in United States, **1**, p. 39.

Provisional recognition of foreign consuls in Hawaii and Spanish islands upon the transfer of sovereignty to United States, **1**, pp. 308-309.

Status of Hawaiian consuls abroad and of foreign consuls in Hawaii after annexation, **1**, pp. 513, 514.

Consular jurisdiction:

Over aliens in extraterritorial jurisdictions, **2**, p. 751.

Over merchant vessels in foreign ports, **2**, p. 286; **5**, p. 128.

Contiguity, acquisition of territory by, **1**, pp. 265-267.

Continuity:

Acquisition of territory by, **1**, pp. 264-265.

Of States, **1**, pp. 248-254.

Continuous voyages:

In connection with the rule of the war of 1756, **7**, p. 383.

In connection with contraband, **7**, p. 697.

Contraband, **7**, p. 656.

Restriction of neutral trade, **7**, p. 656.

What articles are contraband, **7**, p. 660.

Lists promulgated by governments, **7**, p. 667.

Controversies as to certain articles, **7**, p. 673.

Coal, **7**, p. 673.

Provisions, **7**, p. 675.

Cotton, **7**, p. 692.

Destination—

Must be hostile, **7**, p. 695.

Doctrine of "continuous voyages," **7**, p. 697.

Question raised in American civil war, **7**, p. 698.

Cases of the *Dolphin* and the *Pearl*, **7**, p. 700.

Case of the *Stephen Hart*, **7**, p. 704.

Case of the *Bermuda*, **7**, p. 708.

Matamoras cases, **7**, p. 715.

Case of the *Springbok*, **7**, p. 719.

Delagoa Bay cases, **7**, p. 739.

Penalty, **7**, p. 744.

Contraband—Continued.

Analogues of contraband—

Military persons, **7**, p. 752.*Trent case*, **7**, p. 768.Sale of, by private persons not prohibited, **7**, p. 955.Sale of, by governments, inadmissible, **7**, p. 973.Contract laborers, immigration of, **4**, pp. 162, 165, 170, 178.

Contracts, effect of change of sovereignty upon:

Provisions of various European treaties, **1**, pp. 385-387.Case of Madagascar, **1**, pp. 387-389.Spanish-American peace negotiations of 1898, **1**, pp. 389-390.Cuban cases, **1**, pp. 390-394.Porto Rican cases, **1**, pp. 394-395.Manila Railway Company, **1**, pp. 395-406.Cable concessions, **1**, pp. 406-410.Case of Pondoland, **1**, pp. 410-411.Transvaal Concessions Commission, **1**, pp. 411-414.

Effect of war upon—

Limitations on the power to contract, **7**, p. 244.Suspension or dissolution of contracts, **7**, p. 250.Cessation of interest, **7**, p. 252.Nonintervention for enforcement of, governmental contracts, **6**, p. 285.Rules of private international law applicable to, **2**, p. 620.Contributions and requisitions, **7**, p. 281.

Convention:

At London, May 7, 1832, Great Britain, France, Russia, Bavaria, **1**, p. 111.Between Belgium and Independent State of the Congo, annexation, **1**, p. 118.Between United States and France, 1788, as to consular jurisdiction, **2**, p. 83.Conventional and diplomatic relations of the United States with other States. *See under name of each foreign state.*Convicts, immigration of, into United States prohibited, **4**, pp. 162, 165, 170, 182.Conyngnam, extradition of, **4**, p. 258.Cooley, James, chargé d'affaires to Peru, **1**, p. 92.Copeland, Franklin E., joint discoverer of Los Monges Islands, **1**, p. 576.Coppell, Mr., acting British consul at New Orleans, objection to oath imposed by General Butler, **4**, p. 16.Coppinger, Mr., American citizenship a bar to his representing Liberia, **4**, p. 557.Coppinger, Governor Don José, formal transfer of East Florida by, **1**, p. 444.Copyright. *See International copyright.*Agreements made without submission to the Senate, **5**, p. 219.Laws, Hawaii denied benefit of, prior to action by Congress, **1**, p. 309

Corea:

Diplomatic and treaty relations of the United States with—

First attempts to negotiate, **5**, p. 567.Shufeldt treaty, 1882, **5**, p. 569.Treaty rights of Americans, **5**, p. 573.Extraterritorial jurisdiction in, **2**, pp. 593, 625.Foreign settlements, **5**, p. 576.Japanese intervention, **5**, p. 578.Status of Corea under treaty of Portsmouth, 1905, **5**, p. 580.Recognition of, by the United States, **1**, p. 119.Corfu and Paxo, islands of, neutralization of, **1**, p. 26.Corinth Canal, **3**, p. 268.

- Corinto, British occupation of, by way of reprisal, 7, p. 134.
- Coro and La Vela Railway and Improvement Company, case of, 6, p. 307.
- Corporations:
- Foreign, rights of, 4, p. 19.
 - Nationality of, 3, p. 800.
 - Public and private, excluded from category of States, 1, p. 15.
- Cortes, Demetrio, case of, 4, p. 374.
- Corwin, Secretary of Treasury, mentioned, 1, p. 344.
- Costa, G., case of, 2, p. 742.
- Costa, José, Spanish subject, consul for Uruguay at San Francisco, status of, 5, p. 35.
- Costa Rica:
- Assumption of the debts of the previous Spanish government, 1, p. 343.
 - Diplomatic and treaty relations with the United States, 5, p. 406.
 - Government of, after revolution of 1868, recognized by United States, 1, p. 144.
 - Law of December 20, 1886, rights of foreigners to appeal to diplomatic intervention, 6, p. 269.
 - Independence recognized by United States, 1, p. 92.
- Costa Rican-Colombian boundary, 3, p. 259.
- Costa Rican-Nicaraguan boundary dispute, 3, p. 259.
- Arbitration of, 3, p. 259; 7, p. 30.
- Costa Rica Packet*, case of the, 1, pp. 715, 930.
- Costello and Warren, cases of, 2, p. 226; 3, p. 580.
- Cotton, controversies over treatment of, as contraband, 7, p. 692.
- Coudert, F. R., of counsel for the United States in Bering Sea arbitration, 1, p. 908.
- Council of the Indies, 1, p. 354.
- Counterfeiting:
- Foreign bank notes, 1, p. 61.
 - Money of a foreign state, 2, p. 450.
- Courcel, Baron Alphonse de, Bering Sea arbitrator, 1, pp. 907, 912, 913, 919, 920.
- Court dress, 4, p. 761.
- Court of Claims, jurisdiction of, 1, p. 337.
- Courts of United States, have no power to recognize new States, etc., prior to Executive action, 1, pp. 246-248.
- Cracow, city of:
- Recognized, in 1815, as an independent state under protection of Russia, Austria, and Prussia, 1, p. 20; 2, p. 20.
 - Deneutralization of, and incorporation with Austria, 1846, 2, p. 20.
- Crampton, Mr., British minister to the United States, dismissal of, 2, p. 362; 4, p. 533; 7, p. 882.
- Cranstoun's case, 2, p. 201.
- Cranz, A. C. A., case of, 3, p. 954.
- Crawford, Capt. Emmet, U. S. Army, claim for the killing of, by Mexican troops, 2, p. 425; 6, p. 759.
- Crawford, William H.:
- Favored surrender of Texas in 1819, 1, p. 446.
 - Favored forcible occupation of Florida, 1, p. 443.
 - Minister of United States to France, 1, p. 122.
 - On location of power to recognize new States, etc., 1, p. 244.
- Credence, letters of, 4, p. 461.
- Creole*, case of the, 2, p. 351.
- Decision of the arbitrator, 2, p. 358.
- Crescent City*, case of the, 6, p. 57.
- Crespo, President, decree as to expulsion of foreigners, 4, p. 82.

- Crete, blockade by the powers, 1897, 7, p. 139.
- Criado y Gomez, R. F., case of, 3, p. 509.
- Crime, extraterritorial. *See* Extraterritorial crime.
- Crimean war, coast warfare during, 7, p. 354.
- Crowe, Joseph Archer, British plenipotentiary in Berlin Conference, 1889, 1, p. 547.
- Crowinshield, Caspar Schuyler, question as to his citizenship, 3, pp. 282-284.
- Crowthier, Doctor, mentioned, 1, p. 573.
- Croxall, Mr., American consul at Marseilles, case of, 5, p. 68.
- Crus, Frank, expulsion from South Africa, 4, p. 141.
- Cuba:
- Anxiety of United States as to a transfer of, to another European power, 6, p. 379.
 - Attitude of the United States as to recognition of—
 - President Grant's message, December 7, 1875, 1, pp. 107-108.
 - President Cleveland's message, December 7, 1896, 1, p. 108.
 - President McKinley's message, April 11, 1898, 1, pp. 108-110.
 - Course of United States as to granting property and concessions in, during American occupation, 1, pp. 310, 408-409.
 - Calhoun's statement of American policy toward, 6, p. 426.
 - Claims arising in, under American occupation, 1, p. 385.
 - Declarations of the policy of the United States toward, 6, p. 447.
 - Effect of American occupation upon private rights of foreigners in, 1, p. 427.
 - Guaranty required of foreign negroes upon landing, 4, p. 4.
 - Independence of, 1, p. 110; 6, pp. 223-225, 471.
 - Intervention of the United States in—
 - Relations 1825-1867, 6, p. 56.
 - Lopez expedition, 6, p. 57.
 - Case of the *Crescent City*, 6, p. 57.
 - Black Warrior* case, 6, p. 59.
 - Ten years' war, 1868-1878, 6, p. 61.
 - President Grant's annual message, 1869, 6, p. 61.
 - President Grant's special message, June 13, 1870, 6, p. 62.
 - President Grant's annual message, 1870, 6, p. 68.
 - President Grant's annual message, 1871, 6, p. 69.
 - Colombian circular, September 26, 1872, 6, p. 70.
 - Efforts to use good offices, 6, p. 71.
 - Case of the *Virginus*, 6, p. 84.
 - Mr. Fish's instruction, No. 266, November 5, 1875, 6, p. 85.
 - Consultations with European powers, 6, p. 92.
 - Insurrection of 1895—
 - Olney-Dupuy de Lôme correspondence, 6, p. 105.
 - Mr. Olney's report, December 7, 1896, 6, p. 117.
 - President Cleveland's annual message, December 7, 1896, 6, p. 124.
 - Protest against reconcentration, 6, p. 130.
 - Registration of property, 6, p. 132.
 - President McKinley's annual message, December 6, 1897, 6, p. 133.
 - Instructions to General Woodford, July 16, 1897, 6, p. 139.
 - Change of Spanish ministry, 6, p. 144.
 - Conduct of the war; autonomy, 6, p. 154.
 - Dupuy de Lôme incident, 6, p. 173.
 - Destruction of the *Maine*, 6, p. 181.
 - Situation in Cuba, 6, p. 184.
 - Objections to Consul-General Lee, 6, p. 187.
 - General Woodford's negotiations, 6, p. 188.
 - Question of armistice; action of the powers, 6, p. 203.

Cuba—Continued.

Intervention of the United States in—Continued.

Resolution of intervention—

President McKinley's special message, April 11, 1898, **6**, p. 211.

Joint resolution, April 20, 1898, **6**, p. 225.

Blockade of Cuban ports, **6**, p. 229.

War and peace, **6**, p. 230.

The Republic of Cuba—

Cuban independence, **1**, p. 110; **6**, pp. 223-225, 236.

Joint resolution (April 20, 1898), **1**, p. 110.

Military occupation of, by United States, **1**, p. 48.

Nature of the occupation of, by United States, **1**, p. 534.

Policy of the United States toward Spanish concessions in, **1**, pp. 390-394.

Precedents as to recognition of belligerency arising in relations of United States with—

Insurrection of 1868, **1**, pp. 193-194.

President Grant's message, 1869, **1**, p. 194.

President Grant's special message, June 13, 1870, **1**, pp. 194-196.

President Grant's annual message, 1875, **1**, pp. 196-197.

Insurrection of 1895, **1**, p. 198.

President Cleveland's annual message, 1896, **1**, p. 198.

President McKinley's annual message, 1897, **1**, pp. 198-200.

Property and franchises in, not to be granted by United States during occupation, **1**, pp. 310, 408-409.

Proposals of annexion to the United States—

Cuban willingness in 1823, **1**, p. 582.

Inevitableness of annexation, **1**, p. 583.

Desirability of annexation, **1**, p. 584.

Advantages of annexation, **1**, pp. 584-585.

Offer to purchase, **1**, p. 586.

Offer rejected, **1**, p. 587.

Attitude of United States thereafter, **1**, pp. 588-589.

Question of property passed to United States upon the evacuation by Spain, **1**, p. 285.

Recognition of independence in 1875 refused by United States, **1**, p. 73.

Refusal of the United States to agree to the neutralization of, **6**, p. 457.

Mr. Everett's letter of December 1, 1852, **6**, p. 460.

Regulations, 1895, for registration of foreigners, **6**, p. 316.

Spain's claim of jurisdiction over the sea to extent of 6 miles from the coast, **1**, p. 706.

Views of the United States on question of assumption of contractual obligations of former Spanish government in Cuba, **1**, pp. 407-408.

Cuba Submarine Telegraph Company, **1**, pp. 406-407.

Claim for cutting of cable, **6**, p. 924.

Cuban debt, **1**, p. 351; **5**, p. 376.

Spanish-American negotiations at Paris, **1**, pp. 351-385.

Spanish proposal that United States assume the debt, **1**, pp. 351-352.

Rejected by United States commissioners, **1**, p. 352.

Spanish argument, **1**, pp. 352-356.

American reply, **1**, pp. 356-360.

Spanish rejoinder, **1**, pp. 360-367.

American response, **1**, pp. 367-377.

Closing Spanish argument, **1**, pp. 377-380.

Extract from American ultimatum, **1**, pp. 381-385.

Cuban insurrection contributions, question of culpability of a bank receiving deposits of, **7**, p. 873.

- Cubans, quasi-American nationals during American occupation, **3**, p. 295.
- Culebra, island of, desire of the United States to acquire, 1867, **1**, p. 601.
- Culebrita, island of, desire of the United States to acquire, 1867, **1**, p. 601.
- Cullom, Shelby M., Senator:
- Commissioner to recommend Hawaiian legislation, **1**, p. 510.
 - Report of, in favor of Danish treaty, 1902, **1**, p. 610.
- Cunningham, Captain, violation of French neutrality, **7**, p. 1036.
- Currency, debasement of; claims of foreigners injuriously affected, **6**, p. 753.
- Currier, J. W., consul-general of Santo Domingo at New York, **1**, p. 107.
- Cuscattan*, case of the, **2**, p. 1121.
- Cushing, Caleb:
- Mission to Bogotá, 1868, **3**, p. 21.
 - Mission to China, **5**, p. 416.
 - Opinion, as Attorney-General, on the Texan debts, **1**, p. 344.
 - Presents credentials as minister to the Spanish provisional government under Marshal Serrano, **1**, p. 134.
 - Protocol with Señor Calderon concerning judicial procedure, **5**, p. 212.
- Cushman, Mr., American consul at Rome, conduct disapproved, **5**, p. 128.
- Customs duties, immunity of diplomatic representatives from payment, **4**, p. 673.
- Customs laws:
- Exclusive national jurisdiction over, **2**, p. 66.
 - Alterations without due notice, **2**, p. 67.
 - Confiscations under, **2**, p. 68.
 - Discriminating duties, **2**, pp. 69-76.
- Customs regulations, protests of the United States against onerous regulations, **2**, p. 319.
- Cutting, A. K., case of, **2**, p. 228; **6**, p. 281.
- Cutzenis, P., case of, **3**, p. 605.
- Czosnek, Solomon, case of, **3**, p. 989.
- Dady & Co., mentioned, **1**, pp. 311, 390.
- Dahomey, rights of American citizens in, **1**, p. 424.
- Dale*, U. S. sloop, action in island of Johanna, **7**, p. 112.
- Dallas-Clarendon convention, October 17, 1856, **3**, pp. 143, 166, 176.
- Dalton estate, case of the, **6**, p. 755.
- Dalton, Mr., American consul at Ciudad Bolivar, case of, **5**, p. 41.
- Dalzell, Mr., report of, on purchase of Danish West Indies, 1902, **1**, p. 610.
- Damages for Bering Sea seizures, settlement of, **1**, p. 921.
- Dana, Francis:
- Declined mission to France, **4**, p. 476.
 - Mission to Russia, **1**, p. 207; **5**, p. 842.
- Daniel, J. M., American minister at Turin, question of court dress, **4**, p. 768.
- Danish Sound dues:
- History of, **1**, p. 659.
 - Treaty of the United States, 1826, **1**, p. 660.
 - Protests of the United States against, **1**, p. 660.
 - United States notifies Denmark of termination of treaty of 1846, **1**, p. 662.
 - Conference for capitalization of, **1**, p. 663.
 - Treaty between United States and Denmark, 1857, **1**, p. 663.
- Danish West Indies:
- Negotiations with Denmark for cession of, to the United States—
 - Opening negotiations, **1**, p. 601.
 - Exchanges of proposals, **1**, pp. 602-605.
 - Treaty concluded at Copenhagen October 24, 1867, **1**, p. 605.
 - Delay of United States Senate to ratify, **1**, pp. 606-610.
 - Second treaty of cession, 1902; declination of Danish Landsting to ratify, **1**, p. 610.

- Danube River Commission, **1**, p. 630.
- Darby, John, consul-general of Uruguay at New York, **1**, p. 91.
- Dardanelles, the:
 - Free navigation by merchant vessels, **1**, p. 664.
 - Regulations as to men-of-war, **1**, p. 664.
 - Attitude of the United States concerning navigation of, **1**, pp. 665-668.
- Dartmoor prison "massacre," **7**, p. 219.
- Daschkoff, Russian chargé, case of the firing upon his window in Philadelphia, **4**, p. 627.
- Dauntless*, case of the, **7**, pp. 866, 906.
- David, Jacob, case of, **4**, p. 320.
- David J. Adams*, seizure of, in Canadian waters, **1**, p. 810.
 - Diplomatic discussion occasioned thereby, **1**, pp. 810-847.
 - Discontinuance of proceedings against, **1**, p. 847.
- Davie, William R., mission to France, **4**, p. 477; **5**, p. 606.
- Davis and Barbosa, case of, **2**, p. 276.
- Davis, Bancroft, **1**, p. 242.
- Davis, Captain, refusal to recognize United States commercial agent in Gilbert Islands, **1**, pp. 425-426.
- Davis, Captain, takes formal possession of Jarvis Island for United States, **1**, p. 574.
- Davis, Jefferson, **1**, pp. 210, 211, 212.
- Davis, Lieutenant, mentioned, **1**, pp. 276, 277.
- Dawson, Judge, Bering Sea cases, **1**, p. 896.
- Day, Secretary of State, declaration of American policy of nonintervention, **6**, p. 30.
- Day and Garrison, executors of Garrison, case of, **6**, p. 301.
- Daylight*, American schooner, claim on account of sinking of, **2**, p. 81; **6**, p. 679.
- Dayton, Mr., United States minister to France, **1**, pp. 185, 209.
- Dean of diplomatic corps, **4**, p. 736.
- Deane, Silas:
 - Mission to France, **5**, p. 156.
 - Presents received upon retirement from France, **4**, p. 578.
- Debts, question of confiscation during war:
 - Public debts, **7**, p. 306.
 - Private debts, **7**, p. 309.
 - See, also*, Public debts.
- Deceit, practice of, and extent of permissibility, in war, **7**, p. 191.
- "Declaration of intention:"
 - Party making, not entitled to passport, **3**, p. 890.
 - Qualified protection of such persons, **3**, pp. 893, 895.
 - See* American naturalization, under Nationality.
- Declaration of Paris, 1856:
 - Text of the declaration, **7**, p. 561.
 - List of signatories, **7**, p. 562.
 - Nonadherence of the United States, **7**, p. 563.
 - The civil war correspondence, **7**, p. 568.
 - Attitude of Mr. Marcy, **5**, p. 195.
- Declaration of war, nature and necessity for, **7**, p. 168.
- Deerhound*, case of the, **2**, p. 979.
- De facto governments:
 - Different kinds, **1**, p. 41.
 - Classification and powers, **1**, p. 41.
 - Insurrection and revolt, **1**, p. 43.
 - Military occupation, **1**, p. 45.
 - By recognized government, **1**, p. 45.
 - Castine, **1**, p. 45.

De facto governments—Continued.

Military occupation—Continued.

By recognized government—Continued.

Tampico, 1, p. 46.

California and New Mexico, 1, p. 46.

New Orleans, 1, p. 47.

Cuba and the Philippines, 1, p. 48.

Continuation of powers after annexation, 1, p. 48.

By insurgents, 1, p. 49.

Mazatlan, 1, p. 49.

Bluefields, 1, p. 49.

The Confederate States—

De facto supremacy; effects and limitations, 1, p. 52.

Confederate and State governments, 1, p. 54.

Capacity to take and hold property, 1, p. 55.

Sequestration and confiscation acts, 1, p. 56.

Summary of judicial decisions, 1, p. 57.

Confederate debts and obligations, 1, p. 60.

Defatta, Joseph, claim arising out of the lynching of, 6, p. 634.

Defina, Giuseppe, claim of, 6, p. 636.

De Forest, David C., refused recognition as consul-general of United Provinces of South America, 1, pp. 79, 80.

De Gress, and Wexel, Messrs., case of, 6, p. 817.

Delagoa Bay, 1, p. 298.

Delagoa Bay cases, question of "continuous voyages," 7, p. 739.

Delaware Bay, territorial water of United States, 1, p. 735.

Delgado, José M., case of, 6, p. 761.

Delmonte, Felix, confidential minister of Santo Domingo to United States, 1, p. 590.

Demartini, Erminio, case of, 3, p. 413.

Demerlier, case of, 3, p. 565.

Denby, Mr., omission to call upon Prince Oukhtomsky, in Peking, 4, p. 745.

Denmark:

Claims of United States against, for wrongs done in Napoleonic era, 1, p. 254.

Debt of, partially assumed by Schleswig-Holstein, 1, p. 339.

Diplomatic and treaty relations with the United States, 5, p. 581.

Personal union with Schleswig-Holstein, 1773-1863, 1, pp. 21-22.

Seizure and restoration of American prizes to Great Britain during American Revolution, 1, p. 169.

De Neuville, concludes Florida negotiations, 1, p. 442.

Denver, attacks upon Chinese, 1880, 6, p. 820.

Department of State:

Organ of official communication, 4, p. 780.

Powers and duties, 4, p. 782.

Continuity of policy, 4, p. 785.

Relations to judicial department, 4, p. 790.

Care of archives, 4, p. 793.

See, also, Intercourse of States.

Depierre, Victor B., case of, 3, p. 567.

Derbyshire, Robert G., case of, 3, p. 841.

Deserters, 7, p. 234.

Devastation, extent of its permissibility in war, 7, p. 182.

Dewaele, Emile, case of, 3, p. 758.

Diana, case of the, 2, p. 1026.

Diaz, General Porfirio:

Delay of the United States in recognition of his government in Mexico, **1**, p. 148.

Invited to dedication of government building in Chicago, **4**, p. 732; **5**, p. 792.

Dickinson-Ayon treaty, **3**, p. 184.

Dickinson, John, member of "Committee of Secret Correspondence," **5**, p. 156.

Dillon, M., French admiral, proceedings in Hawaii on behalf of France, **1**, p. 480.

Dillon, M., French consul at San Francisco, case of, **5**, pp. 78, 167, 168.

Dinkelle, case of, **2**, p. 635.

Diplomatic history of the United States. *See* Diplomatic and treaty relations with the United States under the name of each foreign State.

Diplomatic missions. *See* Intercourse of States.

Diplomatic officers, children of, their citizenship, **3**, p. 281.

Diplomatic officers of United States:

Giving of certificates, as to American laws of marriage, **2**, p. 525.

Limitations of diplomatic privilege as to performance of marriage ceremonies, **2**, p. 506.

Diplomatic relations, severance of, **7**, p. 103.

Diplomatic relations of the United States. *See under name of each foreign State.*

Diplomatic representations of Holy See, attitude of United States toward, **1**, p. 39.

Diradourian, case of, **3**, p. 705.

Discovery and occupation of America, effect of, upon Indian title to lands, **1**, p. 35-37.

Discovery, in its relation to the acquisition of territory, **1**, pp. 258-261.

Discriminating duties of customs and tonnage, **2**, pp. 69-76.

Treaty between United States and Great Britain, 1815, **2**, p. 69.

Act of Congress, May 24, 1828, **2**, p. 70.

Discussion with China, **2**, p. 72.

Act of June 26, 1884, **2**, p. 74.

Hayti and the United States, **2**, p. 75.

Display of force, as a mode of redress, **7**, p. 107.

District of Columbia, status of, **1**, pp. 319-320.

Diversion of waters of international rivers, **1**, p. 653.

Division of territory, effect upon revenue laws; Zanzibar, **1**, pp. 331-332.

Dix, Major-General, orders in relation to St. Alban's raid, **2**, p. 367.

Dix's case, **6**, p. 994.

Doane, E. T., deportation from Caroline Islands, **6**, p. 346.

Doane, R. H., case of, **5**, p. 106.

Doazan, John Raoul, case of, **3**, p. 889.

D'Oench, Henry, case of, **3**, p. 837.

Dole, Sanford B.:

Commissioner to recommend to Congress legislation concerning Hawaii, **1**, p. 510.

Formal transfer of Hawaii to United States, **1**, p. 510.

Head of revolutionary government in Hawaii, **1**, p. 496.

Dolphin, case of the, **1**, pp. 896, 918, 919; **7**, p. 700.

Domicil:

A source of civil status, **3**, p. 811.

Belligerent domicil, **3**, p. 816.

See Belligerent domicil.

Thrasher's case, **3**, p. 817.

Kosztza's case—

Marcy-Hulseman correspondence, **3**, p. 820.

Interpretations of the case, **3**, p. 835.

Effect of foreign domicil on the right to national protection—

Native citizens, **3**, p. 757.

Naturalized citizens, **3**, p. 766.

American business interests, **3**, p. 771.

Domicil—Continued.

Effect of foreign domicil on the right to national protection—Continued.

Reasons of health, **3**, p. 773.

Residence in oriental lands, **3**, p. 776.

Foreign domicil as a ground for refusing passports, **3**, p. 926.

Dominican Republic, diplomatic and treaty relations with the United States, **5**, p. 581.

Dominguez, Fernando, case of, **3**, p. 507.

Dominis, Hawaiian general, mentioned, **1**, p. 493.

Donigan, Doctor, case of, **3**, p. 742.

Donna T. Briggs, case of the, **7**, p. 866.

Dorcas C. Yeaton, case of the, **2**, p. 891.

Double Allegiance. See Nationality.

Douro, navigation of the, declared free to Spanish and Portuguese subjects **1**, p. 629.

Dragoman, G., case of, **3**, p. 605.

Drevet, Charles, case of, **3**, p. 466.

Drouyn de L'Huys:

Case of *Alabama* and *Kearsarge*, **1**, p. 723.

Proposal of European intervention in American civil war, **1**, p. 186.

Du Bois, Edward C., case of, against Chile, **6**, p. 921.

Dubois, M., Dutch minister, refusal to waive immunity from giving testimony, **4**, p. 643.

"Due diligence:"

Question of requisite exertion to enforce neutral duties, **7**, p. 1053.

Required of State in observing international duties, **1**, p. 61.

Rules of 1871; Geneva award, and subsequent discussions, **7**, p. 1059.

Dueñas, Señor, case of (asylum), **2**, p. 786.

Duffield, John, case of, **4**, p. 6.

Dumas, M., an alien, called on to perform military service in United States, 1813, **4**, p. 52.

Duncan, Blanton, claim of, **6**, p. 890.

Duncan, Captain, U. S. Navy, mentioned **1**, p. 299.

Duncan, Peter, discoverer of Navassa Island, **1**, p. 577.

Dunham, William L., American consular agent at Haida, Austria, case of, **5**, p. 63.

Duplessis, Dr. Don Gustavo Gallet, case of, **1**, pp. 428-429.

Dupuy de Lôme, Spanish minister to the United States, incident of, **6**, p. 173.

Duque, Juan, extradition of, **4**, p. 336.

Durango, claim of the, against Texas, **1**, pp. 101-102.

Dureel's case, **2**, p. 202.

Duty of a State to restrain within its borders acts injurious to other States:

Repression of criminal or hostile acts, **2**, pp. 423-434.

Forays across borders—

Indians on the Mexican frontier, **2**, p. 434.

Indians on the Canadian frontier, **2**, p. 437.

Other marauders, **2**, p. 442.

Unneutral acts, **2**, p. 446.

Unauthorized or counterfeit money, **2**, p. 450.

Interference with streams flowing across boundaries, **2**, p. 451.

Duvall, James H., claim of damages for his death not prosecuted, **6**, p. 806.

Duvivier, case of, **2**, p. 820.

Eagle Pass, violation of United States territory at, **2**, p. 371.

East African Company, status of, in international law, **1**, p. 16.

East Florida, Monroe's instructions to Anthony Morris as to, **1**, p. 133

East India Company, status of, in international law, **1**, pp. 15, 16.

Eastern Extension Australasia and China Telegraph Company:

Claim for cable cutting, **6**, p. 924.

Concessions of, in Philippines, **1**, pp. 406, 408.

Economopoulos, Louis, case of, **3**, p. 604.

Ecuador:

Action of the United States upon rumor of French intervention, **6**, p. 473.

Assumption of the debts of the previous Spanish government, **1**, p. 342.

Attitude of United States toward recognition of the Alfaro government in, **1**, pp. 155-156.

Congressional act of, as to governmental responsibilities, subversive of international law, **1**, p. 6.

So declared by United States, **1**, p. 6.

Decree of, limiting navigation of national rivers to national vessels, **1**, p. 627.

Diplomatic asylum in, **2**, p. 802.

Diplomatic and treaty relations with the United States, **5**, p. 583.

Independence recognized by the United States, **1**, p. 90.

Intended military expedition of General Flores against, **6**, p. 473.

Proposal to limit diplomatic intervention, **6**, pp. 256, 270.

Edgar Stewart, case of the, **2**, p. 965.

Edgcomb, Mr., consul of United States at Cape Town, negotiates treaty with Orange Free State, **1**, p. 116.

E. D. Sidbury, American schooner, claim for detention, **6**, p. 679.

Edward Lee, case of the, **2**, p. 913.

Edwards' case, claim against Spain, **6**, p. 775.

Edwards, Dr. Paul, expulsion from Belgium, **4**, p. 93.

Egypt:

Diplomatic and treaty relations of United States with, **5**, p. 584.

Extraterritorial jurisdiction in, **2**, pp. 593, 613.

Status of, as a semisovereign State, **1**, p. 28.

Ehlers, Bernard, case of, **3**, p. 877.

Ehrenbacher, Sigmund, case of, **3**, p. 957.

Ehrenstroem, Albert, case of, **3**, p. 405.

Ehret, Xavier, case of, **3**, p. 373.

Eisenschimmel (*alias* E. Alexander), case of, **3**, p. 935.

Elbe, free navigation of the, **1**, p. 629.

El Dorado, case of the, **2**, p. 890.

Election of citizenship, **3**, p. 543.

Elgin, Lord, mission to United States, **1**, p. 791.

Elias, Don Domingo, case of (asylum), **2**, p. 831.

Eliot, C. N. E., British commissioner in Samoa, **1**, p. 551.

Eliza, case of the, **1**, p. 704; **2**, p. 920.

Eliza, Peruvian barque, case of the, **6**, p. 653.

Ellen Rizpah, case of the, **2**, p. 913.

Ellsworth, Chief Justice, mission to France, **4**, p. 477; **5**, p. 606.

Elmer, Mr., United States consul at La Paz, **1**, p. 460.

Elmore, Mr., confidential agent to United States of Calderon government in Peru, **1**, p. 157.

El Triunfo Company, case of, **6**, pp. 649, 731.

Embargo:

As a hostile mode of redress short of war, **7**, p. 142.

Claims of foreigners arising from the enforcement of, **6**, p. 905.

Embezzlement, extradition of persons charged with, **4**, p. 273.

Emden, Moritz Philipp, case of, **3**, p. 953.

Emden, Robert, case of, **3**, pp. 466, 545.

Emeis, Doctor, expelled from Switzerland, **4**, p. 76.

Emigration, by compulsion, or under state aid, **2**, p. 425.

Emma, Queen Dowager of Hawaii, visits United States, **1**, p. 483.

Encomium, case of the, **2**, pp. 350, 352.

Enemy character. *See under* Enemy's property, *infra*.

Enemy's property:

Law as to public property on land, 7, p. 278.

Law as to private property on land, 7, p. 280.

Taxes, contributions, and requisitions, 7, p. 280.

Confiscation, 7, p. 287.

Confiscation acts of the United States, 1861, 1862, 7, p. 290.

Abandoned and captured property act, 7, p. 295.

Cotton, 7, p. 300.

Slaves, 7, p. 304.

Debts, 7, p. 306.

Law as to enemy's property on the sea—

Liability to seizure, 7, p. 398.

Title to property in transit, 7, p. 404.

Produce of the enemy's soil, 7, p. 406.

Property in the enemy's service, 7, p. 410.

Transfer of enemy's ships to neutrals—

Public ships, 7, p. 415.

Merchant vessels, 7, p. 415.

Enemy character, how determined—

Belligerent domicil, 7, p. 424.

Immateriality of personal disposition, 7, p. 429.

Consuls, 7, p. 431.

Interests of partners, 7, p. 432.

Change of domicil, 7, p. 433.

Corporations, 7, p. 434.

Exemptions of private property from capture at sea—

Goods on neutral vessels, 7, p. 434.

Vessels in or sailing for port at outbreak of war, 7, p. 453.

Particular exemptions, 7, p. 460.

Proposed general immunity, 7, p. 461.

Enlistment, military:

By one State in another, unlawful, 2, p. 446.

Within the United States in the service of a foreign State, unlawful, 7, p. 879.

Enterprise, case of the, 2, p. 350.

Decision of the arbitrator, 2, p. 355.

Equality of States, 1, pp. 62-63.

Erie, the, case of entrance of port in distress, 2, p. 342.

Ernst, Christian, case of, 3, p. 573.

Erving, G. W., chargé d'affaires of United States at Madrid, communications with central junta to be "informal," 1, p. 132.

Appointed minister to Spain, 1, p. 133.

Erwin, Miss., lynching and injury of Italians, 6, p. 848.

Esméralda, sale to Japan; suspension of consul on account of connection therewith, 7, p. 871.

España, Señor Carlos de, revocation of his execqatur, 5, p. 19.

Espígole, British war ship, unneutral service, 7, p. 871.

Essex, U. S. frigate, destruction of, in Chilean waters by British, 2, p. 365; 7, p. 1092.

Estates, claims arising in relation to "unclaimed estates," 6, p. 755.

Ethel A. Merritt, case of the, 1, pp. 713, 732; 2, p. 903.

Etzel, Lewis L., claim on account of killing of, in China, 6, p. 765.

Eunice P. Newcomb, case of the, 2, p. 904.

Evarts, Secretary of State, suspends recognition of Blanco government of Venezuela, 1, p. 150.

Everett, Alexander:

Minister to Spain, 1, p. 94.

Proposed mission to Japan, 5, p. 734.

Everett, Edward, declaration of American policy of nonintervention, 6, p. 16.

Everett Steele, detention of the, by Canadian officials, 1, p. 847.

Diplomatic correspondence occasioned thereby, 1, p. 847.

Eversmann, Julius C., case of, 3, p. 957.

Evidence, proof of international law not necessary, 1, pp. 3, 11.

Exchange of prisoners of war, 7, p. 226.

Exemption of private property at sea from capture:

Goods on neutral vessels, 7, p. 434.

Vessels in or sailing for port at outbreak of war, 7, p. 453.

Particular exemptions, 7, p. 460.

Proposed general immunity, 7, p. 461.

Prussian treaty, 1785, 7, p. 461.

Proposals of J. Q. Adams, 7, p. 462.

Seward's attitude, 1867, 7, p. 467.

Prussian-Austrian war, 7, p. 467.

Franco-German war, 7, p. 468.

Chinese-Japanese discussion, 1894, 7, p. 469.

Action at The Hague Convention, 7, p. 470.

Roosevelt's annual message, 1903, 7, p. 472.

Exemptions from territorial jurisdiction:

Foreign sovereigns—

Their persons, 2, p. 558.

Military forces, 2, p. 559.

Individual officers and men, 2, p. 560.

Vessels of war, 2, p. 562.

Their public character and its proof, 2, p. 562.

Entrance into friendly ports, 2, p. 563.

Incident in Venezuela, 1901, 2, p. 565.

Case of military occupation, 2, p. 570.

Exemptions from local authority—

Opinions of publicists, 2, p. 571.

Development of doctrine, 2, p. 574.

Case of the *Exchange*, 2, p. 575.

Question as to unneutral acts, 2, p. 580.

Supplies, 2, p. 581.

Police regulations, 2, p. 582.

Officers and crew, 2, p. 585.

Case of the *Forte*, 2, p. 587.

Ramsey's case, 2, p. 588.

Other public vessels, 2, p. 591.

Other public property, 2, p. 591.

Extraterritorial jurisdiction. *See same title, infra.*

Questions of asylum. *See Asylum, supra.*

Exequatur:

Nature and effect of, 5, p. 12.

Conditions of issuance, 5, p. 15.

Revocation of, 5, p. 19.

Refusal to issue, 5, p. 28.

Expansion of United States. *See Territorial expansion of United States.*

Expatriation. *See Nationality.*

Explosives, international transportation of, 2, p. 431.

Exports, prohibition of, during war, 7, p. 192.

Expulsion:

Claims of foreigners arising on account of, 6, p. 786.

Of aliens. *See* Aliens.

Of convicts from Japan, 2, p. 657.

Of former citizens naturalized abroad—

From Germany, 3, p. 376.

From Austria-Hungary, 3, p. 416.

From Turkey, 3, p. 696.

Extradition:

A national act, 4, p. 240.

Without treaty—

Question of obligation, 4, p. 245.

Question of legal power, 4, p. 246.

Requests on grounds of courtesy, 4, p. 253.

Delivery of fugitives to the United States, 4, p. 257.

Immigration acts, 4, p. 259.

Extraterritorial jurisdiction, 4, p. 259.

Canadian act, 1889, 4, p. 261.

Removal of Indians, 4, p. 263.

Occupied territory, 4, p. 265.

Treaties, 4, p. 267.

Rules of construction, 4, p. 268.

Retrospective operation, 4, p. 269.

Legislation, 4, p. 270.

Interpretation of terms; particular offenses, 4, p. 273.

Forgery, 4, p. 277.

Jurisdiction, 4, p. 278.

The term "jurisdiction" in the treaties, 4, p. 278.

Concurrent jurisdiction, 4, p. 280.

Offenses committed on vessels, 4, p. 281.

The term "territories," 4, p. 283.

The expression, "fugitives from justice," 4, p. 286.

Citizens—

Of the country of refuge, 4, p. 287.

General principles, 4, p. 287.

Treaty with Italy, 4, p. 290.

Treaty with France, 4, p. 298.

Treaty with Switzerland, 4, p. 298.

Mexican treaties and cases, 4, p. 301.

Of a third country, 4, p. 304.

Limitations as to trial—

Winslow case, 4, p. 306.

Rauscher case, 4, p. 309.

Particular applications, 4, p. 312.

Included offenses, 4, p. 315.

Judicial remedies, 4, p. 318.

Question of consent, 4, p. 319.

Civil suits, 4, p. 327.

Irregular recovery of fugitive, 2, pp. 373, 380, 382; 4, p. 328

Political offenses, 4, p. 332.

Cases of Myers and Tunstall, 4, p. 332.

Case of the Salvadorean refugees, 4, p. 334.

San Ignacio raid, 4, p. 336.

Extradition—Continued.

Political offenses—Continued.

- Mutineers of the *Pilcomayo*, 4, p. 351.
- Crimes against political persons, 4, p. 352.
- Anarchists, 4, p. 354.

Requisitions—

- General rules, 4, p. 355.
- Applications for, 4, p. 355.
 - General circular, 4, p. 356.
 - Circular as to Great Britain, 4, p. 359.
 - Rules as to Mexico, 4, p. 362.

Mandate, 4, p. 368.

Procedure—

- Magistrates, 4, p. 373.
- Complaint, 4, p. 377.
- Arrest, 4, p. 380.
 - Second arrest, 4, p. 381.
 - Provisional detention, 4, p. 382.

Evidence—

- Documentary proofs, 4, p. 384.
- Weight and effect, 4, p. 388.
- Defensive testimony, 4, p. 391.

Habeas corpus, 4, p. 392.

Surrender—

- An executive function, 4, p. 397.
- Executive discretion, 4, p. 399.
- Obstacles to surrender, 4, p. 401.
- Disposition of personal effects, 4, p. 405.
- Transit, 4, p. 406.

Expenses, 4, p. 408.

Restoration of property, 4, p. 411.

- Case of the *Georgia*, 4, p. 412.

Deserting seamen, 4, p. 417.

From countries in which foreign States exercise extraterritorial jurisdiction, 2, p. 633.

Irregular, 2, pp. 373, 380, 382; 4, p. 328.

Order for, irregularly issued; case of *Arresures*, 2, p. 373.

Surrender of criminal to de facto government not necessarily recognition, 1, p. 206.

Extraterritorial crime:

Miscellaneous cases and opinions—

- Opinion of Secretary Calhoun, 2, p. 225.
- Opinion of Secretary Marcy, 2, p. 225.
- Opinion of Secretary Cass, 2, p. 226.
- Case of Warren and Costello, 2, p. 226.
- Protest to Brazil, 2, p. 226.
- Case of Richard Braeg, 2, p. 227.
- Case of Cirilo Pouble, 2, p. 227.

Cutting's case—

- Diplomatic correspondence between United States and Mexico, 2, pp. 228–242.
- Position taken in the extradition treaty of 1890, 2, p. 242.

Legislation and judicial decisions—

- Theories of criminal jurisdiction, 2, p. 243.
- Territorial theories, 2, p. 243.
- Offenses committed within the jurisdiction by persons outside, 2, p. 244.
 - Cases of murder and manslaughter, 2, p. 251.

Extraterritorial crime—Continued.

Legislation and judicial decisions—Continued.

Nonterritorial theories, **2**, p. 255.

Legislation of various countries, **2**, p. 258.

Principles of American law, **2**, p. 263.

Extraterritorial immunity, effect upon American citizenship, **3**, p. 287.

Extraterritorial jurisdiction:

General principles; **2**, p. 593.

Nationality as a limitation—

Defendant, **2**, p. 600.

Plaintiff, **2**, p. 601.

Witness, **2**, p. 604.

Jurisdiction over seamen, **2**, p. 605.

Exercise of judicial functions, **2**, p. 613.

Legislation of United States, **2**, p. 613.

Minister's power to make regulations, **2**, p. 617.

Conduct of judicial proceedings, **2**, p. 622.

Official competency, **2**, p. 622.

Mode of trial, **2**, p. 624.

Employment of marshals, **2**, p. 625.

Civil jurisdiction—

Particular subjects, **2**, p. 625.

Appeals to the United States, **2**, p. 628.

Criminal jurisdiction—

Its scope, **2**, p. 630.

Extradition, **2**, p. 633.

Imprisonment, **2**, p. 634.

Clemency, **2**, p. 636.

End or suspension of privileges—

Change of sovereignty, **2**, p. 637.

Leased territories in China, **2**, p. 639.

Effect of martial law, **2**, p. 641.

China—

Establishment of extraterritorial privileges, **2**, p. 644.

United States treaties, **2**, p. 645.

Regulations, **2**, p. 647.

Shanghai municipal ordinances, **2**, p. 648.

Prevention of opium trade, **2**, p. 651.

Mixed court at Shanghai, **2**, p. 652.

Japan—

Police powers of, in relation to extraterritorial jurisdiction, **2**, p. 654.

Municipal office at Yokohama, **2**, p. 655.

Municipal ordinances at Nagasaki, **2**, p. 656.

Expulsion of convicts, **2**, p. 657.

Warehouse regulations, **2**, p. 658.

Abolition of extraterritoriality, **2**, p. 659.

Morocco and other Barbary Powers, **2**, p. 661.

Turkey—

Origin and extent of extraterritoriality in, **2**, p. 662.

Article IV., treaty of 1830 with United States—

Annotations by Messrs. Davis and Adee, **2**, p. 668.

Report of Mr. Dainese, 1852, **2**, p. 673.

Report of Mr. Brown, 1857, **2**, p. 674.

Views of Mr. Cass, 1859, **2**, p. 678.

Extraterritorial jurisdiction—Continued.

Turkey—Continued.

Article IV, treaty of 1830 with United States—Continued.

Position of Mr. Fish, 1869, **2**, p. 680.

Case of Kelley, **2**, p. 681.

Mirzan's case, 1879, **2**, p. 683.

Correspondence of 1884-1889, **2**, p. 684.

Case of Proios, **2**, p. 696.

Gurdjan's case, 1890; Blaine's offer, **2**, p. 697.

Report of Mr. Olney, 1895, **2**, p. 706.

Correspondence of 1900-1901, **2**, p. 711.

Practice of European Powers—

Austria-Hungary, **2**, p. 714.

Germany, **2**, p. 715.

Great Britain, **2**, p. 715.

Italy, **2**, p. 716.

The Netherlands, **2**, p. 720.

Portugal, **2**, p. 721.

Switzerland, **2**, p. 722.

Mixed courts in Egypt, **2**, p. 722.

Protection to persons of other nationality—

Policy of the United States, **2**, p. 727.

In the Ottoman dominions, **2**, p. 736.

General rules, **2**, p. 736.

Native employees of consulates, **2**, p. 740.

Case of Assad Kassas, **2**, p. 740.

Case of G. Costa, **2**, p. 742.

Case of Avedikian, **2**, p. 743.

Question as to native teachers, **2**, p. 745.

In Morocco, **2**, p. 747.

Consular jurisdiction, **2**, p. 751.

Ezeta, Antonio, case of, **2**, p. 853; **4**, p. 380.

See, also, Salvadorean refugees.

Faden, Solomon, case of, **3**, p. 960.

Falcon, President of Venezuela:

His government not recognized by United States in 1863, **1**, p. 236.

His government recognized by United States in 1864, **1**, p. 150.

Falkland Islands:

Sovereignty over, claimed by Buenos Ayres, **1**, p. 885.

Seizure of American sealing schooners in, **1**, p. 876.

Action of the United States, **1**, p. 876.

Argentine Government refuses reparation and makes a counter demand, **1**, p. 887.

Occupation of, by Great Britain, **1**, p. 887.

Attitude of the United States, **1**, p. 888.

Case of abandonment, **1**, pp. 298-299.

Reoccupation by Great Britain not a violation of Monroe doctrine, **6**, p. 435.

Fanning Island, guano island, reference to literature on, **1**, p. 574.

Farrand, Colonel, case of, **4**, p. 714.

Faucher, M.:

Ceremonies of his reception in Philadelphia, **4**, p. 465.

Visit for taking leave of the President, **4**, p. 468.

Fava, Baron, Italian ambassador, defamation of, **4**, p. 630.

Fearon, John, case of, **3**, p. 841.

Federal union:

Defined, **1**, pp. 23-24.

Examples of, **1**, pp. 24-25.

Federation of Central American States, the, recognized by United States, **1**, p. 92.

Fenian troubles, discussion of claims arising therefrom, **7**; p. 929.

Fenians, good offices of United States for clemency toward, **6**, p. 329.

Ferdinand VII. of Spain, **1**, pp. 74, 75.

Central junta formed in his name, **1**, p. 131.

Government of, in Spain, recognized by United States, **1**, p. 133.

Ferrara, Pietro, case of, **6**, p. 672.

Ferrolona, the, Spanish cruiser, case of visitation and search, **2**, p. 890.

Field, International Code, **1**, p. 263.

Figueras, chief executive of Spain, **1**, p. 134.

Figueras, Señor, mentioned, **1**, p. 368.

Fiji:

Action taken by the British Government in relation to the debts of previous Fijian government, **1**, pp. 347-351.

Claims of Americans in, **1**, p. 424.

Government of King Thakombau in, **1**, p. 235.

Filibustering expeditions, **7**, pp. 908, 917.

Filibustering in Nicaragua:

Embarrasses settlement of Clayton-Bulwer controversy, **3**, p. 178.

Proposed intervention of England and France, **3**, pp. 178-179.

Walker's expeditions, **3**, pp. 178, 180.

Filipinos:

Issuance of passports to, **3**, p. 874.

Status of, **3**, pp. 315, 317.

Filippi, Mr., case of, **3**, p. 735.

Fillmore, President:

Message December 2, 1851, on French relations to Hawaii, **1**, pp. 481-482.

On annexation of Cuba, **1**, p. 588.

Finch, Captain, mentioned, **1**, p. 476.

Firearms, international cooperation to restrict traffic in, **2**, p. 468.

Fischer, A., delegate of the South African Republics, **1**, p. 213.

Fischer, Gustav Wolf Louis, case of, **3**, p. 420.

Fish, Hamilton:

Declarations of American policy of nonintervention, **6**, p. 29.

Mediator between Spain and the South American allies, **7**, p. 9.

Navassa Island case, **1**, p. 266.

On recognition of Duke of Aosta as King of Spain, **1**, p. 133.

Position on the recognition of the belligerency of the Confederate States, **1**, p. 192.

Fisher, Frank Xavier, case of, **3**, p. 443.

Fisheries convention, 1818, **5**, p. 716.

Fisheries:

Extent of a State's jurisdiction over marginal sea in relation to, **1**, p. 716.

Extent of fishing rights asserted by Madison in the affair of the Falkland Islands, **1**, p. 880.

See, also, Northeastern fisheries; Whale fisheries; Seal fisheries.

Fishing rights in the Great Lakes, **1**, p. 672.

Fitting out or arming vessels in the United States, or by Americans abroad, **7**, p. 885.

Fitzharris, James, case of, **4**, p. 183.

Five Civilized Tribes of Indian Territory, **1**, p. 35.

Flag:

- Effect of a vessel's change of flag, pending litigation, **2**, p. 279.
- Not conclusive as to nationality of vessel, **2**, p. 893.
- Not to be removed from foreign vessel violating customs laws, **2**, p. 280.
- Not to be removed from prize pending condemnation, **2**, p. 280.
- Official display of foreign flag, **2**, p. 134.
- Unofficial display of foreign flag, **2**, p. 135.
- Salute to, as a mode of reparation for international insult, **6**, p. 1037.
- Salute by merchant vessel, **2**, p. 280.

Flags of truce, **7**, p. 318.

Florida:

- Applicability of the revenue laws of United States to, after annexation, **1**, pp. 314, 315, 318, 323.
- Invasions of, by General Jackson, **2**, p. 402.
- Monroe's instructions to Anthony Morris as to East and West Florida, **1**, p. 133.
- Property passed in cession of, to United States, **1**, pp. 282-284.
- Provision as to citizenship of inhabitants in treaty of cession, **3**, p. 314.
- Status of its inhabitants after cession to United States, **1**, p. 305.
- Treaty of cession, discussion as to the duty to ratify, **5**, p. 188.

Florida, American steamer, visit and search of the, **2**, p. 895.*Florida*, the, Confederate cruiser:

- Illegal seizure of, in neutral waters, **2**, p. 367; **7**, p. 1090.
- Decision of Geneva arbitrators in case of, **2**, p. 448.

Florida, East, authorization of the President to occupy, 1811, **6**, p. 372.Floridas, history of the purchase of the, **1**, pp. 439-445.Foichat, John B., case of, **3**, p. 593.*Folsjo*, Norwegian steamer, reentry at Cardenas, **7**, p. 848.Fontenay, Marquis de, case of, **2**, p. 760.Forker Act, providing temporary revenues and civil government for Porto Rico, **1**, pp. 313-314.Forbes, John M., agent of United States for commerce and seamen in South America, **1**, p. 215.Forced loans, reclamations for loans forced from foreigners, **6**, p. 915.Foreign enlistment in the United States illegal, **7**, p. 879.

Foreign flags:

- Official display of, **2**, p. 134.
- Unofficial display of, **2**, p. 135.

Foreign judgments, **2**, p. 102.

Foreign military forces:

- Exemption from territorial jurisdiction, **2**, p. 559.
- Individual officers and men, **2**, p. 560.

Foreign sovereign:

- Exemption of his person from territorial jurisdiction, **2**, p. 558.
- Right to sue in domestic courts, **2**, p. 85.

Having submitted to jurisdiction, is treated like private suitor, **2**, p. 86.

Foreign troops, permission to enter United States or pass through. *See under* Military forces.Forgery, extradition of persons charged with, **4**, p. 277.Formosa, French blockade of a portion of the coast, **7**, p. 138.Fornage, Raymond, case of, **2**, p. 261.

Forsyth, John:

- Declaration of American policy of nonintervention, **6**, p. 15.
- Favored purchase of Florida, **1**, p. 441.
- Mission to Spain to exchange ratification of Florida treaty, **1**, p. 442.

Forsyth, John—Continued.

Minister of United States to Mexico, recognizes Zuloaga Government, **1**, p. 146.

Speech in House of Representatives as to Amelia Island, **1**, p. 76.

Forte, case of the officers of the, **2**, p. 587.

Fortune Bay, case of American fishermen attacked therein by a mob, **1**, p. 807; **6**, p. 819.

Foster, John W.:

Agent for the United States in Bering Sea arbitration, **1**, p. 907.

Argument before Halifax Commission, **1**, pp. 803, 839.

Report to President on Hawaiian revolution, **1**, pp. 497, 498.

Signs Hawaiian annexation treaty, 1893, **1**, p. 496.

Fox, Charles James, as a participant in the peace treaty of 1782-83, **5**, p. 626.

Fox Islands, guano islands, **1**, p. 574.

Foucher, L. F., Marquis de Circé, case of the claim of, **6**, p. 628.

Foundling, citizenship of, **3**, p. 281.

Fowks, William, case of, **6**, p. 993.

Fuca Straits, navigation of, free to British and American subjects, **1**, pp. 658, 664.

Fuentes, Colonel, case of (asylum), **2**, p. 798.

Fullert, Peter C., case of, **2**, p. 609.

Fundy, Bay of:

Islands in, **1**, p. 749.

Water boundary of United States in, **1**, p. 750.

France:

Claims of United States against, for wrongs done in Holland during Napoleonic domination, **1**, pp. 252-254.

Controversy with the United States over most-favored-nation clauses, 1817-1831, **5**, p. 257.

Diplomatic and treaty relations with the United States—

During the American Revolution, **5**, p. 586.

Convention of 1788, **5**, p. 587.

Morris's mission, **5**, p. 587.

Treaties of 1778—

Question of prizes, **5**, p. 588.

Foreign privateers, **5**, p. 588.

Free ships, free goods, **5**, p. 588.

The alliance, **5**, p. 588.

Consular powers under convention of 1788, **5**, p. 589.

Question as to Genet's reception, **5**, p. 589.

French position as to the alliance, **6**, p. 591.

Recall of Genet and Morris, **5**, p. 591.

Decrees and orders in council, **5**, p. 592.

France's complaints, 1796, against the United States, **5**, p. 593.

Decree of March 2, 1797, **5**, p. 598.

Mission of Pinckney, Marshall, and Gerry, **5**, p. 600.

The X, Y, Z episode, **5**, p. 601.

Decree of January 17, 1798, **5**, p. 603.

Diplomatic rupture, **5**, p. 604.

Measures of hostility, **5**, p. 604.

Talleyrand's overtures, **5**, p. 606.

Mission of Ellsworth, Davie, and Murray, **5**, p. 606.

Their instructions, **5**, p. 606.

Bonaparte as first consul, **5**, p. 608.

Negotiations, **5**, p. 608.

Difference as to continuance of treaties of 1778, **6**, p. 609.

French propositions, **5**, p. 609.

France—Continued.

Diplomatic and treaty relations with the United States—Continued.

Treaties and indemnities postponed, **5**, p. 610.Convention of September 30, 1800, Article II., **5**, p. 610.Debts and captured property, **5**, p. 610.Other stipulations, **5**, p. 611.Expunction of Article II., **5**, p. 611.Execution of the convention by the United States, **5**, p. 612.Nonexecution by France, **5**, p. 612.Retrocession of Louisiana by Spain to France, **5**, p. 613.Desire of United States for cession of New Orleans, **5**, p. 613.Cession of Louisiana, **5**, p. 614.Convention of 1822, **5**, p. 615.Treaty of July 4, 1831, **5**, p. 615.References to other relations, **5**, p. 615.Decisions of the courts under treaties with France, **5**, p. 615.Good offices of United States offered to, in war with China, **5**, p. 552.Indemnities for losses caused by the Napoleonic government, **1**, pp. 249-250.Invitation to United States to cooperate in exercise of moral influence upon Russia in Poland, **6**, p. 22.Law as to expatriation, **3**, p. 588.Naval instructions of 1870 partly followed in Japan's prize act, **1**, p. 9.Offer of mediation in the American civil war, **6**, p. 7.

Recognition by the United States of new governments in—

Revolution of 1792, **1**, pp. 119-120.Instruction of Jefferson to Morris, March 12, 1793, **1**, pp. 120-121.Response to M. Ternant, **1**, p. 121.Reception of Genet, **1**, pp. 121-122.The Empire and the monarchy, **1**, p. 122.Revolution of 1830, **1**, pp. 122-123.Republic of 1848, **1**, pp. 123-125.Revolution of 1851, Second Empire, **1**, pp. 125-126.Webster's instruction to Rives, January 12, 1852, **1**, p. 126.The Republic, 1870, **1**, pp. 127-128.

France-United States:

Treaties of 1778 and 1788, question of termination by changed conditions, **5**, p. 336.Treaties abrogated by Congress, 1798, **5**, p. 356.Treaty of 1869 repealed by treaty of 1883, **5**, p. 363.*France, La*, violation of Brazilian quarantine regulations, **2**, p. 144.Francia, Henry de la, claim of, **6**, p. 1032.Franck, Jacob, case of, **3**, p. 807.Franco-Chinese war, attitude of United States, **5**, p. 552.Franco-German war, good offices of United States in behalf of Germans, **4**, p. 600.Franco-Haitian commercial treaty of 1900, **5**, p. 318.*Franconia*, case of the, **1**, p. 714.Frankfort, Grand Duchy of, disposition made for its public debts, **1**, p. 339.

Franklin, Benjamin:

Commissioner to treat with European powers, **5**, p. 157.Member of "Committee of Secret Correspondence," **5**, p. 156.Part taken in peace of 1782-83, **5**, p. 648.Presents received upon retirement from France, **4**, p. 577.Franklin, Doctor, proposed expulsion from Turkey, **4**, p. 136.Fraudulent naturalization, **3**, p. 298.Frear, Walter F., commissioner to recommend legislation concerning Hawaii, **1**, p. 510.

- Frederick Gerrig*, case of the, **1**, p. 873.
- Frederick Otho, of Bavaria:
 Made King of Greece, **1**, p. 111.
 Notification thereof to the United States, **1**, pp. 111-112.
- Freedom of religion. *See* Religious freedom.
- Freedom of speech and of the press:
 Attempted prosecution of Cobbett for libel of the King of Spain, **2**, p. 161.
 The United States Government has no power to restrain, **2**, pp. 163, 164, 167; **3**, p. 91.
 Letters libeling foreign minister, **2**, p. 163.
 Free criticism of governments at home and abroad, **2**, p. 164.
 Denial of, by a foreign State, no ground for interposition, **2**, p. 166.
- Exceptions—
 A case in China, **2**, p. 166.
 A case in Venezuela, **2**, p. 167.
- Prosecution of Johann Most in England, for libel, and incitement to murder, of persons in foreign countries, **2**, p. 168.
 Acts within the State begun with intent to commit crimes abroad, **2**, p. 169.
- Freire, Chevalier Cyprian Ribeiro, presentation to Mrs. Washington, **4**, p. 466.
- Freitas, de, case of, **2**, p. 93.
- Frelinghuysen, Frederick T., declaration of American policy of nonintervention, **6**, p. 27.
- Frelinghuysen-Romero protocol concerning troops crossing frontier, **5**, p. 212.
- Frelinghuysen-Zavala convention, **3**, p. 197.
- French, Parker H.:
 Extent of his privileges as an unreceived minister of Nicaragua, **4**, p. 668.
 Refused reception as minister of Nicaragua to the United States, **1**, p. 141; **4**, p. 668.
- French spoliation claims, **6**, p. 1022.
 Difficulties between United States and France arising out of latter's nonfulfillment of treaty of July 4, 1831, **7**, p. 123.
 Origin of, **5**, pp. 356, 357; **6**, pp. 1022-1023.
- French Trans-Atlantic Cable Company's claim for cable cutting, **6**, p. 924.
- Friedlaender, Paul N., case of, **3**, p. 434.
- Frijs, Count, Danish minister of foreign affairs, **1**, p. 602.
- Gad, Meyer, expelled from Prussia, **4**, p. 76.
- Gadsden, James, treaty with Mexico for cession of Mesilla Valley to United States, **1**, p. 460.
- Gaertner, Miss Cecilia C., case of, **3**, p. 646.
- Gaines, General, instructions for maintenance of order on Mexican boundary, 1836, **2**, p. 418.
- Galapagos Islands, guano islands, **1**, pp. 574, 611.
- Gallatin, Albert:
 Minister to England; question of exemption of his coachman from arrest, **4**, pp. 556, 656.
 Order, in 1803, as Secretary of Treasury, continuing prior duties in Louisiana, **1**, p. 315.
 Speech on Jay treaty, **5**, p. 165.
- Gallewski, Jacob, case of, **3**, p. 433.
- Galt, Sir Alexander, member of Halifax commission, question as to award of compensation for commercial privileges, **1**, p. 805.
- Gama, Admiral Saldanha da, commander of fleet in Brazilian naval revolt, **1**, pp. 203, 204, 205; **2**, p. 854.
- Gamble, Captain, case of, **2**, p. 585.
- Game Cock*, case of the steam tug, **2**, pp. 1074, 1087, 1090.
- Gómez (Gomez) José Dolores, case of, **2**, pp. 867, 872.
- García, Jesus, case of, **2**, p. 380.
- García, Juan, alias Juan F. Rey, case of, **4**, p. 329.
- Gardella, Vittorio, case of, **3**, p. 614.
- Gargiulo, Mr., case of, **3**, p. 353.

- Garza bandits, raids into Mexico, **4**, p. 336; **7**, p. 932.
- Gaskill and Ward, case of, **6**, p. 281.
- Gautier, Mr., Dominican secretary of state, signs protocol for annexation of Santo Domingo to United States, **1**, p. 595.
- "Geary law," Chinese exclusion act of 1892, **4**, pp. 201, 204.
- Gehres, Alois, case of, **3**, p. 372.
- Geist, John L., case of, **3**, p. 540.
- Gendrot, Albert F., case of, **3**, p. 537.
- General*, case of the, **7**, pp. 739, 765.
- General Armstrong*, case of the, **2**, p. 365; **6**, pp. 1000, 1001; **7**, pp. 1088, 1092.
- General Miramon*, case of the, **2**, p. 893.
- General Sherman*, destruction of the, in Korean waters, **5**, p. 567.
- Genet, M.:
 Controversy over the powers of the respective branches of the United States Government, **4**, p. 680.
 Mission to United States and his recall, **4**, p. 485; **5**, p. 591.
 Origin of neutrality statutes, **7**, pp. 880, 886.
 Proposal of alliance between United States and France, **6**, p. 32.
 Proposed extradition of, **4**, p. 247.
 Question as to his reception by the United States, **1**, p. 121; **5**, pp. 335, 589.
 Reception of, by United States, **1**, pp. 121-122.
 Unneutral acts of, in United States, **2**, p. 446.
- Geneva award:
 Distribution of, to claimants, **7**, p. 52.
 Question of "due diligence," **7**, p. 1059.
- Geneva convention, 1864:
 An instance of international cooperation, **2**, p. 474.
 Text of, **7**, p. 235.
- Genoese consul at Philadelphia, case of, **5**, p. 65.
- George, Charles L., case of, **3**, p. 365.
- George, Henry, arrest in Ireland on groundless suspicions, **2**, p. 98; **6**, p. 277.
- George, King of Greece, mentioned, **1**, p. 386.
- George Washington*, case of the, **1**, pp. 713, 732; **2**, p. 904.
- Georgia, extent of lands granted to colony of, **1**, p. 265.
- Georgia*, Panama Transit Company's steamer, case of the, **4**, p. 412.
- Georgiana*, case of the, **1**, p. 44; **5**, p. 840; **6**, p. 57; **7**, p. 871.
- German Empire:
 Characteristics of, as a Federal union, **1**, p. 25.
 Formal recognition of, by the United States, **1**, p. 137.
 Recognition of, **1**, p. 72.
- German naturalization treaties. *See under* Nationality.
- Germany:
 Complaint of United States against discriminating railroad charges on American woods, **5**, p. 317.
 Convention with Great Britain, November 14, 1899, **1**, p. 552.
 Diplomatic and treaty relations with the United States, **5**, p. 617.
 Effect of formation of Union and Empire upon prior treaties with German States, **5**, p. 353.
 Expansion in the Pacific, **1**, pp. 542-543.
 Good offices of the United States in Guatemala in behalf of, **4**, p. 588.
 Laws as to expatriation, **3**, p. 603.
 Military service, **3**, p. 427.
 Regulations requiring foreigners to deposit passports, **3**, p. 1003.
 States of, attitude of United States toward recognition of new governments in, **1**, p. 131.

- Gerolt, Baron von, Prussian minister, case of threatened assault, **4**, p. 624.
- Gerry, Elbridge, mission to France, **4**, pp. 459, 476; **5**, p. 600.
- Gharbi, Soliman, case of, **2**, p. 729.
- Ghent:
- Negotiations at, as to navigation of Mississippi, **1**, p. 625.
 - Treaty between United States and England, **5**, p. 711.
 - Treaty of, provisions for suppression of slave trade, **2**, p. 918.
- Gibbes, R. W., question of finality of award made to, **7**, p. 55.
- Gibbon, Lardner, exploration of the Amazon, **1**, p. 640.
- Gibbons, John, case of, **4**, p. 149.
- Gil dos Reis, Manuel, case of, **6**, p. 782.
- Gilbert Islands, rights of American settlers in, **1**, pp. 422-423.
- Ginzberg, John, case of, **3**, p. 651.
- Glade, Mr., Hawaiian chargé d'affaires in Berlin, mentioned, **1**, p. 513.
- Glazer, Mr., case of, **3**, p. 890.
- Globe*, the, Government not responsible for nonofficial publications in "administration organ," **4**, p. 690.
- Glowacki, Joseph, expelled from Russia, **4**, p. 81.
- Glynn, Commodore, mission to Japan, **5**, p. 735.
- Godeffroy & Son, mentioned, **1**, p. 538.
- Godfrey, Frank, case of, **3**, p. 728.
- Godon, Rear-Admiral, relations with minister Washburn in Paraguayan war, **4**, p. 615.
- Goerdeler, Mr., case of, **4**, p. 18.
- Goldner, Isaac, case of, **3**, p. 628.
- Goldschmidt, Mr., American consular officer in Venezuela, case of, **5**, p. 44.
- Goldstein, Jacob, case of, **3**, pp. 644, 986.
- Gomez, Don Servando Ruiz, Spanish senator, statement showing Cuban debt, **1**, p. 383.
- Gonzalez, Prudencio, case of, **4**, p. 400.
- Good offices:
- American and European, with Spain in latter's war with colonies, **1**, pp. 93-94.
 - Appeals for clemency in punishment of citizens abroad, **6**, p. 329.
 - Character of, **6**, p. 239.
 - Defined, **7**, pp. 2, 3.
 - To adjust international differences, **7**, p. 2.
 - To avert hostilities, **7**, p. 6.
 - To end war, **7**, p. 8.
 - In behalf of business interests, **6**, p. 324.
 - Provisions of The Hague Convention in reference to, **7**, p. 22.
 - See, also*, Mediation.
- Good offices of the United States:
- In behalf of Lafayette, **6**, p. 239.
 - In behalf of Americans in South Africa, **6**, p. 247.
 - Invoked in behalf of political offenders in Naples, **6**, p. 240.
 - Invoked in behalf of Maximilian, **6**, p. 241.
 - Tendered Ecuador and Peru, **7**, p. 6.
 - Tendered England for peace in South Africa, **6**, p. 247.
 - Tendered Mexico and Guatemala, **6**, p. 242; **7**, p. 7.
 - Tendered Spain and South American allies, **6**, p. 241.
 - Tendered to avoid Chinese-Japanese war, **7**, p. 7.
 - Tendered to end Chinese-Japanese war, **7**, p. 16.
 - Tendered to secure union of Central American republics, **6**, p. 246.
 - Tendered Venezuela in her relations with Spain, **6**, p. 530.
 - Terminating war between Russia and Japan, **7**, p. 21.
- Goodenough, Commodore, mentioned, **1**, p. 348.

- Good Return*, case of the, **3**, p. 788.
- Gordon, case of, **3**, pp. 761, 857; **4**, p. 57.
- Gordon and Albee, case of, **3**, pp. 761, 857; **4**, p. 57.
- Gore and Pinkney, question of their immunities as Jay treaty commissioners, **4**, p. 428.
- Gorostiza, Mexican minister, correspondence with the Secretary of State in regard to hospitality shown to Texan vessels, **1**, pp. 176-177.
- Gortehakoff, Prince, mentioned, **1**, p. 342.
- Goshorn, Alfred T., director-general of Centennial Exhibition, question of presents from Netherlands to, **4**, p. 577.
- Gottenburg, British-American negotiations expected to be held there in 1814, **1**, p. 132.
- Gourdon, Ferdinand, certification of his citizenship, **3**, p. 856.
- Governmental acts:
- Authorization of a foreign government as a bar to prosecution—
 - Case of General Collot, **2**, p. 23.
 - Case of Alexander McLeod, *Caroline* affair, **2**, p. 24.
 - Arrest of the British surveyor Harris in Venezuela, **2**, p. 29.
 - Act of Congress, 1842, giving United States courts jurisdiction in such cases, **2**, p. 30.
 - Case of Hernandez, **2**, p. 30.
- Gowen, John E., joint discoverer of Los Monges Islands, **1**, p. 576.
- Graber, Julius, case of, **3**, p. 413.
- Grace*, case of the, seized in Bering Sea, **1**, pp. 896, 918, 919.
- Grace A. Ruelle*, American tug, case of the, **1**, p. 678.
- Graham, John, commissioner to inquire into condition of revolted South American States, 1817, **1**, pp. 81, 216; **4**, p. 453.
- Gram, Gregers, Bering Sea arbitrator, **1**, pp. 907, 912, 913, 919, 920.
- Granadas, Señor, case of (asylum), **2**, p. 784.
- Grange*, British ship, captured in Delaware Bay by the French, **1**, p. 735; **7**, p. 1086.
- Grant, Ulysses S.:
- Commissioner to Mexico, **4**, p. 455.
 - False report of a letter from President Grant to Russian Emperor, **4**, p. 691.
 - Message as to recognition of Cuba, **1**, pp. 107-108, 194-197.
 - Message of December 5, 1870, expressing satisfaction on establishment of French Republic, **1**, p. 127.
 - On annexation of Santo Domingo, **1**, pp. 593-595, 596-598.
 - Policy toward Cuba, **1**, p. 375.
 - Seeks views of Senate on Hawaiian annexation, **1**, p. 484.
- Granville, Earl, offer of indemnity in Fortune Bay case, **1**, p. 807.
- Gray, Capt. Robert, exploration of the Columbia, **1**, pp. 260, 457.
- Great Britain:
- Commercial convention of 1815, with United States; question of necessity of legislation, **5**, p. 223.
 - Convention with Germany, November 14, 1899, relating to Samoa, **1**, p. 552.
 - Declines proposal of United States for concerted recognition of Buenos Ayres, **1**, p. 82.
 - Diplomatic and treaty relations with the United States, **5**, p. 621.
 - Treaty of peace, 1782-83—
 - Negotiations, **5**, p. 621.
 - Lord Shelburne, **5**, p. 623.
 - Fox, **5**, p. 626.
 - Oswald, **5**, p. 634.
 - Vergennes, **5**, p. 643.
 - Franklin, **5**, p. 648.
 - Jay, **5**, p. 661.
 - John Adams, **5**, p. 667.

Great Britain—Continued.

Diplomatic and treaty relations with the United States—Continued.

Treaty of peace, 1782–83—Continued.

Collection of correspondence, **5**, p. 672.

Effect and interpretation of the stipulations of the treaty—

Acknowledgment of independence, **5**, p. 695.Article V. as to private debts prior to war, **5**, p. 696.Articles V. and VI., **5**, p. 698.

Jay treaty, 1794—

Historical sketch, **5**, p. 699.Particular stipulations, **5**, p. 706.Monroe-Pinkney and cognate negotiations, **5**, p. 707.Treaty of Ghent, **5**, p. 711.Treaty of 1815, **5**, p. 715.Naval forces on the Great Lakes, **5**, p. 716.Fisheries convention, 1818, **5**, p. 716.Indemnity for slaves, 1822, **5**, p. 716.Webster-Ashburton treaty, **5**, p. 717.Oregon treaty, **5**, p. 720.Clayton-Bulwer treaty, **5**, p. 722.Reciprocity treaty of 1854, **5**, p. 722.Treaty of Washington, 1871, **5**, p. 723.Real-estate convention, 1899, **5**, p. 725.Canadian relations, **5**, p. 726.The Queen's jubilee, **5**, p. 728.Personal union with Hanover, 1714 to 1837, **1**, p. 21.Policy of, during American civil war, **6**, p. 5.

Great Lakes, the:

Jurisdiction over, **1**, p. 670.Fishing rights, **1**, p. 672.Navigation, **1**, p. 675.Lakes Ontario, Erie, Huron, and Superior, **1**, p. 675.Lake Michigan, **1**, p. 676.Water communications, **1**, p. 676.

Use of canals—

Treaty stipulations, **1**, p. 678.Question as to tolls, **1**, p. 681.Rules of navigation, **1**, p. 683.Wrecking privileges, **1**, p. 684.Boundary between United States and Canada in, **1**, p. 750.Diversion of the waters of, **1**, p. 657.Limitation of naval forces, **1**, p. 691; **5**, pp. 214, 323, 716.

Greece:

Collective recognition of, **1**, p. 73.Indemnity to Turkey upon gaining independence, **1**, p. 340.

Independence of—

Guaranteed, **1**, pp. 20, 111.Recognized by the United States, **1**, p. 112.Recognized by Turkey, 1832, **1**, p. 72.Law as to expatriation, **3**, p. 604.Pacific blockade by allied fleets, 1827, **7**, p. 135.Pacific blockade by Great Britain, 1850, **7**, p. 137.Suzerainty of Turkey over, **1**, p. 111.Treaty of July 13, 1863, Article IV., declares crowns of Denmark and of Greece never to be united on one head, **1**, p. 22.

Greek revolution:

Attitude of the United States, **6**, p. 33.

Intervention of the powers, **6**, p. 4.

Greeks, expulsion of, from Turkish Empire, **4**, p. 587.

Green, Benjamin E., special agent to Hayti and Santo Domingo, **4**, p. 453.

Greenland:

Foreigners not to touch there without permission of Danish Government, **2**, p. 14.

Right of foreigners to fish on coast of, **1**, p. 722.

Greer, Mrs., case of, **6**, p. 271.

Greer County, contest as to jurisdiction between United States and Texas, **1**, p. 616.

Gregg, Mr., minister to Hawaii:

Negotiates treaty of annexation of Hawaii, **1**, p. 483.

Reports from, as to Hawaiian condition, **1**, p. 482.

Greisser, Richard, case of, **3**, p. 279.

Grenada, case of the island of; effect of change of sovereignty on private law, **1**, p. 332.

Gresham, Walter Q.:

Declares tripartite control of Samoa an unwise departure from American policy, **1**, p. 549.

Report to President on Hawaiian revolution, **1**, p. 498.

Greyhound, case of the schooner, **2**, p. 367.

Greytown:

Bombardment of, by United States, **2**, p. 414; **7**, pp. 112, 346.

French claims against the United States, **6**, p. 926.

French and British intervention to prevent filibustering not agreeable to United States, **6**, p. 444.

Grill, Mr., case of, **3**, p. 568.

Grimes, case of the, **2**, p. 342.

Gross, George Victor, case of, **3**, p. 889.

Grotius, his *De Jure Belli ac Pacis*, **1**, p. 1.

Guadalupe Hidalgo, treaty of, with Mexico:

Mission of Mr. Trist, **5**, p. 780.

Negotiation of treaty after his recall, **5**, p. 781.

President Polk's reception of the treaty, **5**, p. 783.

Sumner's speech, **5**, p. 783.

Judicial decisions under the treaty, **5**, p. 784.

Boundary provisions in, **1**, p. 458.

Navigation of the Colorado and the Rio Grande, **1**, p. 639.

Protocol of explanations, **5**, p. 205.

Provision for election of citizenship, **3**, p. 318.

Water boundary in the Gulf, **1**, p. 730.

Guam:

Acquisition of, by United States; American demand for cession of an island in the Ladrones, **1**, p. 523.

Spanish acceptance, **1**, p. 524.

Protocol of August 12, 1898, **1**, p. 526.

Natives of, issuance of passports to, **3**, p. 877.

Guano islands:

Warrant of Congress to legislate concerning, **1**, p. 261.

Legislation of Congress, **1**, p. 556.

Conditions of annexation, **1**, p. 558.

Discovery, **1**, p. 559.

Occupation, **1**, p. 560.

Executive action, **1**, p. 561.

The bond, **1**, p. 564.

Guano islands—Continued.

- Rights of the discoverer, **1**, p. 565.
- Lists of the guano islands, **1**, p. 566.
- Jurisdiction of United States over, **1**, p. 939.

Guatemala:

- Assumption of the debts of the previous Spanish government, **1**, p. 343.
- Diplomatic asylum in, **2**, p. 784.
- Diplomatic and treaty relations with the United States, **5**, p. 409.
- Foreigners in, to be registered, **3**, p. 1007.
- Law as to expatriation, **3**, p. 607.

Guatemalan-United States treaty of March 3, 1849; question of its remaining in force, **5**, p. 326.

Guatemalan drafts for purchase of arms, case of, **7**, p. 864.

Guedjian, Melcoun, case of, **2**, pp. 708, 709; **3**, p. 705.

Guenther, Mr., case of, **5**, p. 81.

Guerra, Anton, case of, **3**, p. 412.

Guerra, Jesus, case of, **4**, pp. 336, 337.

Gulick, C. T., case of, **3**, p. 725.

Guligyan, Kevork, case of, **3**, p. 680.

Gurdjian, Siropé, case of, **2**, p. 697; **3**, p. 697.

Gutierrez, Mexican lieutenant, case of, **2**, p. 376.

Gutman, Ignatz, case of, **3**, p. 413.

Gyllenburg's case, **4**, p. 555.

Gylling, William, case of, **3**, pp. 341, 343.

Haalilio, Timoteo, agent to secure Hawaiian recognition, **1**, p. 477.

H. ———, Joseph, case of, **3**, 352.

Habana Canal Company, concession in Cuba, **1**, pp. 390, 391-394.

Habana and Regla Warehouses (Limited), United Railways of, mentioned, **1**, p. 390.

Haberacker, John, case of, **3**, p. 473.

Haddock, Captain, case of, **2**, p. 370.

Hague (The) Convention, an instance of international cooperation, **2**, p. 474.

Hague (The) Peace Conference, 1899:

- Proposal of, **7**, p. 78.

- Programme, **7**, p. 80.

- Proceedings, **7**, p. 83.

- Text of the articles adopted on arbitration, **7**, p. 86.

- Hay's proposal of second conference, **7**, p. 96.

- Declaration of American delegation in regard to the Monroe doctrine, **6**, p. 594.

Hahnville, La., lynching of three Italians, 1896, **6**, p. 844.

Hale, William J., claim of, against the Argentine Republic, **6**, pp. 621, 768.

Halifax award, question of majority decision, **7**, p. 36.

Hulzer, Mr., case of, **6**, p. 888.

Humbledon, Henry, case of, **3**, p. 880.

Hamilton, Alexander:

- Favors qualified reception of Genet, **1**, pp. 121-122.

- French citizenship conferred upon him, **3**, p. 715.

Hammond, Mr., British minister, proceedings taken in the case of the alleged libel of, **4**, p. 629.

Hampa, case of, **3**, p. 879.

Hansen, Lord, Bering Sea arbitrator, **1**, pp. 907, 912, 913, 919, 920.

Hanover, personal union with Great Britain, 1714 to 1837, **1**, p. 21.

Hanseatic League:

- Ordinances of, **1**, p. 3.

- Status of, in international law, **1**, pp. 16-17.

- Hantus, Mr., American consul at Manzanillo, revocation of his commission, **5**, p. 127.
- Harboro, John Peter, citizenship of, **3**, p. 278.
- Harcourt, Sir W. Vernon, discusses recognition of Texas by United States, **1**, p. 103.
- Hardin, extradition of, from Mexico, **4**, pp. 254, 258.
- Hardman, William, claim of, **6**, p. 893.
- Hargons, Louis L., claim of, **6**, p. 641.
- Harlan, John M., Bering Sea arbitrator, **1**, pp. 907, 912, 913, 919, 920, 925.
- Harpoot, uprisings at and claim for injury to Americans, **6**, pp. 865, 965.
- Harrison, Benjamin, member of "Committee of Secret Correspondence," **5**, p. 156.
- Harrison, Benjamin, President:
- Message, December 1, 1890, on recognition of new government in Salvador, **1**, p. 145.
 - Message transmitting Hawaiian treaty of 1893; comment on the overthrow of Liliuokalani, **1**, pp. 496-497.
 - On heroism of American seamen in harbor of Apia, **1**, p. 548.
 - On recognition of the republic in Brazil, **1**, pp. 161, 162.
- Harriet*, the, American fishing vessel, seized in the Falkland Islands, **1**, p. 876.
- Harriet Lane*, the, Confederate cruiser, delivery of to United States by Spanish Government, **1**, p. 65.
- Harris, Townsend:
- Negotiation of treaty with Japan, **5**, p. 741.
 - Further service in Japan, **5**, p. 745.
- "Harry the Turk," case of, **6**, p. 793.
- Hart, John D., convicted for violation of neutrality laws, **1**, p. 577.
- Hart, Charles Burdett, United States minister to Colombia, instructed regarding recognition of new government in Colombia, **1**, p. 138.
- Hartmann, Casimir, case of, **3**, p. 375.
- Harvard*, auxiliary cruiser, detention and asylum in Martinique, **7**, p. 990.
- Haskell, Mr., case of, **3**, p. 656.
- Hatchdoorian, Alexander, case of, **3**, p. 776.
- Hatch, Mr., British "proconsul" at Bluefields, case of his expulsion from Nicaragua, **4**, p. 100; **5**, p. 43.
- Hattie Haskell*, case of the, **1**, pp. 713, 732; **2**, p. 904.
- Hatti-Hunayoun, firman known as, concerning extraterritorial concessions in Ottoman Empire, **2**, p. 739.
- Hausding, Ludwig, case of, **3**, p. 278.
- Hawaiian Islands:
- Annexation of, to the United States—
 - Early relations with the United States, **1**, p. 475.
 - Mr. Webster's letter, 1842, **1**, p. 476.
 - President Tyler's message, **1**, p. 476.
 - Seizure by British man-of-war; disavowal, 1843, **1**, p. 478.
 - British-French declaration, **1**, p. 478.
 - French intervention; American position and treaty, **1**, p. 479.
 - Attempted annexation of, 1854, **1**, p. 482.
 - Efforts for reciprocity, 1855, 1867, **1**, p. 483.
 - Revival of annexation project, **1**, p. 483.
 - Reciprocity treaty, January 30, 1875, **1**, p. 485.
 - Assertions of American predominance, **1**, p. 486.
 - Renewal of reciprocity treaty, **1**, p. 494.
 - Pearl Harbor, United States coaling and repair station, **1**, p. 494.
 - Constitution of 1887; insurrection of 1889, **1**, p. 495.
 - Death of Kalakaua; succession of Liliuokalani, **1**, p. 496.
 - Overthrow of the Monarchy, 1893; treaty of annexation, **1**, p. 496.

Hawaiian Islands—Continued.

Annexation of, to the United States—Continued.

- President Cleveland's withdrawal of the treaty from the Senate, **1**, p. 498.
- Proposal to restore the Queen, **1**, p. 499.
- President Cleveland's message, December 18, 1893, **1**, p. 500.
- Formation of constitutional republic, **1**, p. 501.
- Native revolt, January, 1895, **1**, p. 502.
- Signature of an annexation treaty, June 16, 1897, **1**, p. 503.
- Protest of Japan and its withdrawal, **1**, p. 504.
- Joint resolution of annexation, July 7, 1898, **1**, p. 509.
- Transfer of sovereignty, August 12, 1898, **1**, p. 510.
- Provisional measures; consular representation, **1**, p. 512.
- Hawaiian vessels, status after annexation; act of Congress nationalizing, **1**, pp. 309, 515.
- Coastwise navigation laws of United States not extended to by annexation: act of Congress extending them, **1**, p. 515.
- Japanese protest against certain quarantine regulations; act of Congress giving United States control of quarantine, **1**, p. 517.
- Chinese immigration, **1**, p. 518.
- Claims against former government, **1**, p. 519.
- Progress of, President's message, 1900, **1**, p. 519.
- Question of consent of population to annexation, **1**, p. 274.

Citizenship of inhabitants after annexation, **3**, p. 315.

Claims against, arising prior to annexation and made subsequently against United States, **1**, p. 337.

Debt of, assumed by United States, **1**, p. 351.

Effect of annexation upon prior treaties of, **5**, p. 348.

Public lands of, date upon which they vested in United States, **1**, p. 309.

Recognition of the Republic of, by United States, **1**, pp. 162-163.

References to various documents concerning, **1**, p. 512.

Status of, after annexation to United States. *See* Insular cases, **1**, pp. 313-331.

Temporary government of, after annexation to United States, **1**, p. 306.

Uprising of, 1895; arrest of American citizens under martial law, **2**, p. 198.

Hawaiian fisheries, **1**, p. 722.

Hawaiians, issuance of passports to, **3**, p. 877.

Hawley, Rev. Charles, D. D., confidential mission to Danish West Indies, **1**, p. 606.

Hawley, Gen. Joseph R., question of presents to, **4**, p. 577.

Hay, Adelbert, United States consul at Pretoria, **1**, p. 213.

Hay, John:

Agreement for provisional Alaskan boundary, **1**, pp. 468-469.

Concludes treaty of 1902 for cession of Danish West Indies to the United States, **1**, p. 610.

Unofficial reception of delegates of the South African Republics, **1**, p. 213.

Hay-Pauncefote treaty, 1901, **3**, p. 210.

Treaty of, February 5, 1900, **3**, p. 210.

Amended by the Senate, **3**, p. 210.

Amendments not accepted by Great Britain, **3**, p. 212.

Negotiation over amendments, **3**, p. 212.

Terms of treaty as concluded, November 18, 1901, **3**, p. 219.

Hayball, J. H., case of, **6**, p. 990.

Hayes, Rutherford B., President of United States, message December 3, 1877: relations with Mexico, **1**, pp. 237-238.

Haynau, Marshal, case of, **2**, p. 560.

Hayti:

- Attitude of United States toward rumored French protectorate over, **6**, p. 433.
 Certificate of travel, **3**, p. 1008.
 Diplomatic asylum in, **2**, p. 807.
 Diplomatic and treaty relations with the United States, **5**, p. 729.
 Discussion of Monroe Doctrine in connection with, **6**, p. 475.
 Good offices of the United States advising better administration of justice to foreigners, **6**, p. 476.
 Interference in Santo Domingo pending negotiations for annexation of latter to United States, **1**, pp. 278-279.
 Precedents as to recognition of belligerency arising in relations of United States with, **1**, p. 201.
 Recognition of independence of, by United States, **1**, pp. 107, 116.
 Repudiation of national debts, **1**, p. 250.
 Seward's declaration of nonintervention of United States in affairs of, **6**, p. 24.
 Tax discriminating against aliens, **4**, p. 23.
- Haytian-United States treaty of November 3, 1864, most-favored-nation clause, **5**, p. 318.
 Haytian bonds held by Americans, protest against depreciation by legislation, **6**, p. 729.
 Haytian immigrants, denationalization by acceptance of land grants, **3**, p. 310.
 Haytian license law discriminating against foreigners, **4**, p. 5.
Haytian Republic, American steamer, case of, **2**, p. 216; **6**, p. 1016; **7**, pp. 117, 410, 478, 586, 825.
- Haywood, William, temporarily continues as United States consul-general to Hawaii after annexation, **1**, p. 514.
- Headlands theory as to limit of marginal seas, **1**, pp. 699, 700, 705, 719, 735, 799, 800.
 In Northeastern fisheries controversies, **1**, pp. 785, 786, 788.
 Referred to by Madison in Falkland Islands affair, **1**, p. 881.
- Health, National Board of, **2**, p. 155.
- Health, public. *See* Quarantine.
- Hebrews, discrimination against alien, **4**, p. 4.
See, also, Jews.
- Hedlund's case, **6**, p. 994.
- Heidenheimer, Stephen Emil, case of, **3**, pp. 511, 909, 984.
- Heinrich, Francois A., case of, **3**, p. 408.
- Heinzman, Charles E., case of, **3**, p. 408; **5**, p. 354.
- Heisinger, Carl, case of, **3**, p. 467.
- Hellman, Max, case of, **3**, p. 907.
- Henckel, Ludwig, case of, **3**, p. 533.
- Henderson, General, minister from Texas to France, case of, **4**, p. 557.
- Henderson, James and Alfred, case of, **4**, pp. 315, 317.
- Hennessy, Mr., case of, **3**, p. 908.
- Henry Crosby*, case of the firing upon members of her crew in Santo Domingo, **3**, p. 798; **6**, p. 760.
- Henry, Morton P., opinion on American-owned foreign-built vessels, **2**, p. 1026.
- Henry, Patrick, declines mission to France, **4**, p. 477.
- Henry Reed*, case of the, **2**, p. 1026.
- Herald*, pursuit of the, into British waters, **2**, p. 363.
- Hermosa*:
 Case of the, **2**, p. 351.
 Decision of the arbitrator, **2**, p. 357.
- Hernandez, General, in opposition against Castro in Venezuela, **1**, p. 154.
- Herndon, Lieut. William L., exploration of the Amazon, **1**, p. 640.
- Herzog*, case of the, **7**, pp. 739, 765.
- Hess, William, case of, **3**, p. 714.

- Hett, Edmund Sikes, railway concession in Philippines, **1**, p. 396.
- Heureaux, President of Santo Domingo, assassination of, **1**, p. 163.
- Heusken, Mr., secretary of American legation in Japan, assassinated, **5**, p. 746.
- Hewitt, Nelson A., joint discoverer of Fox Islands, **1**, p. 574.
- Hewitt, William J., joint discoverer of Fox Islands, **1**, p. 574.
- Hidalgo, Colonel, case of, **2**, p. 804.
- High seas:
- The term "high seas," **1**, p. 741; **2**, p. 885.
 - Freedom of the seas, **2**, p. 886.
 - Prohibition of visit and search in time of peace, **2**, p. 886.
 - Judicial decisions, **2**, p. 886.
 - Incidents and declarations, 1811-1872—
 - The *President* and the *Little Belt*, **2**, p. 887.
 - Convention with Russia, 1824, **2**, p. 887.
 - British-French orders as to Cuba, **2**, p. 888.
 - The case of the *Dorcas C. Yeaton*, **2**, p. 891.
 - The case of the *General Miramon*, **2**, p. 893.
 - The American steamer *Florida*, **2**, p. 895.
 - The case of the *Virginus*, 1873, **2**, p. 895.
 - Incidents of 1880-81, **2**, p. 903.
 - Alliança* case, 1895, **2**, p. 908.
 - Case of the *William Todd*, 1896, **2**, p. 911.
 - Rights of cruiser of ship's own nation, **2**, p. 912; mode of visit, **2**, p. 913.
 - Suppression of slave trade: question of visit and search. *See under* Slave trade, *infra*.
 - Piracy. *See, infra, this title*.
 - Seizures made by a State in self-defense—
 - Case of the *Deerhound*, **2**, p. 979.
 - Case of the *Virginus*, **2**, p. 980.
 - Case of the *Mary Lowell*, **2**, p. 983.
 - Question of hot pursuit, **2**, p. 985.
- Claim of impressment—
- Its assertion and denial, **2**, p. 987.
 - Case of *Chesapeake* and *Leopard*, **2**, p. 991.
 - War of 1812, **2**, p. 994.
 - Subsequent correspondence, **2**, p. 996.
- Nationality of vessels. *See under* Vessels.
- Vessels controlled by insurgents. *See under* Vessels.
- To what extent the Great Lakes are considered "high seas," **1**, pp. 670-675.
- High-water mark:
- Defined, **1**, p. 621.
 - Title in United States to tide-water lands below, **1**, p. 701.
- Hillebrandt, Frederick, case of, **3**, p. 1000.
- Hills or highlands as boundaries, **1**, p. 616.
- Hine, Rafael Franklin, case of, **3**, p. 889.
- His, Constance Madeline, case of her abduction, —
- Hise, Elijah:
- Mission to Central America, 1848, **3**, p. 133.
 - Convention with Nicaragua, 1849, **3**, p. 133.
- Hiss, Fielder J., case of, **3**, p. 958.
- Hitt, Robert R., commissioner to recommend Hawaiian legislation, **1**, p. 510.
- Hitz, John, "political agent" of Switzerland, **4**, p. 441.
- Hobson, Lieutenant, sinking of the *Merrimac*; exchanged, **7**, p. 227.
- Hoesli, Mr., case of, **3**, p. 337.

- Hofmann, David, case of, **3**, p. 418.
- Hogan, John, report on Hayti and Santo Domingo, **1**, p. 592.
- Hogan, Michael, agent of United States for commerce and seamen at Valparaiso, **1**, p. 215.
- Holasek, Franz, case of, **3**, p. 443.
- Holcomb, case of, **2**, p. 616.
- Holland:
- Claims of United States against, for injuries done during Napoleonic domination, **1**, pp. 252-254.
 - Pacific blockade by France and Great Britain, 1833, **7**, p. 136.
- Holland, T. E., Japan's prize act partly based on his work, **1**, p. 9.
- Hollander, Mr., expulsion from Guatemala, **4**, p. 102.
- Hollis, Mr., American consul at Mozambique, case of, **5**, p. 71.
- Hollister, Mr., American minister to Hayti, complaint of detention, **4**, p. 624.
- Holman, M. C., tabling of House resolution for admission into United States of Santo Domingo, **1**, p. 593.
- Holmes, George, extradition case, **4**, p. 242.
- Holstein, Baron von, German plenipotentiary in Berlin Conference, 1889, **1**, p. 547.
- Holy alliance, formation and history of, **6**, p. 374.
- Holy See:
- Attitude of United States toward diplomatic representatives of, **1**, p. 39.
 - Treated as a state or sovereignty, **1**, pp. 16, 39-40.
 - Diplomatic relations of United States with, **1**, p. 40.
 - Precedence of, in ceremonial, **1**, p. 63.
- Honduras*, case of the steamship, **2**, pp. 1022, 1025.
- Honduras:
- Diplomatic and treaty relations with the United States, **5**, p. 408.
 - Joins short-lived union with Nicaragua and Salvador, **1**, pp. 145-146.
 - Recognized by the United States, **1**, p. 92.
- Hope*, American ship, claim for her capture, **6**, p. 1001.
- Hopestill*, case of the sloop, **2**, p. 1052.
- Hornby, British commissioner under claims convention of 1853: Texan debt, **1**, p. 346.
- Hornet*, steamer, case of the, **7**, p. 1020.
- Hornik, Peter, case of, **3**, p. 444.
- Horseshoe Reef, acquisition of, by the United States, **1**, p. 554; **5**, p. 215.
- Hoshi, Mr., Japanese minister to United States, protest of Japan against Hawaiian annexation, **1**, pp. 504-509.
- Hopkins, Edward A.:
- Special agent of United States to Paraguay in 1845, **1**, p. 217.
 - Recalled for exceeding his instructions, **1**, p. 217.
- Hospitality to vessels of belligerents, **1**, pp. 176-177.
- Hostile acts committed within one State against another, **2**, p. 428.
- Hotham, British Rear-Admiral, salute of Chilean insurgent cruiser, **1**, p. 241.
- Houckgeest, A. E. V., certification of his citizenship, **3**, p. 857.
- Houlder, Alfred, licensed to export guano from Christmas Island, **1**, p. 573.
- Hovering acts, the, of Great Britain, **1**, pp. 722, 725.
- Howard Holbrook*, case of the, **1**, p. 873.
- Howe, Samuel G., commissioner to investigate and report on Santo Domingo, **1**, p. 597; **4**, p. 454.
- Howland Island, guano island, **1**, pp. 572, 574.
- Huascar*, case of the, **2**, p. 1086.
- Hubbard, Commander John, action in Panama, 1903, **3**, p. 66.
- Hubbard, John Maurice, case of, **3**, pp. 885, 945.
- Hubbard, Richard B., American minister at Tokyo, **5**, p. 755.

- Hubinoit, Arthur D. (alias Bennett), case of, **3**, p. 597.
- Hudson Bay Company:
 Free navigation of Columbia River, **1**, p. 638.
 Status of, in international law, **1**, p. 16.
- Hudson River, right to navigate, not given to British subjects by treaty of Washington, 1871, **1**, p. 626.
- Huerte, Modesto, case of, **2**, p. 872.
- Hughes, Archbishop, mission to Europe during American civil war, **4**, pp. 446, 454.
- Hugo, Victor, expulsion from Brussels, **4**, p. 69.
- Hülseman, Austrian chargé d'affaires at Washington:
 Arrest of his servant, **4**, p. 658.
 Protest against the Mann mission to Hungary, **1**, pp. 221-223.
- Humboldt, Baron, **1**, p. 631.
- Humphreys, Mrs., presents given by Queen of Spain, **4**, p. 579.
- Hungary:
 Attitude of the United States toward recognition of, **1**, p. 113.
 Recognition of, in 1848, refused by United States, **1**, p. 73.
- Hunter, Joseph, surveyor of boundary on Stikine River, **1**, p. 472.
- Hunter, Mr., minister of United States to Guatemala and Honduras, **1**, pp. 145, 146.
- Hurlbut, Mr.:
 United States minister to Peru, instructed regarding recognition of Calderon government, **1**, p. 157.
 Mission during Chilean-Peruvian war, **6**, p. 35.
- Hydahl, Gertrude Marie, case of abduction, **2**, pp. 383, 384.
- Isigi, Mr. J. A., consul-general of Turkey at Boston, case of, **5**, pp. 72, 76.
- Iddings, Mr., secretary of American embassy at Rome, testimony given in criminal action, **4**, p. 646.
- Idler, Jacob, claim against Venezuela, **1**, p. 90.
- Iglesias, General:
 Established at the head of the Peruvian government, **1**, p. 158.
 His government recognized by the United States, **1**, p. 159.
 Deposed, **1**, p. 159.
 Proposed repudiation of the engagements of the Iglesias government, **1**, pp. 251-252.
- Illegitimate children, citizenship of, **3**, p. 285.
- Imaum of Muscat, disposition of presents made by him to the President, **4**, p. 582.
- Immigration:
 American medical inspection in foreign ports, **2**, p. 13.
 Control of. *See* Aliens.
 Germany's objection to United States statute of 1893, **2**, p. 148.
 Regulation of, into Hawaiian Islands, **1**, p. 518.
- Immunity of private property at sea from capture. *See* Exemption of, etc.
- Impressment:
 British claim and American denial, **2**, p. 987.
 Case of the *Chesapeake* and *Leopard*, **2**, p. 991.
 War of 1812, **2**, p. 994.
 Subsequent correspondence, **2**, p. 996.
- Independence. *See* Sovereignty.
 Recognition of. *See* Recognition.
 Suspension of, in relation to indemnities for injuries done during the suspension, **1**, pp. 252-254.
- India, protected princes of, have no international existence, **1**, p. 17.
- Indian depredations, liability of governments to foreigners injured by, **6**, p. 808.

Indian forays across international boundaries:

Pursuit of marauders across the boundary, **2**, p. 418.

Forays across the Mexican frontier, **2**, p. 434.

Forays across the Canadian frontier, **2**, p. 437.

Indian, schooner, claim for detention of, **6**, p. 750.

Indian Territory, **1**, pp. 30, 31, 33, 34, 35.

Indian tribes, agreements made with, without submission to the Senate, **5**, p. 220.

Indian wars, legal existence and nature of, **7**, p. 340.

Indiana boundary dispute with Kentucky, **1**, pp. 295-296.

Indians:

American—

Not capable of naturalization in United States, **3**, p. 331.

When passports may be issued to, **3**, p. 878.

Right to national protection when abroad, **3**, p. 879.

Return of escaped Mexican and Canadian Indians, **4**, p. 263.

See American Indians.

Indien, case of the, **7**, p. 536.

Industrial property:

Patent rights, **2**, p. 34.

Trade-marks, **2**, p. 36.

Industrial property union, **2**, p. 42.

Ingersoll, C. J., on annexation of Cuba, 1823, **1**, pp. 582-583.

Inouye, Count, proposals for treaty revision, **5**, p. 756.

Institut de Droit International:

Prize rules of, partly followed by Japan, **1**, p. 9.

Resolutions on extent of territorial waters, **1**, pp. 701, 734.

Insular cases, references to literature discussing the, **1**, p. 331.

Insular possessions, effect of cession upon prior treaties of third powers with Spain, **5**, p. 351.

Insurgency, definition of, **1**, pp. 242-243.

Insurgents:

Right to carry on war on the high seas. *See* Vessels controlled by insurgents.

Unofficial relations with insurgents falling short of recognition of belligerency, **1**, pp. 242-243.

Insurrection:

De facto government, **1**, pp. 43-45.

Succession to public property in case of unsuccessful insurrection, **1**, pp. 64-66.

Intercontinental Telephone Company, case of, **6**, p. 294.

Intercourse of States:

Agents of the State, **4**, p. 427.

Diplomatic missions—

Classification of ministers, **4**, p. 430.

Secretaries of embassy or legation, **4**, p. 433.

Title of "conseiller," **4**, p. 434.

Attachés—

Military attachés, **4**, p. 437.

Naval attachés, **4**, p. 438.

Scientific attachés, **4**, p. 439.

Local counsel, **4**, p. 439.

Commissioners and special envoys, **4**, p. 439.

"Agents," **4**, p. 441.

Union of diplomatic and consular functions, **4**, p. 445.

Nondiplomatic missions, **4**, p. 446.

Self-constituted missions, **4**, p. 448.

Intercourse of States—Continued.

Beginning and end of mission, 4, p. 450.

Appointments—

Power of appointment, 4, p. 450.

Conditions and qualifications, 4, p. 457.

Credentials and reception—

Letters of credence and of recall, 4, p. 461.

Presentation of, 4, p. 465.

End of mission, 4, p. 470.

Question of personal acceptability—

Minister must be personally acceptable, 4, p. 473.

Refusal to receive—

Envoys to France, 1798, 4, p. 475.

Case of Chevalier de Onis, 4, p. 477.

Clemente case, 4, p. 479.

Keiley case, 4, p. 480.

Blair's case, 4, p. 484.

Request for recall—

Moustier's case, 4, p. 484.

Genet's mission and recall, 4, p. 485.

Gouverneur Morris's recall, 4, p. 488.

Charles Pinckney's case, 4, p. 490.

Poinsett's recall from Mexico, 4, p. 491.

Jewett's case, 4, p. 492.

Wise's case, 4, p. 495.

Marcoleta case, 4, p. 497.

Segur case, 4, p. 500.

Catacazy case, 4, p. 501.

Thurston's case, 4, p. 503.

Dupuy de Lôme's case, 4, p. 507.

Dismissal—

Yrujo's case, 4, p. 508.

Mr. F. J. Jackson's case, 4, p. 511.

Poussin's case, 4, p. 530.

Crampton's case, 4, p. 533.

Thomas Russell's case, 4, p. 535.

Lord Sackville's case, 4, p. 536.

Belgian and French ministers at Caracas, 4, p. 548.

Citizenship as an obstacle to reception, 4, p. 549.

Rights and duties of ministers—

Privileges—

Discharge of official duties, 4, p. 553.

Flying flag, 4, p. 554.

Liberty of worship, 4, p. 554.

Limits of authority, 4, p. 555.

Transit—

By land, 4, p. 556.

By sea, 4, p. 559.

Washburn's case, 4, p. 559.

Residence at capital, 4, p. 563.

Instructions, 4, p. 565.

Support of private interests, 4, p. 565.

Presentations at court, 4, p. 570.

Noninterference in politics, 4, p. 572.

Intercourse of States—Continued.

Rights and duties of ministers—Continued.

Speeches, 4, p. 574.

Presents, 4, p. 576.

Joint action, 4, p. 583.

Good offices for citizens of third countries—

General principles, 4, p. 584.

Case of Swiss citizens, 4, p. 593.

Citizens of belligerents, 4, p. 599.

The Maximilian war in Mexico, 4, p. 599.

Franco-German war, 4, p. 600.

Chinese-Japanese war, 4, p. 601.

Case of Japanese spies, 4, p. 606.

Spanish-American war, 4, p. 611.

Boer war, 4, p. 614.

Russo-Japanese war, 4, p. 615.

Relations with the Navy, 4, p. 615.

Right to protection—

Of person, 4, p. 622.

Of domicile and property, 4, p. 627.

Of reputation, 4, p. 628.

Jurisdictional immunities, 4, p. 630.

Exemptions from judicial process, 4, p. 631.

Criminal process, 4, p. 631.

Civil process, 4, p. 635.

Giving of testimony, 4, p. 642.

Property, 4, p. 646.

Persons entitled to exemptions—

The minister and his household, 4, p. 648.

Persons in minister's service, 4, p. 652.

Various cases, 4, p. 652.

Sarmiento's case, 4, p. 654.

Case of Gallatin's coachman, 4, p. 656.

Liability to military service, 4, p. 660.

Ministers recalled or not received, 4, p. 662.

Case of M. Pichon, 4, p. 662.

Case of Mr. Barrozo, 4, p. 664.

Case of Doctor Segur, 4, p. 667.

Case of minister not received, 4, p. 668.

Taxation—

Property and person, 4, p. 669.

Customs duties, 4, p. 673.

Police regulations, 4, p. 678.

Official correspondence—

The executive as national spokesman, 4, p. 680.

Communications of the President to Congress, 4, p. 683.

Secretary of State, as organ of correspondence, 4, p. 685.

Official communications, 4, p. 690.

Communications from aliens, 4, p. 693.

Right of official communication, 4, p. 695.

Bearers of dispatches, 4, p. 695.

In case of blockade, 4, p. 696.

Siege of Paris, 4, p. 696.

Telegraphic communication, 4, p. 701.

Intercourse of States—Continued.

Official correspondence—Continued.

Language of correspondence, 4, p. 704.

Tone, 4, p. 705.

Inviolability, 4, p. 710.

Couriers and bearers of dispatches, 4, p. 713.

Publication of correspondence, 4, p. 717.

Ceremonial—

Observance of formalities, 4, p. 726.

Rules of precedence, 4, p. 732.

Diplomatic grades, 4, p. 732.

Papal representatives, 4, p. 734.

Dean of diplomatic corps, 4, p. 736.

Ambassadorial privileges, 4, p. 737.

Official calls, 4, p. 743.

Social intercourse, 4, p. 747.

Court dress—

Early usage, 4, p. 761.

The Marcy circular, June 1, 1853, 4, p. 763.

Joint resolution of 1867, 4, p. 769.

More recent discussions, 4, p. 770.

Audiences at Peking—

History of, 4, p. 773.

Protocol of September 7, 1901, 4, p. 777.

Department of State—

Organ of official communication, 4, p. 780.

Powers and duties, 4, p. 782.

Continuity of policy, 4, p. 785.

Relations to the judicial department, 4, p. 790.

Care of archives, 4, p. 793.

Salaries and expenses—

Salaries, 4, p. 794.

Expenses, 4, p. 797.

Contingent fund and secret service, 4, p. 804.

Interior seas, 1, p. 669.

Internal development and the acquisition of sovereignty, 1, p. 303.

International African Association, 5, p. 563.

International American Conference, 1889-90:

Action taken to declare conquest illegal, 1, pp. 292-293.

International American conferences:

Summary of history and transactions, 6, p. 599.

Project for arbitration, 7, p. 70.

Representative of Brazilian Empire at, continued by Brazilian Republic, 1, p. 161.

International American Conference, Second, 1902: proceedings in reference to arbitration, 7, p. 94.

International Cable Company, concession of, in Cuba, 1, p. 409.

International cooperation, 2, p. 466.

International copyright:

Berne Convention, 2, p. 44.

Act of Congress, 1891, 2, p. 45.

Conditions upon which the President may proclaim the extension of its benefits to other nations, 2, pp. 45-52.

Proclamation of President Harrison, 2, p. 52.

List of nations to which benefits have been extended, 2, p. 53.

International copyright—Continued.

Act of Congress, 1891—Continued.

Does not authorize the President to negotiate for reciprocal treatment, **2**, p. 53.

Effect of war with Spain, **2**, p. 54.

Relations with Canada, **2**, p. 54.

International dam, proposal of, in Rio Grande, **1**, p. 766.

International law:

Assent of States to, presumed, **1**, p. 8.

Effect of usage upon its acceptance, **1**, p. 7.

Evidence; proof of international law unnecessary, **1**, pp. 3, 11.

Japan's admission to pale of, **1**, p. 9.

Origin and obligation of—

Early treatises, **1**, p. 1.

The term "international law," **1**, p. 2.

Sources of authority, **1**, p. 2.

Nature and force of obligation, **1**, p. 4.

Effect of usage, **1**, p. 7.

Presumption as to assent, **1**, p. 8.

Part of the law of the land, **1**, p. 9.

Judicial declarations, **1**, p. 9.

Opinions of statesmen, **1**, p. 10.

Question of proof, **1**, p. 11.

Turkey, non-Christian State, admitted to pale of, **1**, p. 9.

International Maritime Conference, mention of, **1**, p. 161.International Metrical Convention of 1875: question of termination, **5**, p. 325.

International rivers:

Diversion of waters of, **1**, p. 653.

Navigation of. *See, infra, under title* Navigation of rivers.

International Sanitary Convention of Venice, **5**, p. 870.International Telegraph Convention of 1875: Spain's notification in 1898, **5**, p. 351.Internment of fugitive troops, **7**, p. 1001.

Internment of war vessels:

Russian vessels in Manila, **7**, p. 992.

The Spanish *Temerario* in Asuncion, **7**, p. 996.

Russian vessels at Shanghai, **7**, p. 997.

The *Cesarevitch* at Tsingtau, **7**, p. 998.

The *Lena* at San Francisco, **7**, p. 999.

Interoceanic communications:

Early declarations of American policy, **3**, p. 2.

Instructions to delegates to Panama Congress, **3**, p. 2.

Senate resolution, 1835, **3**, p. 3.

House resolution, 1839, **3**, p. 4.

Duty of local sovereign, **3**, p. 4.

Isthmus of Panama—

Article XXXV.; treaty of 1846, **3**, p. 5.

President Polk's message, **3**, p. 7.

Subsequent acts and interpretations—

Isthmian "neutrality;" action of Mr. Clayton, **3**, p. 10.

Position of Mr. Cass, **3**, p. 11.

Action of Mr. Seward, **3**, p. 13.

The Wyse concession, **3**, p. 13.

Views of Mr. Evarts, **3**, p. 14.

Message of President Hayes, **3**, p. 16.

Circular of Mr. Blaine, **3**, p. 17.

Interoceanic communications—Continued.

Isthmus of Panama—Continued.

Article XXXV., treaty of 1846—Continued.

Negotiations of 1856-57, **3**, p. 19.

Convention of 1869, **3**, p. 20.

Convention of 1870, **3**, p. 21.

Negotiations of 1881, **3**, p. 23.

Guarantee of neutrality and sovereignty, **3**, p. 24.

Answer to Peruvian inquiry, **3**, p. 25.

Opinion of Attorney-General Bates, **3**, p. 26.

Question of coaling stations, **3**, p. 28.

Colombian-Costa Rican arbitration, **3**, p. 29.

Cerruti case, **3**, p. 33.

Guarantee of free and open transit, **3**, p. 34.

Domestic disturbances—

Panama riot, 1856, **3**, p. 34.

Subsequent discussions, **3**, p. 37.

Insurrections of 1884-85, and after, **3**, p. 39.

Revolution of 1901-2, **3**, p. 43.

Revolution at Panama, 1903, **3**, p. 46.

The Republic of Panama, 1903—

President Roosevelt's message, December 7, 1903, **3**, p. 46.

Special message, January 4, 1904, **3**, p. 56.

Hay-Reyes correspondence, **3**, p. 78.

General Reyes's note of December 23, 1903, **3**, p. 78.

Mr. Hay's note of January 5, 1904, **3**, p. 90.

General Reyes's note of January 6, 1904, **3**, p. 105.

Mr. Hay's note of January 9, **3**, p. 109.

General Reyes's note of January 11, **3**, p. 110.

Mr. Hay's note of January 13, **3**, p. 113.

Passports, **3**, p. 114.

Transit, of the mails, **3**, p. 114.

Taxation and commercial regulations, **3**, p. 116.

Tonnage taxes, **3**, p. 119.

Capitation tax, **3**, p. 123.

Transit of troops, **3**, p. 126.

Fugitives from justice, **3**, p. 128.

Telegraphic communication, **3**, p. 129.

Clayton-Bulwer treaty—

Contents of the treaty, **3**, p. 130.

Antecedents and negotiations, **3**, p. 133.

Variant interpretations, **3**, p. 136.

Belize, or British Honduras, **3**, p. 136.

Ruatan, and other Bay islands, **3**, p. 140.

British protectorate over the Mosquitos, **3**, p. 145.

Buchanan's instructions to Mr. Hise, **3**, p. 145.

Action of Mr. Clayton, **3**, p. 146.

Webster-Crampton arrangement, **3**, p. 148.

Position of Mr. Marcy, **3**, p. 150.

Buchanan-Clarendon negotiations, **3**, p. 151.

Historical summary by Secretary Cass, 1851-1858, **3**, p. 164.

Dallas-Clarendon convention, **3**, p. 166.

Sir William Ouseley's mission, **3**, pp. 168, 182.

Interoceanic communications—Continued.

Clayton-Bulwer treaty—Continued.

Historical summary by Secretary Cass, 1851-1858—Continued.

Favorable effect of Cass's letter, **3**, p. 175.

Cass-Yrisarri treaty, **3**, p. 176.

Embarrassment from Walker's filibustering, **3**, p. 177.

Lord Clarendon's arbitration proposal, **3**, p. 180.

Settlement of the controversies, 1858-1860, **3**, p. 181.

British surrender of Bay Islands, **3**, p. 181.

Surrender of protectorate over the Mosquitos, **3**, pp. 181, 230.

Mr. Seward's course, **3**, p. 183.

Suggests acquisition of Tigre Island by United States, **3**, p. 183.

Treaties of Nicaragua with the United States, 1867, and with other powers, **3**, p. 184.

Negotiations of Mr. Fish, **3**, p. 185.

Circular of 1877, **3**, p. 187.

Messages of President Hayes, **3**, p. 188.

Blaine and Frelinghuysen attempts to obtain modifications of the treaty, 1881-1883, **3**, p. 189.

Mr. Blaine's instructions to Mr. Lowell, **3**, p. 189.

Lord Granville's reply, **3**, p. 194.

Mr. Frelinghuysen's views, **3**, p. 195.

Frelinghuysen-Zavala convention, **3**, p. 197.

President Cleveland's message, 1885, **3**, p. 198.

Executive utterances, 1889-1894, **3**, p. 201.

Mr. Olney's memorandum, 1896, **3**, p. 203.

Recommendations by President McKinley, **3**, p. 209.

Hay-Pauncefote treaty, 1901, **3**, p. 210.

Treaty of February 5, 1900, **3**, p. 210.

Amended by the Senate, **3**, p. 210.

Senate amendments not accepted by Great Britain, **3**, p. 212.

Negotiation over amendments, **3**, p. 212.

Terms of treaty as concluded November 18, 1901, **3**, p. 219.

Message of President Roosevelt, **3**, p. 221.

Resolution of Second International American Conference, **3**, p. 222.

Mosquito question, since 1860, **3**, p. 222.

Instructions of Mr. Fish, 1873, **3**, p. 222.

Award of Emperor of Austria, 1881, **3**, p. 224.

Mr. Bayard's instructions to Mr. Phelps, November 23, 1888, containing an historical résumé, **3**, p. 227.

Lord Salisbury's reply, March 7, 1889, **3**, p. 237.

Correspondence in 1892 with Nicaragua, **3**, p. 238.

Mr. Foster's representations to Great Britain, February 8, 1893, **3**, p. 238.

Insurrection of 1894, and subsequent events, **3**, p. 241.

Incorporation of Mosquito Reserve as Department Zelaya, **3**, p. 250.

American routes and grants, **3**, p. 254.

The route by Panama, **3**, p. 261.

Suez Canal, **3**, p. 262.

Corinth Canal, **3**, p. 268.

Kiel Canal, **3**, p. 269.

Interparliamentary Union for International Arbitration:

Invitation to meet at St. Louis, **7**, p. 95.

Proceedings at St. Louis, **7**, p. 96.

Intervention:

Political intervention—

General principles, 6, p. 2.

Policy of nonintervention—

Declarations of policy—

John Adams, 6, p. 11.

Washington, 6, p. 12.

Jefferson, 6, p. 12.

Madison, 6, p. 13.

Monroe, 6, p. 13.

J. Q. Adams, 6, p. 13.

Van Buren, 6, p. 14.

Forsyth, 6, p. 15.

Webster, 6, p. 15.

Everett, 6, p. 16.

Cass, 6, p. 17.

Seward, 6, p. 18.

Fish, 6, p. 26.

Frelinghuysen, 6, p. 27.

Bayard, 6, p. 29.

Blaine, 6, p. 30.

Day, 6, p. 30.

McKinley, 6, p. 31.

Roosevelt, 6, p. 31.

The French revolution, 6, p. 32.

Spain and her colonies, 6, p. 33.

Greek independence, 6, p. 33.

Hungarian revolution, 6, p. 34.

Chile-Peruvian war, 6, p. 34.

Sympathy with liberal political struggles, 6, p. 45.

Hospitality to political refugees, 6, p. 46.

Kossuth, 6, p. 46.

See, also, under Kossuth.

Intervention in Cuba—

Relations, 1825-1867, 6, p. 56.

Ten years' war, 6, p. 61.

Insurrection of 1895, 6, p. 105.

Resolution of intervention, 6, p. 211.

The Republic of Cuba, 6, p. 236.

See, also, under Cuba.

Good offices, 6, p. 239.

Nonpolitical intervention—

Protection of citizens, 6, p. 247.

Denial of justice, 6, p. 259.

Criminal proceedings—

Jurisdiction and procedure, 6, p. 273.

Requests for information, 6, p. 282.

Debts and contracts, 6, p. 285.

Joint action; concerted action, 6, p. 289.

Attempts to limit intervention—

By contract, 6, p. 293.

By legislation—

Mexican matriculation, 6, p. 309.

Salvadorean statute, 6, p. 314.

Intervention—Continued.

Nonpolitical intervention—Continued.

Attempts to limit intervention—Continued.

By legislation—Continued.

Regulations in Cuba, **6**, p. 316.Venezuelan decrees, **6**, p. 318.Resolution of Institute of International Law, **6**, p. 323.

Good offices—

Matters of business, **6**, p. 324.Appeals for clemency, **6**, p. 329.Protection of missionaries, **6**, p. 333.

Intercession for persecuted Jews—

Mohammedan countries, **6**, p. 347.Case of the Mortara boy, **6**, p. 350.Russia, **6**, p. 351.Roumania, **6**, p. 359.By premature recognition, **1**, p. 73.*See, also, under* Claims.Introduction to diplomatic and consular officers of United States, letters of, **4**, p. 785.Inventions, claims against foreign governments in relation to, **6**, p. 754.

Inviolability of territory:

Rule of, **2**, p. 362.Breaches by military and naval authorities, **2**, p. 365.Breaches by civil authorities, **2**, p. 371.Case of Peter Martin, **2**, p. 371.Case of Arresures, **2**, p. 373.Case at Nogales, 1887, **2**, p. 376.Case at Nogales, 1893, **2**, p. 380.Breaches by private persons, **2**, p. 382.Case of Constance Madeline His, **2**, p. 384.

Permission for passage of foreign forces—

Circumstances of necessity or convenience, **2**, p. 389.International exhibitions, **2**, p. 395.Social occasions, **2**, p. 397.Questions of control, **2**, p. 399.Landing of forces for protection against violence, **2**, p. 400.

Plea of necessary self-defense—

Invasions of West Florida, **2**, p. 402.Amelia Island, **2**, p. 406.Destruction of the *Caroline*, **2**, p. 409.Bombardment of Greytown, **2**, p. 414.Pursuit of predatory Indians and other marauders, **2**, p. 418.State-aided and compulsory emigration, **2**, p. 425.

Ionian Islands:

Engagements, contracts, and debts of, assumed by Greece, **1**, pp. 341, 386.Neutralization of, **1**, p. 26.United Republic of, for a time under the protectorate of Great Britain, **1**, p. 29.*Isaiah K. Stetson*, injuries to her crew in Brazil, **6**, p. 760.Iskiyan, Bedros, case of, **3**, p. 680.Italian immigration bureau at Ellis Island, **4**, p. 169.

Italian lynching cases:

At New Orleans, 1891, **6**, p. 837.In Colorado, 1895, **6**, p. 841.

Italian lynching cases—Continued.

At Hahnville, La., 1896, **6**, p. 844.

At Tallulah, La., 1899, **6**, p. 845.

At Erwin, Miss., 1901, **6**, p. 848.

Italy:

Applicability to, of prior treaties with Sardinia, **5**, p. 344.

Assumption of a portion of the debt of the Papal States, **1**, p. 339.

Diplomatic and treaty relations with the United States, **5**, p. 731.

Kingdom of, recognition of, by Great Britain, an act of intervention, **1**, p. 73.

Kingdom of, refusal of German States to recognize, **1**, p. 72.

Law as to expatriation, **3**, p. 608.

Napoleonic kingdom of, never recognized by Spain, **1**, p. 72.

Itata:

Case of the, **1**, p. 721; **2**, p. 1022; **6**, p. 854; **7**, p. 422.

Question of hot pursuit, **2**, p. 985.

Iturbide, Don Agustín, negotiates treaty with General O'Donojú recognizing Mexican independence, **1**, p. 81.

Izard, Mr., diplomatic agent of United States during American Revolution, **1**, p. 207.

J——, Mr., case of, **3**, p. 532.

Jackson, Andrew:

Attitude toward Texas question in 1819, **1**, p. 446.

Favored acquisition of Florida by purchase, **1**, p. 441.

Invasions of Florida, **2**, p. 402.

Navigation proclamation of 1830, **1**, p. 834.

On the location of power to recognize new governments, etc., **1**, p. 245.

President of United States, message on recognition of Texas, **1**, pp. 98-101.

Public property in the Floridas, **1**, p. 445.

Question whether cannon were transferred by Florida cession, **1**, pp. 282, 283.

Reversal of attitude of the Government on question of West Indian trade, **4**, p. 786.

Jackson, F. J., dismissal as British minister to the United States, **4**, p. 511.

Jackson, H. R., American minister at Vienna, question of court dress, **4**, p. 768.

Jacob, Alfred P., case of, **3**, p. 591.

Jacobson, Hans, case of, **3**, p. 440.

Jaenschke, Augustus Henry, case of, **3**, p. 578.

Jaffa, display of force by United States, **7**, p. 108.

James A. Simpson, American schooner, case of, **6**, p. 892.

James Hamilton Lewis, the, case of seizure by Russia in Bering Sea, **1**, pp. 924, 927, 928.

Janssen, Mr., consul of Oldenburg at New York, revocation of his exequatur, **5**, p. 23.

Japan:

Acquisition of sovereignty by internal development, **1**, p. 303.

Adheres to Geneva Convention in 1880, **1**, p. 9.

Admission of, to pale of international law, **1**, p. 9.

Declares maritime rules of Declaration of Paris of 1856 in force in Empire, **1**, p. 9.

Declaration of neutrality during Franco-Prussian war, **1**, p. 9.

Diplomatic and treaty relations—

Early attempts of the United States to negotiate—

Proposed mission of Edmund Roberts, **5**, p. 733.

Commodore Biddle's mission, **5**, p. 734.

Perry's successful mission, **5**, p. 736.

Treaty of 1854, **5**, p. 739.

Harris treaties and Japanese embassy to the United States, **5**, p. 741.

Anti-foreign feeling and domestic disturbances, **5**, p. 745.

Shimonoseki affair, **5**, p. 749.

Japan—Continued.

Diplomatic and treaty relations—Continued.

Convention of 1866, and treaty revision, **5**, p. 751.

Embassy to the United States and Europe, **5**, p. 751.

Unsuccessful efforts of Japan for revision, **5**, p. 752.

Exertions of United States minister, Mr. Bingham, **5**, p. 752.

Revision conference of 1882, **5**, p. 753.

Conference of 1887, **5**, p. 755.

Unratified treaty of 1889, **5**, p. 757.

Emancipation of Japan, **5**, p. 758.

Extraterritorial jurisdiction—

Relation of Japanese police powers to extraterritorial privileges, **2**, p. 654.

“Municipal office” in foreign settlement at Yokohama, **2**, p. 655.

Municipal ordinances in “foreign quarter” of Nagasaki, **2**, p. 656.

Expulsion of convicts, **2**, p. 657.

Warehouse regulations, **2**, p. 658.

Abolition of extraterritoriality, **2**, p. 659.

Intervention in Corea, **5**, p. 578.

Supremacy in Corea by treaty of Portsmouth, **5**, p. 580.

Organizes prize court during Chinese-Japanese war, **1**, p. 9.

Prize act abolishes interest of individual captor in the prizes, **1**, p. 9.

Protest against annexation of Hawaii by United States and its withdrawal, **1**, pp. 504–509.

Japanese-United States treaty of 1854, construction of most-favored-nation clause, **5**, p. 314.

Japanese-United States treaty of 1857, question of its revocation, **5**, p. 363.

Japanese not capable of naturalization in United States, **3**, p. 331.

Japanese spies in China, case of; question of extent of good offices, **4**, p. 606.

Jarves, James Jackson, Hawaiian commissioner in negotiation of treaty with United States, 1849, **1**, p. 479.

Jarvis, Captain:

Instructions of July 27, 1858, **2**, p. 893.

Case of the *General Miramon*, **2**, p. 893.

Jarvis Island, guano island, **1**, p. 574.

Jaurès, M., not permitted to enter Germany to address a Socialist meeting, **4**, p. 69.

Jay, Mr., minister to Austria-Hungary, suit over the lease of his apartment, **4**, p. 635.

Jay, John:

Diplomatic agent of United States to Spain, **1**, p. 206.

Member of “Committee of Secret Correspondence,” **5**, p. 156.

Part in peace of 1782–83, **5**, p. 661.

Secretary of Foreign Affairs, opinion as to French consular convention, **5**, p. 184.

Jay treaty:

Amendment of, **5**, p. 199.

Appropriation for execution of, **5**, pp. 224, 229, 232.

Citizenship of persons remaining in undelivered American posts, **3**, p. 293.

Commission under Article VII., question of *res judicata*, **6**, p. 697.

Historical sketch, **5**, p. 699.

Particular stipulations, **5**, p. 706.

Jefferson, Thomas:

Attitude toward acquisition of Cuba by United States, **1**, p. 429.

Conduct of social intercourse while President, **4**, p. 751.

Declaration of American policy of nonintervention, **6**, p. 12.

Declined mission to Europe, **5**, p. 157.

Favors unqualified reception of Genet, **1**, p. 122.

Message, October 17, 1803, on Louisiana Purchase, **1**, p. 438.

On annexation of Cuba, **1**, p. 584.

Jefferson, Thomas—Continued.

On limited term of American ministers abroad, 4, p. 460.

On recognition of new governments, 1, pp. 120-121.

Senate no power to negative the grade of a foreign mission, 4, p. 450.

Jefferson-Madison-Monroe correspondence preceding the enunciation of the Monroe doctrine, 6, p. 393.

Jennett, James W.:

Claimant of Arcos Island, 1, p. 570.

Claimant of Arenas Island, 1, p. 570.

Claimant of Booby Key, 1, p. 572.

Claimant of Morant Keys, 1, p. 577.

Claimant of Serrano Keys, 1, p. 579.

Discoverer of Alacrans Keys, 1, p. 569.

Discoverer of Arenas Key, 1, p. 570.

Discoverer of Pedro Keys, 1, p. 578.

Discoverer of Petrel Island, 1, p. 578.

Discoverer of Quito Seneno, 1, p. 578.

Discoverer of Serranilla Keys, 1, p. 579.

Discoverer of Western Triangle Island, 1, p. 580.

Jessen, H. P., case of, 3, pp. 386, 389, 390.

Jeune Eugénie, La, case of, 2, p. 920.

Jewett, James C., claim of, against Brazil, 6, p. 617.

Jewett, Mr., recall requested by Peru; recalled, 4, p. 492.

Jews:

Intercession with foreign governments in behalf of—

In Mohammedan countries, 6, p. 347.

Case of the Mortara boy, 6, p. 350.

In Russia, 6, p. 351.

In Roumania, 6, p. 359.

Refusal of Russian consul-general at New York to visé passports of, 2, p. 8.

See, also, Hebrews.

J. H. Nickerson, case of the, 1, p. 797.

Jimenez assumes Presidency of Costa Rica, 1868, 1, p. 144.

Jimenez, Juan Isidro:

Elected President of Santo Domingo, 1899, 1, p. 163.

His Government recognized by the United States, 1, p. 163.

Johannes's case, 3, p. 539.

John VI. of Portugal:

Proclaiming of his son as Emperor of Brazil, 1, p. 91.

Reference to the constitution granted by him, 1, p. 134.

John H. Jarvis, case of the, 2, p. 886.

John I. Snow, case of the, 2, p. 349.

John S. Bryon, case of the, 6, p. 658.

Johnson, Andrew, on annexation of Santo Domingo, 1, pp. 591-592.

Johnson and Adams, American missionaries in Corea, case of, 5, p. 573.

Johnsons Islands, guano islands, 1, pp. 569, 575.

Joint occupation of San Juan Island, jurisdiction over crimes, 2, p. 17.

Jonas, or Squirrel Island, 1, p. 750.

Jones, Capt. Frank C., alleged violation of Mexican territory, 2, p. 379.

Jones, John C., commercial agent of United States in Hawaii, 1, p. 475.

Jones, John Paul:

Coast warfare conducted by, 7, p. 343.

Commissioner to treat with Algiers, 4, p. 452.

Refusal by Dutch States-General of British request to seize and restore prizes taken by, 1, p. 169.

H. Doc. 551 — vol 8—6

- Jones, Peter Cushman, case of, **3**, p. 723.
- Jones, Capt. Thomas ap Catesby, mission to Hawaii, **1**, p. 475.
- Joseph L. Gerrity*, case of the, **2**, p. 1080.
- Joseph Oteri, jr.*, American steamer, case of the, **6**, p. 992.
- Joseph Story*, the, seized by Canadian authorities, **1**, p. 810.
- Jova, John, case of, **6**, p. 910.
- Juarez, Don Benito, President of Mexico:
 - His Government recognized by the United States, **1**, p. 147.
 - Continuance by United States of recognition of his Government, **1**, p. 184.
 - Cessation of functions of agents of his Government on its ending, **1**, p. 238.
- Judicial decisions, territorial operation of, **2**, p. 217.
- Judicial procedure:
 - Exclusive right of every State to determine its own, **2**, p. 87.
 - Grounds of foreign intervention, or diplomatic complaint, **2**, pp. 91, 92.
- Judicial remedies, suspension by war, and revival, **7**, p. 253.
- Judkiewicz, Mr., case of, **7**, p. 578.
- Julie, La*, case of, **2**, p. 920.
- Juncal*, case of the, **7**, p. 991.
- Junge, August, case of, **3**, p. 440.
- Juragua Iron Company, case of, **6**, p. 968.
- Jurisdiction. *See* National jurisdiction.
- Jurisdiction over ports. *See* Ports.
- Jus gentium as a source of international law, **1**, p. 1.
- Jus naturæ as a source of international law, **1**, p. 1.
- Justicia Nacional*, case of the, **2**, p. 1105.
- Kachelski, Casimir, case of, **3**, p. 623.
- Kaine, Thomas, case of, **4**, p. 369.
- Kaiser, Mr., case of, **3**, p. 871.
- Kalakaua:
 - Accepts constitutional government in Hawaii, **1**, p. 496.
 - Death of, **1**, p. 496.
 - Sends minister to the Kings of Samoa and Tonga, **1**, p. 492.
 - Visit to United States, **1**, p. 485; **4**, p. 745.
- Kanitz, Count, speech in Reichstag on commercial relations with the United States, **5**, p. 285.
- Kapiolani, Queen, visit to United States, **1**, p. 493.
- Karun River, navigation of, **1**, p. 652.
- Kassas, Assad, case of, **2**, p. 740.
- Kasson, John A., American plenipotentiary in Berlin Conference, 1889, **1**, p. 547; **5**, p. 564.
- Kate and Anna*, the, case of seizure by Russia in Bering Sea, **1**, pp. 924, 929.
- Kauffmann, Emil B., case of, **3**, p. 375.
- Kearney, Commodore, protests against British seizure of Hawaii, **1**, p. 478.
- Keenan, American consul at Hongkong, case of, **5**, p. 70.
- Keiley, A. M.:
 - Persona non grata to Italy, **4**, p. 480.
 - Persona non grata to Austria-Hungary, **4**, p. 480.
- Kellett, E. V., American vice-consul at Chiengmai, alleged assault upon, **5**, p. 475.
- Kelly, Edward, extradition refused, **4**, p. 403.
- Kelly, Patrick, tried by United States consul at Smyrna for murder, **2**, p. 681.
- Kelton*, case of the, **7**, p. 1089.
- Kempinski, Herman, case of, **3**, p. 644.
- Kendall, J. W., discoverer of Cayo Verde, **1**, p. 572.
- Kenig, Aaron, case of, **3**, p. 413.
- Kennan, George, expelled from Russia, **4**, p. 94.

- Kent, John Curtin, reference to case of, **2**, p. 83.
- Kentucky, boundary dispute with Indiana, **1**, pp. 295-296.
- Kevorkian, Garabed, case of, **3**, p. 695.
- Key West riot, 1851; indemnity to Spain, **6**, p. 811.
- Kiaochow, lease of, by Germany, **2**, p. 639; **5**, p. 471.
 Effect of lease upon extraterritorial privileges, **2**, p. 639.
- Kiel Canal, **3**, p. 269.
- Kimberly, Admiral, mission to Samoa, **1**, p. 545.
- King, Mr., case of, **3**, p. 850.
- King, George Edwin, commissioner in settlement of damages for Bering Sea seizures, **1**, p. 922.
- King, Rev. Jonas, case of, **6**, pp. 262, 333.
- King, Rufus, minister of United States to Papal States, **1**, pp. 106-107, 212.
- Kinney expedition to Nicaragua, **7**, p. 924.
- Klamer, Hugo, case of, **3**, p. 418.
- Klatt, case of, **3**, p. 360; **4**, p. 5.
- Klein, leader of Samoan insurgents, **1**, pp. 544, 545.
- Klingenmeyer, Karl, case of, **3**, pp. 530, 545, 927.
- Klipfel, Edward, case of, **3**, p. 964.
- Kloss, Alexander, case of, **3**, p. 578.
- Knapp, Rev. George, case of, **4**, p. 137.
- Knapp and Reynolds, claim on account of their murder in Turkey by brigands, **6**, p. 800.
- Knight Commander*, case of the sinking of the, **7**, p. 520.
- Knoche, John Philipp, case of, **3**, p. 564.
- Knochtenhofer, Frederick, case of, **3**, p. 925.
- Knox, General, favors qualified reception of Genet, **1**, pp. 121-122.
- Knudsen, case of, **3**, p. 389.
- Kosloff, Mr., Russian consul-general at Philadelphia, case of, **5**, p. 65.
- Kossuth, **2**, p. 428.
 Interposition of United States in his behalf, **6**, p. 46.
 Misconception of his intentions on part of United States, **6**, p. 49.
 Webster's speech, **6**, p. 50.
 Clay's protest against Kossuth's policy, **6**, p. 51.
 Cold reception of Kossuth's farewell letter in Congress, **6**, p. 52.
 Correspondence relating to his visit, **6**, p. 53.
- Kostrova*, Russian hospital ship, removal of injured sailors from vessels interned at Manila, **7**, p. 994.
- Koszta, Martin, case of:
 Marcy-Hülsemann correspondence, **3**, p. 820.
 Interpretations of the case, **3**, p. 835.
 Other references to the case, **3**, p. 340; **4**, p. 11.
- Kovacsy, Edward, case of, **3**, p. 549.
- Kowshing*, case of the, **7**, p. 414.
- Kratz, Charles, extradition of, **4**, p. 269.
- Krauel, Doctor, German plenipotentiary in Berlin Conference, 1889, **1**, p. 547.
- Kruger, Paul, President of South African Republic, **1**, p. 214.
- Krzeminski, Stanislaus, case of, **3**, p. 646.
- Kuhman, Baron von, case of the alleged estate of, **6**, p. 755.
- Kutner, Adolph, case of, **3**, pp. 632, 644.
- Kwangchau Bay, leased by China to France, **5**, p. 475.
- La Abra Silver Mining Company, case of, **7**, p. 63.
- Labaree, Rev. Benjamin W., case of the murder of, in Persia, **6**, p. 806.
- Labia, Señor, mentioned, **1**, p. 368.
- La Branche, Alcée, chargé d'affaires of United States to Texas, **1**, p. 101.

- Labroue, Victor, case of, **3**, p. 546.
- Lacayo, Dr. Alberto, case of, **3**, p. 924.
- La Confianza sugar estate, case of, **6**, p. 913.
- Lade, William, case of, **3**, p. 578.
- Ladrona Islands, except Guam, ceded to Germany, **1**, p. 532.
See, also, Guam.
- Lafayette, Marquis de:
 Good offices of United States in his behalf, **6**, p. 239.
 Refuge of his son in United States, **2**, p. 429.
- Lafayette*, French mail steamer, allowed to pass blockade of Havana, **7**, p. 847.
- La Fortune, island of, proposal to cede it to United States, **1**, p. 432.
- La Franchise*, case of her destruction at Savannah, **6**, p. 809.
- La Guaira Electric Light and Power Company, case of, **6**, p. 307.
- Lamar, José D., case of, **6**, p. 790.
- Lamartine, M., French minister of foreign affairs, **1**, p. 124.
- Lamontagne, Leda, case of, **4**, p. 314.
- Lamothe, General, case of (asylum). **2**, p. 809.
- Lampton, Mr., arbitrarily expelled from Nicaragua, **4**, p. 99.
- Lanciotti, case of, **3**, p. 612.
- Land Credit Company of the Kingdom of Poland, bonds of, **1**, p. 66.
- Land titles, as affected by determination of boundaries of the State, **1**, p. 745.
- Landau, Albert, case of, **3**, p. 740.
- Landreau case, **6**, p. 714.
- Lane, governor of New Mexico, acts of, disapproved, **1**, p. 754.
- Lanie Cobb*, claim for injury done by Venezuelan public vessel, **6**, p. 757.
- Lansdowne, Lord, views of, on recognition of Spanish-American States, **1**, p. 93.
- Lansing, Robert, associate counsel for the United States in Bering Sea arbitration, **1**, p. 908.
- La Plata, free navigation of the, **1**, pp. 640, 643.
- Largomarsino, case of, **3**, p. 610.
- Larkin, Mr., expulsion from Prussia, **4**, p. 134.
- Larrache & Co., claim of, **6**, p. 895.
- Lasker, Doctor, resolutions of House of Representatives on his death, and their reception in Germany, **6**, p. 28.
- Lassonne, Mrs., case of, **3**, p. 935.
- Lathley Rich*, jurisdiction over foreign ship in port, **2**, p. 295.
- Lattimer, Pa., claim for the killing of Austro-Hungarian rioters at, **6**, p. 868.
- Laussart, Peter Clément, French commissioner, on delivery of Louisiana to United States, **1**, p. 281.
- Lavarello, claim of, against Portugal, **2**, p. 144.
- La Vengeance*, case of her destruction at Savannah, **6**, p. 809.
- Law, practice of, abroad, **2**, p. 184.
- Lawrence, Abbot, minister to England:
 Acquisition of Horseshoe Reef, **1**, p. 554.
 Protocol ceding Horseshoe Reef to United States, **5**, p. 215.
- Lawrence, Charles L., case of, **4**, pp. 306, 307.
- Layard, Mr., mentioned, **1**, p. 348.
- Lazare case:
 Question of rehearing, **7**, p. 41.
 Award set aside, **7**, p. 69.
- Leaño, Mr., case of, **3**, p. 576.
- Learned professions, right to practice in foreign countries, **2**, p. 181.
 Of medicine—
 In United States, **2**, p. 181.
 In France, **2**, p. 181.

Learned professions, right to practice in foreign countries—Continued.

Of medicine—Continued.

In Great Britain, **2**, p. 181.

In Mexico, **2**, p. 182.

In Morocco, **2**, p. 182.

In Turkey, **2**, p. 183.

Native women in Japan, graduates in United States, **2**, p. 181.

Of law, **2**, p. 184.

Ledeganek, Mr., Belgian minister to Venezuela, dismissal of, **4**, p. 548.

Lee, Mr., search of his house by Ottoman police, **2**, p. 665.

Lee, Arthur:

Commissioner to treat with European powers, **5**, p. 157.

Diplomatic agent of United States to Spain, **1**, p. 206.

In Berlin, **1**, pp. 207, 210.

Presents received upon retirement from France, **4**, p. 578.

Lee, Gen. Robert E., capitulation of, **7**, p. 321.

Lee, William, diplomatic agent of United States during American Revolution, **1**, p. 207.

Leghorn, claims arising from taking of, **6**, p. 978.

Legislation, municipal, territorial operation of, **2**, p. 213.

Lei Yok, case of, **4**, p. 225.

Leib, Mr., United States consul at Tangier, disposition of presents made to him, **4**, p. 581.

Leibschutz (or Lipszyc), Adolph, case of, **3**, p. 633.

Le Mamea, Samoan "ambassador" to United States, **4**, p. 739.

Lemberger, David, case of, **3**, p. 381.

Lemmi's case, **3**, p. 870.

Le Mole, Bay of, proposal to cede it to United States, **1**, p. 432.

Lena, Russian cruiser, internment at San Francisco, **7**, p. 999.

Lenning's case, **4**, p. 305.

Lenz, Frank, case of, **6**, p. 792.

Lenzen, Jacob, case of, **3**, p. 472.

Leopard and *Chesapeake*, case of. See "*Chesapeake*."

Leopold II., King of the Belgians, assumes government of the Congo, **1**, p. 118.

Lerin, Mrs. Mannie, case of, **2**, p. 8.

Letona, General, case of, **2**, p. 877.

Letters rogatory:

The law in the United States—

Civil cases, **2**, p. 104.

Criminal cases, **2**, p. 110.

The law in foreign countries

Austria and Hungary, **2**, p. 113.

Belgium, **2**, p. 115.

Brazil, **2**, p. 116.

Chile, **2**, p. 118.

China, **2**, p. 119.

Colombia, **2**, p. 120.

Denmark, **2**, p. 120.

France, **2**, p. 122.

Germany, **2**, p. 123.

Great Britain, **2**, p. 126.

Hawaii, **2**, p. 128.

Italy, **2**, p. 128.

Mexico, **2**, p. 130.

Netherlands, **2**, p. 131.

Letters rogatory—Continued.

The law in foreign countries—Continued.

Russia, **2**, p. 131.

Sweden and Norway, **2**, p. 132.

Switzerland, **2**, p. 132.

Venezuela, **2**, p. 133.

Levant, illegal capture in neutral waters, **2**, p. 365.

Levy, Albert, case of, **3**, p. 808.

Lew Chew Islands:

Absorption of, by Japan, **5**, p. 754.

Effect of incorporation by Japan upon American treaty with, **5**, p. 346.

Lewis, Sir G. C., attitude toward recognition of Confederate States, **1**, p. 106.

Lewis and Clark expedition, **1**, p. 457.

Leyds, Dr. J. W., minister of South African Republic to various European courts, **1**, p. 212

Libels for seaman's wages, jurisdiction of United States courts, **2**, p. 79.

Liberia:

Declarations of American policy toward, **5**, p. 762.

Treaty of 1862, Article VIII., **5**, p. 769.

Relations with Great Britain, **5**, p. 771.

Relations with France, **5**, p. 772.

Foundation of, and recognition by United States, **1**, p. 116.

Licenses to trade with the enemy, **7**, p. 254.

Lieber, Dr. Francis, decision in Anderson and Thompson case, **3**, pp. 304, 306.

Li Hung Tsao, Chinese commissioner, treaty of 1880, **4**, p. 189.

Liliuokalani, Princess, mentioned, **1**, p. 493.

Liliuokalani:

Succeeds to Hawaiian throne, **1**, p. 496.

United States' proposal to restore her to throne, **1**, p. 499.

Convicted of complicity in revolt of 1895, **1**, p. 502.

Lilla and McCrealy, expelled from Mexico, **4**, pp. 75, 76.

Lillywhite, Charles, case of, **6**, p. 768.

Lima, Messrs., case of, **3**, p. 643.

Lima Congress of 1847, **7**, p. 72.

Lima Congress of 1864, **7**, p. 73.

Limitations, statutes of:

As to international claims, **6**, p. 1002.

Provision in German naturalization treaties, **3**, p. 437.

Suspended during war, **7**, p. 254.

Lincoln, Abraham:

Attitude toward recognition of Hayti and Liberia, **1**, p. 116.

Election of, as President of the United States, **1**, p. 103.

Lindor, Dahlgren, case of, **2**, p. 820.

Lippmann, Jonas, case of, **3**, p. 376.

Lipszyc, Adolph (or Leibschutz), case of, **3**, p. 633.

Little Belt, the, and the *President*, **2**, p. 887.

Liverpool, Lord, on recognition of Spanish-American States, **1**, p. 93.

Livingston, Edward, Secretary of State, **1**, p. 129.

Lizzie Thompson, case of the, **1**, p. 44; **5**, p. 840.

Llanos y Alcaraz, Adolfo, case of, **4**, p. 75.

Llaveria y Pascual, Benito, case of, **3**, p. 296.

Loading of merchant vessels, British regulations, **2**, p. 282.

Loans, forced in case of war, exemption of foreigners, **6**, p. 915.

Loans or contributions of money to belligerents:

By private persons, not prohibited, **7**, p. 976.

By governments, inadmissible, **7**, p. 978.

Lobos Island:

Controversy between United States and Peru, **1**, pp. 265-267.

Guano island, **1**, p. 575.

Lodry, Frederick, case of, **3**, p. 589.

Loeb's case, **3**, p. 368.

Loewi, Hugo, expulsion from Hayti, **4**, p. 89.

Logan, Dr. George, self-constituted mission to France, **4**, p. 448.

Logan, Oliver Tracey, case of, **3**, p. 973.

Lôme, Dupuy de, case of his recall, **4**, p. 507.

London:

Convention of, 1815, between England and the United States, **5**, p. 715.

Convention of, February 27, 1884, as to British suzerainty over South African Republic, **1**, p. 28.

Treaty of, May 11, 1867, Article I., Luxemburg declared neutralized, **1**, p. 26.

Treaty of, July 6, 1827, for pacification of Greece, **6**, p. 5.

Lone, American schooner:

Case of the, **4**, p. 416.

Question of pacific blockade, **7**, p. 135.

Longchamps, de, case of, **4**, p. 622.

Loochoo Islands:

Absorption of, by Japan, **5**, p. 754.

Effect of incorporation by Japan upon American treaty with, **5**, p. 346.

Lopez expedition, **6**, p. 57.

Action of the United States to enforce neutrality, **7**, pp. 921, 922.

Lopez, President, refused asylum on American man-of-war, **2**, p. 850.

Lorine:

Case of the, **3**, p. 117.

Custody of ship's papers, **2**, p. 326.

Lornia, Lieutenant, case of, **3**, p. 610.

Lorraine, provision for public debts of France in, **1**, p. 341.

See, also, Alsace-Lorraine.

Lottery, operated in one State to injury of another, **2**, p. 432.

Lottie May, claim against Honduras arbitrated, **7**, p. 29.

Louis XIV., sea ordinances of, **1**, p. 3.

Louis XVIII., recognition of his government in France by the United States, **1**, p. 122.

Louis Philippe, his government recognized by United States, **1**, pp. 122-123.

Louisiana:

Applicability of the revenue laws of the United States to, after annexation, **1**, pp. 314, 315, 318, 319, 323.

Appropriation for execution of treaty, **5**, p. 226.

Boundaries of, reference to literature, **1**, p. 439.

Cession to United States, **5**, p. 614.

Correspondence referring to question of annexation by a neutral pending war, **1**, p. 280.

Date of treaty's taking effect, **5**, p. 244.

Negotiations of purchase, **1**, p. 433.

Perdido River, judicially held to be the southeastern boundary of, **1**, p. 445.

Provision as to citizenship of inhabitants, **3**, p. 313.

Property that passed by cession, **1**, p. 281.

Tax on inheritances passing to foreign heirs, **4**, p. 24.

Louisiana Tehuantepec Company, **3**, p. 256.

Loughborough, Lord, on northeast coast fisheries, **1**, p. 774.

Lourenço Marques and Transvaal Railway Company, case of, **6**, pp. 647, 727.

Low, Frederick F., mission to Corea, **5**, p. 568.

Low countries, recognized by Spain, **1**, p. 72.

- Lowell, minister to England, accepts offer of indemnity in Fortune Bay case, **1**, p. 807.
- Löwinsky, Sigismund, case of, **3**, p. 948.
- Low-water mark, defined, **1**, p. 621.
- Lubrowsky brothers, expelled from Palestine, **4**, p. 130.
- Lunt, William F., joint discoverer of Fox Islands, **1**, p. 574.
- Lusak, Francis W., case of, **3**, p. 900.
- Luxemburg:
- Independence of, guaranteed by treaty of London, May 11, 1867, Article II., **1**, p. 20.
 - Neutralization of, by treaty of London, May 11, 1867, Article I., **1**, p. 26.
 - Personal union with the Netherlands, 1815 to 1890, **1**, p. 22.
- Lycan, Edward, case of, **6**, p. 770.
- Lynch, Peter, extradition of, **4**, p. 282.
- Macao, sovereignty of Portugal over, **5**, p. 842.
- McCann, Commodore, U. S. Navy, salute to Chilean insurgents, **1**, p. 241.
- McClellan, Gen. George B.:
- Instructions as to packages addressed to foreign ministers, **4**, p. 711.
 - Report on Santo Domingo and Samana Bay, **1**, pp. 592, 599.
- McCleod, Alexander, case of, **2**, p. 24.
- MacCord, American consular agent at Mollendo, seizure of his consulate, **5**, p. 50.
- MacCord, Victor H., case of, **6**, p. 985.
- Macek, Anton, case of, **3**, p. 470.
- Machado, President of Nicaragua, **1**, p. 239.
- Machado's claim, **2**, p. 948.
- Mackay, Mr., mentioned, **1**, p. 410.
- Mackintosh, Sir James, views of, on recognition of Latin-American States, **1**, p. 93.
- Macmanus & Sons, case of, **4**, p. 21.
- MacMurdo, Edward, case of, **6**, pp. 647, 727.
- McCormack, John, case of, **3**, p. 768.
- McCrealy and Lilla, expelled from Mexico, **4**, pp. 75, 76.
- McDonald, Augustine R., question as to payment of award, **7**, p. 51.
- McDuffie, Mr., introduced joint resolution for annexation of Texas, **1**, p. 454.
- McElvery and Wilson, abduction from United States, **4**, p. 329.
- McEnery's case, **6**, p. 275.
- McIlvane, Bishop, mission to Europe during civil war, **4**, pp. 446, 454.
- McKean, C. J., **2**, p. 161.
- McKinley, William, President of United States:
- Message of December 6, 1897, on recognition of Cuban belligerency, **1**, pp. 198-200.
 - Message of April 11, 1898, on recognition of Cuban belligerency, **1**, pp. 108-110, 200.
 - Message on Hawaiian annexation treaty, **1**, p. 503.
 - Nonintervention of United States in Boer war, **6**, p. 31.
 - On effect of military occupation of Cuba and the Philippines, **1**, p. 48.
 - Policy toward Cuba: memorandum of American-Peace Commission, **1**, pp. 375-376.
 - Reception of delegates of the South African Republics, **1**, p. 213.
- McKinstry, Andrew, case of, **3**, p. 796.
- McLane, Robert M.:
- Mission to China, **5**, p. 421.
 - Recognizes the Juarez government, in Mexico, **1**, p. 147.
 - United States minister to Mexico, **1**, p. 184.
- McLeod, Alexander:
- Case of, **6**, p. 261.
 - Claim of, for indemnity, **6**, p. 1014.
 - See, also, Caroline.*
- McManus, Mr., case of, **2**, p. 856.
- McMurdo, Edward, case of, **6**, pp. 297, 302.

Madagascar:

- Action of the French Government with regard to concessions granted by the previous Malagasy government, **1**, pp. 387-389.
- Belligerent rights denied to, in 1895, **1**, p. 205.
- Diplomatic and treaty relations with the United States, **5**, p. 777.
- Effect of French occupation upon American treaty rights, **5**, p. 347.
- Extraterritorial jurisdiction, **2**, pp. 593, 613, 637, 642.
- Extraterritorial jurisdiction of United States agents displaced by French sovereignty, **1**, p. 308.

Madini, Dominie, case of, **3**, pp. 337, 354.

Madison, James:

- Declaration of American policy of nonintervention, **6**, p. 13.
- Message of November 5, 1811, relating to revolt of Venezuelan Provinces, **1**, p. 75.
- Message of December 26, 1816, **1**, p. 172.

Madison-Jefferson-Monroe correspondence preceding the enunciation of the Monroe doctrine, **6**, p. 393.

Madrid, insult by mob to flag of German legation. **6**, p. 864.

Madrid, or Conserva. case of the, **7**, p. 504.

Magellan pirates, the, **2**, pp. 1092, 1095.

Magellan, Straits of:

- Free navigation of, **1**, p. 664.
- Neutralized, **2**, p. 22.

Mails, affected by quarantine regulations, **2**, p. 145.

Maine, the, destruction of, **6**, p. 181.

Maine, proposed cession of a part of her territory to the United States, **5**, p. 172.

Maine, Sir Henry, interpretation of view of United States on obligation of international law, **1**, p. 7.

Major Barbour, case of the, **6**, p. 955.

Malaga, attack upon the American consulate at, **5**, p. 52.

Malden Island, guano island, **1**, p. 576.

Malet, Sir Edward, British plenipotentiary in Berlin Conference, 1889, **1**, p. 547.

Malietau Laupepa:

- Recognition of, by United States as King of Samoa, **1**, p. 163.
- Signs treaty with Germany, November 10, 1884, **1**, p. 539.
- Attachment of his rights by Germany, **1**, p. 540.
- Dethroned and deported, **1**, p. 542.
- Liberation of, by Germany, **1**, p. 547.
- Death of, **1**, p. 550.

Malietau Tamu, elected king of Samoa, **1**, p. 551.

Malta, attempted neutralization of, **2**, p. 20.

Marmen, Hawaiian ambassador, to conclude treaty with United States, **1**, p. 538.

Man-of-war, marriages on, **2**, p. 491.

Managua, bombardment of, **7**, p. 181.

Managua, case of the, **7**, p. 1025.

Manassian, Krikor, case of, **3**, p. 704.

Manila:

- Capitulation of, **7**, p. 322.
- Internment of Russian men-of-war, **7**, p. 992.

Manila Railway Company, question of the effect of the change of sovereignty upon its concession, **1**, pp. 395-406.

Manlove, machinations in Paraguay, **2**, p. 825.

Mann, A. Dudley:

- Diplomatic agent of Confederate States, **1**, pp. 209, 210, 211, 212.

Mann, A. Dudley—Continued.

Mission to Hungary—

Objects of, **1**, p. 218.Sympathy for Hungarian revolution expressed in instructions, **1**, p. 219.Publication of instructions, **1**, p. 220.Protest of Chevalier Hülsemann, Austrian chargé d'affaires, **1**, p. 221.Webster's reply, **1**, p. 223.Refusal of Russian legation in Paris to visé his passport, **3**, p. 1003; **4**, p. 70.Special agent to Hungary, **4**, p. 453.Special agent to Switzerland, **4**, p. 453.Special agent to treat with German States, **4**, p. 453.Mantilla, Marquis, Spanish minister, held liable by a justice of the peace to answer a civil suit, **4**, p. 639.Manzanillo Island, **3**, p. 255.*Mapocho*, case of the steamer, **7**, p. 954.Marash, uprisings at, and claim for injury to Americans, **6**, pp. 865, 965.Marbois, M., Louisiana purchase, **1**, pp. 433, 437.Marcoleta, Mr., Nicaraguan minister to United States, his recall requested, **4**, p. 497.Marcus Island, guano island, **1**, p. 576.

Marcy, William L.:

Attitude toward declaration of Paris, **5**, p. 195.Efforts to secure the free navigation of the Amazon, **1**, p. 642.On policy of United States toward Hawaii, **1**, p. 482.Signs reciprocity treaty with Hawaii, **1**, p. 483.

Marginal sea:

General principles, **1**, p. 698.Extent of, **1**, p. 698.Discussion before Halifax Commission, **1**, p. 806.Innocent passage, **1**, p. 700.Position of the United States, **1**, p. 702.Discussion as to Cuba, **1**, p. 706.British act of 1878, **1**, p. 714.Case of the *Costa Rica Packet*, **1**, p. 715.Rule as to fisheries, **1**, p. 716.Question of defensive power, **1**, p. 722.Case of the *Alabama* and *Kearsarge*, **1**, p. 723.Revenue acts, **1**, p. 725.Proposed extension of territorial zone, **1**, p. 732.Maria de Gloria, of Portugal, **1**, pp. 135, 136.*Maria Luz*, case of the, **2**, p. 655.

Marine cables:

Compensation for injuries to, **6**, p. 924.Cutting, during war, **7**, p. 368.Effect of change of sovereignty upon concessions for, **1**, p. 406.*Marion Grimes*, case of the, **1**, p. 853; **2**, p. 343.Maritime Canal Company of Nicaragua, **3**, p. 258.Maritime law, sea ordinances of Louis XIV., **1**, p. 3.Maritime war, **7**, p. 342.

Coast warfare—

The American Revolution, **7**, p. 343.War of 1812, **7**, p. 344.Bombardment of Greytown, **7**, p. 346.Crimean war, **7**, p. 354.Bombardment of Valparaíso, **7**, p. 354.

Maritime war—Continued.

Coast warfare—Continued.

- British-French discussions, 1882, 1888, 7, p. 360.
- Chilean revolution, 1891, 7, p. 361.
- Rules of Institute of international law, 1896, 7, p. 363.
- Discussions in The Hague Conference, 7, p. 364.

Mines and torpedoes, 7, p. 365.

Cutting of cables, 7, p. 368.

Prisoners, 7, p. 369.

Treatment of sick and wounded—

- Additional articles to Geneva Convention, 7, p. 372.
- The Hague Convention, 7, p. 378.

Commercial intercourse—

- Right of neutrals to trade, 7, p. 381.
- Rule of 1756, "continuous voyages," 7, p. 383.
- Prohibition of trade between enemies, 7, p. 391.
- Acceptance of enemy's license or protection, 7, p. 395.

Enemy's property—

- Liability to seizure, 7, p. 398.
- Title to property in transit, 7, p. 404.
- Produce of the enemy's soil, 7, p. 406.
- Property in the enemy's service, 7, p. 410.
- Transfer of enemy ships to neutrals—
 - Public ships, 7, p. 415.
 - Merchant vessels, 7, p. 415.

Enemy character—

- Belligerent domicile, 7, p. 424.
- Immateriality of personal disposition, 7, p. 429
- Consuls, 7, p. 431.
- Interests of partners, 7, p. 432.
- Change of domicile, 7, p. 433.
- Corporations, 7, p. 434.

Exemptions from capture—

- Goods on neutral vessels, 7, p. 434.
- Vessels in or sailing for port at outbreak of war, 7, p. 453
- Particular exemptions, 7, p. 460.
- Proposed general immunity, 7, p. 461.

Visit and search—

- A belligerent right, 7, p. 473.
- Mode of exercise, 7, p. 475.
- Mail steamers and mails, 7, p. 479.
- Resistance to or evasion of search, 7, p. 484.
- Use by neutral of armed enemy ship, 7, p. 487.

Convoy—

- Neutral, 7, p. 491.
- Belligerent, 7, p. 493.

Capture—

- What constitutes, 7, p. 499.
 - Rescue, 7, p. 501.
- Who may make, 7, p. 502.
- Rights of captor, 7, p. 504.
- Probable cause, 7, p. 505.
- Wrongful capture, 7, p. 507.
- Capture in neutral territory, 7, p. 511.

Maritime war—Continued.

Capture—Continued.

Sending in of prize—

Duty to send in, 7, p. 514.

Question of destruction, 7, p. 516.

Recapture, salvage, 7, p. 528.

Safe-conducts: ransoms, 7, p. 533.

Privateers—

What are, and what are not, 7, p. 535.

Auxiliary naval forces, 7, p. 538.

Bonding and responsibility, 7, p. 543.

Instructions, 1812, 7, p. 544.

Asylum, 7, p. 546.

Legality and policy, 7, p. 546.

Declarations of maritime law—

The armed neutrality, 7, p. 558.

The declaration of Paris, 7, p. 561.

Marks, David, case of, 3, p. 551.

Marks, Lazarus, case of, 3, p. 525.

Marriage:

As an institution, 2, p. 480.

Matrimonial capacity, 2, p. 482.

Solemnization—

Consensual marriage, 2, p. 483.

Law of place generally governs, 2, p. 484.

Opinions of Mr. Webster, 2, p. 484.

Opinion of Mr. Cushing, 2, p. 486.

Opinion of Mr. Cass, 2, p. 486.

Opinions of Mr. Fish, 2, p. 488.

Opinions of Mr. Bayard, 2, p. 489.

Present consular regulations and diplomatic instructions, 2, p. 490.

Marriage on a man-of-war, 2, p. 491.

Question of extraterritoriality, 2, p. 492.

China, 2, p. 494.

Egypt, 2, p. 504.

Samoa, 2, p. 505.

Limitations of diplomatic privilege, 2, p. 506.

Functions of consuls—

Prohibited to perform ceremony, 2, p. 515.

Act of 1860, Revised Statutes, section 4280, 2, p. 521.

Certificates of law, order of February 8, 1887, 2, p. 525.

Laws of various countries—

Argentine Republic, 2, p. 540.

Belgium, 2, p. 541.

France, 2, p. 542.

Germany, 2, p. 542.

Italy, 2, p. 543.

Peru, 2, p. 548.

Russia, 2, p. 549.

Switzerland, 2, p. 551.

Marroquin:

Assumes government of Colombia, 1, p. 138.

Recognition of, by the United States and other powers, 1, pp. 139-140.

Marsh, Mr., minister to Italy, difficulty arising from publication of one of his dispatches, 4, p. 722.

Marshall Islands, rights of American settlers in, **1**, pp. 422-423, 424-425.

Marshall, John, mission to France, **4**, pp. 459, 476; **5**, p. 600.

Martial law:

Distinguished from military law, **2**, p. 185.

Defined, **2**, p. 186.

Sir Frederick Pollock's discussion of, under the common law, **2**, p. 187.

Latest instances of, in British Empire, **2**, p. 189.

Wellington's definition, **2**, p. 189.

Cases of, in the United States, **2**, p. 190.

Action taken during Civil War, **2**, p. 190.

Debate thereon in House of Lords as to British subjects affected, **2**, p. 191.

Case of Francis Carroll, **2**, p. 194.

Claims for damages arising from harsh operation of, **2**, p. 195; **6**, p. 774.

Under British-American treaty of 1871, **2**, p. 195.

French claims against United States, **2**, p. 195.

Case of Alfred Le More, **2**, p. 196.

Protocol with Spain, 1877, **2**, p. 197.

Uprising in Hawaii, 1895, **2**, p. 198.

Martial law; arrest of American citizens; action of United States, **2**, pp. 198-204.

Case of Waller, **2**, p. 204.

Claims of foreigners arising from the enforcement of, **6**, p. 774.

During military occupation, **7**, p. 275.

Effect upon extraterritorial privileges, **2**, p. 641.

Martin, Peter, case of, **2**, p. 371.

Martinez, Captain, question of reward of, **4**, p. 583.

Martinez de la Rosa, Spanish secretary of state for foreign affairs, **1**, p. 95.

Martos-Sickles exchange of notes for arbitration of Cuban claims of Americans, **5**, p. 215.

Martini's case, **6**, p. 308.

Mary Lowell, case of the, **2**, p. 983.

Mary Varney, case of the, **2**, p. 948.

Mason, John Y.:

Diplomatic agent of Confederate States, **1**, pp. 209, 210.

Minister to France, question of court dress, **4**, p. 767.

Mason, Sidney, case of, **3**, p. 718.

Masonic, American bark, case of the, **2**, p. 348.

Massachusetts Bay Company, extent of its grant, **1**, p. 265.

Masterman, George F., case of (asylum), **2**, pp. 825, 828.

Mata, Mr., Mexican minister to United States, **1**, p. 184.

Mataafa, King of Samoa, **1**, pp. 542, 544, 548, 550, 552.

Matamoras cases, question of continuous voyages, **7**, p. 715.

Matilde, La, case of the, **2**, p. 920.

Maury, case of the, **7**, p. 1019.

Maximilian:

Debts of his government not recognized by Mexico, **1**, p. 147.

Good offices of the United States invoked in his behalf, **6**, p. 241.

Government of, in Mexico, not recognized by the United States, **1**, p. 147.

Maxwell, alias Brooks, good offices of Great Britain in behalf of, **6**, p. 331.

Maxwell, R. P., assistant British agent in Bering Sea arbitration, **1**, p. 908.

May, R. H., claim against Guatemala, **6**, p. 730.

Maybrick, Mrs. Florence, good offices in her behalf, **6**, p. 332.

Mayflower, U. S. S., entrance of a closed Venezuelan port, **2**, p. 570.

Mayer's case, extradition, **4**, p. 371.

Mayne, free navigation of the, **1**, p. 628.

Maza & Larrache, claim of, **6**, p. 895.

- Mazatlan case, demand by Mexico for duties previously paid to insurgents, **1**, p. 49.
- Mazel, case of, **3**, p. 281.
- Meade, Commander, agreement for United States naval station in Pagopago Bay, **1**, p. 537.
- Meade, Richard W., claim of, **6**, pp. 1010, 1012.
- Mears, J. H., case of, **3**, p. 789.
- Mechanic*, case of the, **5**, pp. 341, 342.
- Medea*, case of the, **3**, p. 788.
- Mediation:
- Attitude of the United States toward mediation between Great Britain and the Congo State, **7**, p. 5.
 - Compared with arbitration, **7**, p. 25.
 - Denial of any offer of, by United States in Cuban insurrection of 1868, **1**, p. 194.
 - Great Britain's offer as to French spoliation claims, **7**, p. 3.
 - Of the diplomatic corps in Guatemala, **7**, pp. 14, 16.
 - Of the United States between Spain and the South American allies, **7**, p. 9.
 - Of the United States between Salvador and Italy, **7**, p. 5.
 - Of the United States in the Chilean and Peruvian-Bolivian war, **7**, p. 13.
 - Of the pope between Germany and Spain, **7**, p. 6.
 - Of European powers in the Greek revolution, **1**, pp. 110-111.
 - Proposed by France and Great Britain in American civil war, **7**, p. 9.
 - Provisions of The Hague Convention in reference to, **7**, p. 22.
 - Question of, in Franco-Prussian war, **7**, p. 11.
 - Requested by the South African Republics, **7**, p. 19.
 - Russia's offer in war of 1812, **7**, p. 2.
 - Tender of the American minister in Bolivia, **7**, p. 4.
 - To adjust international differences, **7**, p. 2.
 - To avert hostilities, **7**, p. 6.
 - To end war, **7**, p. 8.
- See, also*, Good offices.
- Medical inspection of vessels carrying immigrants:
- By American officials abroad, **2**, p. 13.
 - German protest, **2**, p. 148.
- Medicine, practice of abroad. *See* Learned professions.
- Medina, Mr., case of, **3**, p. 737.
- Mediterranean passport, **2**, pp. 1058, 1060.
- Mehemmed, Hatil, case of, **6**, p. 793.
- Meier, Mr., American acting consul-general in Peru, injured by a mob, **5**, p. 42.
- Meimar, George, case of, **3**, p. 684.
- Melgurejo displaces General Acha in presidency of Bolivia, **1**, p. 154.
- Recognition of his government by the United States, **1**, p. 154.
- Mellish's map of United States, **1**, p. 616.
- Mello, Admiral José Custodio de:
- Leader of naval revolt in Brazil, **1**, pp. 201, 202, 203; **6**, p. 438.
 - Saluted by Commodore O. F. Stanton, of United States Navy, **1**, pp. 240-241.
- Memorandum of Spanish peace commission at Paris, **1**, pp. 380 *et seq.*
- Mercedes*, case of the, **2**, p. 1106.
- Mercy, Charles (alias Saul Moerser), case of, **3**, pp. 514, 988.
- Merry, Anthony, British minister, the dispute over social etiquette, **4**, p. 752.
- Merry, Mr.:
- Minister of United States to Nicaragua, action in Bluefields case, **1**, pp. 50-51.
 - Minister of United States to Nicaragua, Costa Rica, and Salvador, **1**, pp. 145, 146.
- Messenger, Barbara M., case of, **6**, p. 670.
- Messenger and Oberlander claims, **2**, p. 220.
- Mesilla Valley, acquisition of, by United States, **1**, pp. 460-462.

- Messina, British goods destroyed in public warehouse during bombardment, **6**, pp. 948, 979.
- Mestra, Ambrocio, case of, **4**, p. 74.
- Meteor*, steamship, case of the, **7**, p. 900.
- Metzger, John D., & Co.'s claims against Hayti, **6**, pp. 689, 731; **7**, p. 31.
- Meuse, free navigation of the, **1**, p. 628.
- Mevs, Frederick, case of, **6**, p. 767.
- Mexican border forays, repression of, **2**, pp. 418, 434.
- Mexican claims convention of 1838, and commission thereunder, **5**, p. 778.
- Mexican free zone, **5**, p. 793.
- Mexican shepherds, case of the, **6**, p. 787.
- Mexican war, references to various documents, **5**, p. 779.
- Mexicans, capable of naturalization in United States, **3**, p. 331.
- Mexico:
- Aliens naturalized by the acquisition of real estate, **3**, p. 304.
 - Assumption of debts of the previous Spanish government, **1**, p. 342.
 - Boundaries of, with the United States, **1**, p. 753.
 - Debts of Maximilian's government not considered binding, **1**, p. 147.
 - Diplomatic asylum in, **2**, p. 824.
 - Diplomatic and treaty relations with the United States—
 - Relations, 1825-1848, **5**, p. 777.
 - Treaty of Guadalupe Hidalgo, **5**, p. 780.
 - Mesilla, and later treaties, **5**, p. 786.
 - Domestic disturbances, **5**, p. 786.
 - Intervention of the European powers, **5**, p. 789.
 - Later relations, **5**, p. 790.
 - Zona libre, or free zone, **5**, p. 793.
 - Crossing of border by cattle, **5**, p. 794.
- Diplomatic relations with United States pending delay in recognition by the latter, **1**, pp. 237-238.
- European interference in—
- Opposed by the United States, 1825-1860, **6**, p. 477.
 - Reprisals by the allied powers, England, France, and Spain, **6**, p. 483.
 - Action and attitude of the United States, **6**, p. 484.
 - French intervention, 1862-1867, **6**, p. 488.
 - Prevention of Austrian aid to Maximilian, **6**, p. 505.
- Good offices of United States in behalf of European powers during the Maximilian war, **4**, p. 599.
- Independence recognized by Spain by treaty signed by Generals O'Donogú and Iturbide, **1**, p. 81.
- Independence recognized by the United States, **1**, p. 91.
- Independence recognized by England, **1**, p. 92.
- Inducements to attract colonists to, and Texas, **1**, pp. 450-451.
- Matriculation of foreigners, diplomatic discussion of, **6**, p. 309.
- Miramón government, question of blockade, **1**, p. 181.
- Negotiations with the United States over the southwestern boundary, **1**, pp. 447-448.
- Pacific blockade by France, 1838, **7**, p. 136.
- Precedents as to recognition of belligerency in relations of United States with, **1**, p. 184.
- Pressure upon, by Great Britain to recognize Texan independence, **1**, p. 453.
- Proposals to, on part of United States for annexation of Texas, **1**, p. 454.
- Protest against joint resolution annexing Texas, **1**, p. 277.
- Reciprocity treaty with United States, failure of Congress to enact necessary legislation, **5**, p. 222.

Mexico—Continued.

- Recognition by the United States of new governments in—
 - Comonfort, Zuloaga, and Miramon governments, **1**, pp. 146–147.
 - Juarez government, **1**, p. 147.
 - Maximilian not recognized by United States, **1**, p. 147.
 - First Diaz government, **1**, p. 148.

Mexico-United States:

- International Water Boundary Commission, **1**, p. 762.
- Land boundary commission, 1882–1896, **1**, p. 755.
- Treaty of April 5, 1830, no discrimination between vessels, **5**, p. 312.
- Water boundary convention of 1884, **1**, p. 760.
- Meyer, Albert, case of, **3**, p. 660.
- Meyer, Alfred, case of, **3**, p. 535.
- Michaelian, Mrs., and children, case of, **3**, p. 489.
- Middleton, Henry, minister to Russia, negotiates treaty with Russia of 1824, **1**, p. 463.
- Midway Islands, acquisition of, by the United States, **1**, p. 555.
- Miguel, Dom, recognition by the United States of his government in Portugal, **1**, pp. 134–137.
- Mijares, Pedro Vicente, case of, **2**, p. 882.
- Mileo's case, **3**, p. 614.
- Miles, General, mentioned, **1**, p. 313.
- Military attachés, **4**, p. 437.
- Military forces, entrance of, or passage through, foreign territory:
 - Permissible upon express consent only, **2**, p. 389.
 - Permitted in circumstances of necessity or convenience, **2**, p. 389.
 - To take part in international exhibitions, **2**, p. 395.
 - Social occasions, **2**, p. 397.
 - Permission, how obtained in United States, **2**, pp. 396, 397, 398.
 - Questions of control over foreign troops entering by permission, **2**, p. 399.
 - Foreign troops, their exemption from territorial jurisdiction, **2**, p. 559.
 - Individual officers and men not exempt, **2**, p. 560.
 - Use of, in foreign ports to protect citizens, **2**, p. 400.
- Military government, continuance of, in Spanish islands after ratification of treaty of cession, **1**, p. 311.
- Military law, defined, **2**, p. 185.
- Military occupation:
 - By recognized government—
 - Castine, **1**, p. 45.
 - Tampico, **1**, p. 46.
 - California and New Mexico, **1**, p. 46.
 - New Orleans, **1**, p. 47.
 - Cuba and the Philippines, **1**, p. 48.
 - Continuation of powers after annexation, **1**, p. 48.
 - By insurgents—
 - Mazatlan, **1**, p. 49.
 - Bluefields, **1**, pp. 49–51.
- Occupied territory and its administration, **7**, p. 257.
 - Belligerent occupation; de facto government, **7**, p. 257.
 - American civil-war cases, **7**, p. 266.
 - Regulation of commerce, **7**, p. 269.
 - Treatment of the inhabitants, **7**, p. 273.
 - Martial law, **7**, p. 275.
 - Law as to public property, **7**, p. 278.

Military occupation—Continued.

Occupied territory and its administration—Continued.

Law as to private property, 7, p. 280.

Taxes, contributions, and requisitions, 7, p. 280.

Confiscation, 7, p. 287.

Confiscation acts of the United States, 1861, 1862, 7, p. 290.

Abandoned and captured property act, 7, p. 295.

Cotton, 7, p. 300.

Slaves, 7, p. 304.

Debts—

Public debts, 7, p. 306.

Private debts, 7, p. 309.

Military reservations, jurisdiction over, 2, p. 17.

Military service required of aliens. *See* Aliens.

Miller, Rear-Admiral, mission to Hawaii, 1898, 1, p. 510.

Milligan case, question of martial law, 2, p. 191.

Mines and torpedoes, 7, p. 365.

Ministers. *See under* Intercourse of States.

Miramon, General, President of Mexico:

Temporary recognition of his government by the United States, 1, p. 147.

Refusal of United States to recognize validity of its blockade of Vera Cruz, 1, p. 184.

Miranda, capitulation of, 1812, 1, p. 76.

Miranda expedition, 1806; trial of Smith and Ogden, 7, p. 917.

Mirzan's case, 2, pp. 635, 683.

Missionaries:

Issuance of passports to, 3, p. 971.

Protection of, 6, p. 333.

Missionary Society of the Methodist Episcopal Church, case of, 4, p. 20.

Mississippi River:

Navigation of the, 1, p. 623.

Spanish claim to exclusive right of navigation, 1, p. 623.

British claim of right to navigate under treaty of 1782-83, 1, pp. 624, 625.

Open to foreign men-of-war, 2, p. 566.

Question of navigation of, at Ghent, 1, p. 770.

Mitchell, John, case of, 3, p. 786.

Mix, Edgar W., case of, 6; p. 766.

Mixed Commission of the Danube, 1, p. 631.

Mobs, liability of governments for injuries to foreigners done by. *See under* Claims.

Modes of redress, 7, p. 1.

Amicable—

Negotiation, 7, p. 2.

Good offices and mediation—

To adjust differences, 7, p. 2.

To avert hostilities, 7, p. 6.

To end war, 7, p. 8.

Provisions of The Hague Convention in reference to, 7, p. 22.

Arbitration. *See this title, supra.*

Nonamicable, short of war

Withdrawal of diplomatic relations, 7, p. 103.

Retorsion or retaliation, 7, p. 105.

Display of force, 7, p. 107.

Use of force—

With special authority, 7, p. 109.

Without special authority, 7, p. 112.

Giving preference in payment, 7, p. 118.

Modes of redress—Continued.

Nonamicable, short of war—Continued.

Reprisals—

Nature of the remedy, 7, p. 119.

Examples, 7, p. 131.

Pacific blockade, 7, p. 135.

Embargo, 7, p. 142.

Nonintercourse, 7, p. 148.

Modus vivendi, illustrations of, 5, p. 214.

Mole St. Nicholas:

Proposals for acquisition of, by United States, 1, pp. 610-611.

Rumor of proposed sale to France, 6, p. 432.

Molina, Felipe, Costa Rican chargé d'affaires to the United States, 1, p. 92.

Mollendo, Peru, seizure of guano of an American firm, 6, p. 992.

Moller, Nicholas D. C., Venezuelan consul at New York, 1, p. 90.

Molteni, Mr., case of, 3, p. 770.

Monaco, principality of, its status, 1, p. 29.

Monazas, General, case of (asylum), 2, p. 833.

Monasterio, J. M. Ortiz, acting minister of foreign affairs of Mexico, 1, p. 103.

Monclair, Marquis de, French minister to Venezuela, dismissal of, 4, p. 548.

Monges, Los, guano islands, 1, p. 576.

Monica land, plat: an as a boundary line, 1, p. 616.

Mongitor, or *Ice Pang*, claim of, against Japan, 5, p. 751; 6, p. 618.

Monocacy, U. S. S., case of the, 7, p. 991.

Monopoli s:

Monopoly of importation of ice granted by Brazil, 2, p. 76.

Other monopolies, 2, pp. 76-78.

The granting of, a recognized international right, 2, p. 77.

Montano, Stephen G.:

Claim against United States for stranding the barque *Eliza*, 6, p. 653.

Question as to kind of money in which award on his claim should be paid, 7, p. 51.

Montenegro:

Collective recognition of, by Berlin Congress, 1, p. 73.

Religious liberty in, a condition of recognition, 1, p. 74.

Montoro, Señor, vic -president in Calderon government of Peru, 1, p. 157.

Montevideo, siege of, by Argentine fleet and violation of belligerent rights by United States war vessel, 1, pp. 178-182.

Montijo, case of, American steamer seized by Colombian revolutionists, 2, p. 1072; 6, p. 973.

Montoro, Señor, mentioned, 1, p. 368.

Monroe doctrine:

Early expressions of American policy, 6, p. 369.

Resolutions as to the Floridas, 6, p. 372.

Revolution in Spanish America, 6, p. 373.

The Holy Alliance—

Treaty of September 26, 1815, 6, p. 374.

Anxiety as to acquisition of Cuba by a European power, 6, p. 379.

Canning-Rush negotiations, 6, p. 386.

Adams-Tuyl correspondence, 6, p. 397.

Cabinet deliberations, 6, p. 399.

Monroe's message, December 2, 1823, 6, p. 401.

Contemporary acts and expositions, 6, p. 404.

Clay's proposed joint resolution, 6, p. 404.

Webster's expositions, 6, p. 405.

Monroe doctrine—Continued.

Contemporary acts and expositions—Continued.

Calhoun's exposition, **6**, p. 407.

Clay's statements, 1826, **6**, p. 408.

English action and opinion, **6**, p. 409.

The noncolonization principle—

Controversy with Russia, **6**, p. 412.

The Panama Conference, **6**, p. 416.

President Polk's message, 1845, **6**, p. 420.

Case of Yucatan, **6**, p. 423.

In the debates over Clayton-Bulwer treaty, **6**, p. 427.

Later illustrations, **6**, p. 428.

Declarations of Mr. Fish, **6**, p. 429.

Special applications of Monroe doctrine—

Argentine Republic, **6**, p. 434.

Bolivia, **6**, p. 436.

Brazil, **6**, p. 437.

Central America, **6**, p. 442.

Chile, **6**, p. 445.

Colombia, **6**, p. 446.

Cuba—

Declarations of policy, **6**, p. 447.

Refusal of neutralization, **6**, p. 457.

Independence, **6**, p. 471.

Ecuador, **6**, p. 473.

Hayti, **6**, p. 474.

Mexico—

European interference opposed, 1825-1860, **6**, p. 477.

Reprisals of allied powers, **6**, p. 483.

French intervention, 1862-1867, **6**, p. 488.

Prevention of Austrian aid, 1866, **6**, p. 505.

Peru, **6**, p. 507.

Santo Domingo—

American-European intervention, 1850-51, **6**, p. 509.

Spanish reannexation, 1861-1865, **6**, p. 515.

Protocol of February 7, 1905, **6**, p. 518.

Republic of Texas, **6**, p. 530.

Venezuela—

Use of good offices, **6**, p. 530.

Avoidance of joint action, **6**, p. 531.

Territorial integrity, **6**, p. 533.

Boundary with British Guiana, **6**, p. 533.

Mr. Olney's instructions, July 20, 1895, **6**, p. 535.

Lord Salisbury's responses, November 26, 1895, **6**, p. 559.

President Cleveland's annual message, **6**, p. 575.

President Cleveland's special message, December 17, 1895, **6**, p. 576.

Arbitral settlement, **6**, p. 580.

Claims—

Discussions of 1880-81, **6**, p. 584.

Germany, Great Britain, and Italy, 1902-3, **6**, p. 586.

Argentine propositions, **6**, p. 592.

General expositions—

The Hague declaration, **6**, p. 594.

President Roosevelt's annual message, 1901, **6**, p. 595.

Monroe doctrine—Continued.

General expositions—Continued.

President Roosevelt's annual message, 1904, **6**, p. 596.

Comments of publicists, **6**, p. 597.

International American conferences, **6**, p. 599.

Monroe, James:

Declaration of American policy of nonintervention, **6**, p. 13.

Instructions to confidential agent at Madrid, 1813, **1**, p. 133.

Louisiana purchase, **1**, p. 433.

Message of December 2, 1817, recognizing the belligerency of Spanish-American insurgents, **1**, p. 173.

Messages of November 17, 1818, and of December 7, 1819, referring to the same subject, **1**, p. 173.

Message of March 8, 1822, proposing to Congress the recognition of independence of Spanish-American States, **1**, p. 85.

Message of March 8, 1822, referring to recognition of belligerency of Spanish-American insurgents, **1**, p. 174.

Opinion with regard to Texas in 1819, **1**, pp. 446-447.

Proposition to colonize Indians in Wisconsin, **1**, p. 430.

Recall from France, **4**, p. 475.

Three of his letters opened in Halifax, **4**, p. 710.

Monroe-Jefferson-Madison correspondence preceding the enunciation of Monroe doctrine, **6**, p. 393.

Monroe-Pinkney negotiations in London, **5**, p. 707.

Mooradian, Mardiros, case of, **2**, pp. 707, 709.

Mooradian, case of, **3**, 705.

Mora, Antonio Maximo, claim of, **6**, pp. 637, 1017.

Morant Keys, guano islands, **1**, p. 577.

Mordaunt, Mr., case of, **4**, p. 58.

More, Alfred Le, case of, **2**, p. 196.

Morelos, Senator Señor, mentioned, **1**, p. 568.

Moreno, Luis, case of the lynching of, **6**, p. 851.

Morgan, John T.:

Commissioner to recommend legislation concerning Hawaii, **1**, p. 510.

Bering Sea arbitrator, **1**, pp. 907, 912, 919, 920.

Morillo, General, temporary ascendancy of, in Venezuelan provinces, **1**, p. 76.

Morocco:

Arbitration of the claims of American citizens, **7**, p. 27.

Diplomatic and treaty relations with the United States, **5**, pp. 391, 393, 398.

Extraterritorial jurisdiction in, **2**, pp. 593, 613, 627, 661.

Law as to expatriation, **3**, p. 616.

Protection by foreign representatives to persons of different nationality and natives—

Conference of foreign representatives, 1877, **2**, p. 748.

Conference at Madrid, **2**, p. 749.

Convention of 1880, **2**, p. 749.

Morrell, Captain, discoverer of Lobos Island, **1**, p. 575.

Morrell, Mr., claim against Spain, **7**, p. 53.

Morris, case of the, **6**, p. 249.

Morris, extradition of, **4**, p. 258.

Morris, Anthony, confidential agent of United States at Madrid, **1**, p. 133.

Morris, G. A. K., claim of, **6**, p. 633.

Morris, Gouverneur:

Alleged interference in French politics, **4**, p. 572.

Attitude toward the French revolution and his recall, **4**, p. 488; **5**, p. 591.

Minister of the United States to France, **1**, p. 119.

Morris, Gouverneur—Continued.

Mission to London, **4**, p. 452.

On status of Territories of United States, **1**, pp. 316-317.

Recall from France, **4**, p. 488; **5**, p. 591.

Morris, Mrs. James, case of, **3**, p. 765.

Morris, Robert, member of "Committee of Secret Correspondence," **5**, p. 156.

Morse, Isaac E., mission to New Granada, **3**, p. 19; **4**, p. 454.

Mortara boy, case of, **6**, p. 350.

Morteritos Island, title to, **1**, p. 759.

Morton, Mr., motion in House of Representatives to appoint commission of inquiry into Santo Domingo, **1**, p. 596.

Moselle, free navigation of the, **1**, p. 628.

Mosquera, General, his recognition by the United States as President of Colombia, **1**, p. 138.

Mosquito Cays, guano islands, **1**, p. 577.

Mosquito coast, controversy over British protectorate, and its surrender. *See* Clayton-Bulwer treaty.

Moss, Andrew, claim of, **6**, p. 921.

Most, Johann, prosecution for libel of foreign sovereigns, etc., **2**, p. 168.

Most-favored-nation clauses in treaties, **5**, p. 257.

Motley, J. Lothrop, instructions as to cause of rejection of Clarendon convention, **4**, p. 789.

Mountains as boundary lines, **1**, p. 616.

Moustier, Count de, temporary nonacceptability to United States, **4**, p. 484.

Movers, Captain, case of his detention, **7**, p. 112.

Müller, Israel, case of, **3**, p. 630.

Müller, Jacob, expulsion from Prussia, **4**, p. 135.

Mullet, Joseph, case of, **4**, p. 183.

Mulligan, Consul-General, objection of German Government to publication of his report on Samoan affairs, **4**, p. 724.

Mumbour, Henry, case of, **3**, p. 430.

Mundé, Mrs. Antonia, case of, **3**, p. 934.

Municipal courts, their decisions as a source of international law, **1**, pp. 2, 4.

Municipal law, can not override international law, **1**, p. 4.

Municipal legislation, territorial operation of, **2**, p. 213.

Mureian insurgents, **2**, pp. 1095, 1097.

Murphy, William S., chargé d'affaires of United States to Texas, unauthorized assurances of protection pending annexation, **1**, p. 276.

Murray, William Vans, mission to France, **4**, p. 477; **5**, p. 606.

Muscate:

Extraterritorial jurisdiction in, **2**, pp. 593, 594, 600, 613, 638.

Treaty with the United States, **5**, p. 794.

Myers, Mr., American consul at San Salvador:

Claim of indemnity for insult and injury, **6**, p. 682.

Interference with his communication with home Government, **5**, p. 98.

Violation of his consulate, **5**, p. 51.

Myers (Henry) and Tunstall (J. F.), case of, **2**, pp. 633, 866; **3**, p. 842; **4**, p. 332.

Mytildene, British steamer, privilege granted, **7**, p. 848.

Mytilene, alleged discriminating taxes on aliens, **4**, p. 22.

Nadir, Joseph, case of, **6**, p. 793.

Nagasaki, municipal ordinances in foreign quarter of, **2**, p. 656.

Nantucket, guano island, **1**, p. 572.

Naples, military occupation by Charles VIII., **1**, p. 291.

Napoleon I., Emperor:

Recognition of his government by United States, **1**, p. 122.

Remark upon concluding Louisiana purchase negotiations, **1**, p. 437.

Victory in Spain, **1**, p. 74.

Napoleon, Louis, revolution of 1851, **1**, p. 125.

Napoleon III., Emperor, government of the second empire recognized by United States, **1**, p. 126.

Nash, Thomas (alias Robbins), case of, extradition, **4**, pp 270, 281.

Natalia sugar estate, Cuba, case of, **6**, p. 970.

Natalie, purchase of, by the Haytian Government, **7**, p. 904.

National Board of Health, **2**, p. 155.

National domain, of what it consists, **1**, p. 615.

National jurisdiction—its legal effects:

Supremacy of territorial sovereign—

Jurisdiction—

The nation's absolute and exclusive right, **2**, p. 4.

Division of authority, **2**, p. 16.

Servitudes, **2**, p. 18.

Neutralization, **2**, p. 19.

Governmental acts, **2**, p. 23.

Legislative power, **2**, p. 33.

Rights of property, **2**, p. 33.

Industrial property, **2**, p. 34.

United States legislation, **2**, p. 36.

Treaty questions, **2** p. 38.

Industrial property union, **2**, p. 42.

International copyright, **2**, p. 44

Berne Convention, **2**, p. 44.

Act of Congress, March 3 1891, **2**, p. 45.

Taxation, especially the taxation of aliens, **2**, p. 55.

Property taxes, **2**, p. 55.

Road taxes, **2**, p. 57.

Business licenses, **2**, p. 57.

Export taxes in United States, **2**, p. 58.

Income taxes, **2**, p. 58.

War taxes, **2**, p. 62.

Forced loans, **2**, p. 66.

Customs laws—

Alterations without due notice, **2**, p. 67.

Confiscations under, **2**, p. 68.

Discriminating duties, **2**, pp. 69-76.

Monopolies, **2**, p. 76.

Legal remedies—

Competence of tribunals, **2**, p. 78.

Convention with France, 1778, **2**, p. 83

Suits by foreign sovereigns. **2**, p. 85.

Regulation of procedure—

General principles, **2**, p. 87.

Execution of foreign judgments, **2**, p. 102.

Letters rogatory—

The law in the United States—

Civil cases, **2**, p. 104.

Criminal cases, **2**, p. 110.

National jurisdiction—its legal effects—Continued.

Supremacy of territorial sovereign—Continued.

Letters rogatory—Continued.

The law in foreign countries—

Austria and Hungary, 2, p. 113.

Belgium, 2, p. 115.

Brazil, 2, p. 116.

Chile, 2, p. 118.

China, 2, p. 119.

Colombia, 2, p. 120.

Denmark, 2, p. 120.

France, 2, p. 122.

Germany, 2, p. 123.

Great Britain, 2, p. 126.

Hawaii, 2, p. 128.

Italy, 2, p. 128.

Mexico, 2, p. 130.

Netherlands, 2, p. 131.

Russia, 2, p. 131.

Sweden and Norway, 2, p. 132.

Switzerland, 2, p. 132.

Venezuela, 2, p. 133.

Police and other regulations—

Display of foreign flags—

Official display, 2, p. 134.

Unofficial display, 2, p. 135.

Quarantine—

General principles, 2, p. 142.

Question of national and State control, 2, p. 153.

Pilgrimage, 2, p. 100.

Freedom of speech and of the press, 2, p. 161.

Religious freedom, 2, p. 171.

Learned professions, 2, p. 181.

Martial law—

Military law, 2, p. 185.

Martial law, 2, p. 186.

Cases in the United States, 2, p. 190.

Protocol with Spain, 1877, 2, p. 197.

Uprising in Hawaii, 1895, 2, p. 198.

Case of Waller, 2, p. 204.

Territorial operation of laws—

Municipal legislation, 2, p. 213.

Judicial decisions, 2, p. 217.

Questions of international right, 2, p. 224.

Extraterritorial crime

Miscellaneous cases and opinions, 2, p. 225.

Cutting's case, 2, p. 228.

Legislation and judicial decisions: Moore's report on theories of criminal jurisdiction, 2, p. 233.

Jurisdiction over ports

Entrance of foreign vessels, 2, p. 269.

Jurisdiction over merchant vessels—

Application of local law, 2, p. 272.

Questions of internal order and discipline, 2, p. 286.

National jurisdiction—its legal effects—Continued.

Jurisdiction over ports—Continued.

Jurisdiction over merchant vessels—Continued.

Authority of consuls, **2**, p. 298.

Treaties and legislation, **2**, p. 298.

Treaties between United States and—

Austria-Hungary, July 11, 1870, Article XI., **2**, p. 301.

Belgium, March 9, 1880, Article XI., **2**, p. 303.

France, 1853, Article VIII., **2**, p. 305.

Germany, December 11, 1871, Articles XII., XIII., **2**, p. 310.

Italy, May 8, 1878, Article XI., **2**, p. 312.

Italy, February 8, 1868, and May 8, 1878, Article X., **2**, p. 314.

Sweden and Norway, 1827, Article XIII., **2**, p. 315.

Protests against onerous exactions—

Fines, taxes, and seizures, **2**, p. 319.

Custody of ship's papers, **2**, p. 326.

Shipment and discharge of seamen, **2**, p. 333.

Involuntary entrance, as ground of exemption, **2**, p. 339.

Judicial decisions, **2**, p. 339.

Official opinions, **2**, p. 342.

Cases of *Comet* and *Encomium*, **2**, p. 350.

Cases of *Enterprise* and *Hermosa*, **2**, p. 350.

Case of the *Creole*, **2**, p. 351.

Decision in the case of the *Enterprise*, **2**, p. 355.

Decision in the case of the *Hermosa*, **2**, p. 357.

Decision in the case of the *Creole*, **2**, p. 358.

Case of the *York*, **2**, p. 362.

Inviolability of territory—

Rule of inviolability, **2**, p. 362.

Breaches by military and naval authorities, **2**, p. 365.

Breaches by civil authorities, **2**, p. 371.

Case of Peter Martin, **2**, p. 371.

Case of Arresures, **2**, p. 373.

Case at Nogales, 1887, **2**, p. 376.

Case at Nogales, 1893, **2**, p. 380.

Breaches by private persons, **2**, p. 382.

Case of Constance Madeline His, **2**, p. 384.

Permission for passage of foreign forces—

Circumstances of necessity or convenience, **2**, p. 389.

International exhibitions, **2**, p. 395.

Social occasions, **2**, p. 397.

Questions of control, **2**, p. 399.

Landing of forces for protection against violence, **2**, p. 400.

Plea of necessary self-defense—

Invasions of West Florida, **2**, p. 402.

Amelia Island, **2**, p. 406.

Destruction of the *Caroline*, **2**, p. 409.

Bombardment of Greytown, **2**, p. 414.

Pursuit of predatory Indians and other marauders, **2**, p. 418.

State-aided and compulsory emigration, **2**, p. 425.

Duty to restrain injurious agencies—

Repression of criminal or hostile acts, **2**, p. 428.

Forays across international borders, **2**, p. 434.

Indians across Mexican frontier, **2**, p. 434.

Indians across Canadian frontier, **2**, p. 437.

Other marauders, **2**, p. 442.

- National jurisdiction—its legal effects—Continued.
- Duty to restrain injurious agencies—Continued.
 - Unneutral acts, **2**, p. 446.
 - Unauthorized or counterfeit money, **2**, p. 450.
 - Interference with water courses which cross boundaries, **2**, p. 450.
 - Landing of submarine cables, **2**, p. 452.
 - See, also*, Submarine cables.
 - International cooperation—
 - Prevention of the slave trade, **2**, p. 466.
 - Restrictions of traffic in firearms and liquor, **2**, p. 468.
 - Geneva and The Hague conventions, **2**, p. 474.
 - Rules of navigation, **2**, p. 474.
 - Protection of submarine cables, **2**, p. 475.
 - Other subjects of cooperation, **2**, p. 480.
 - Marriage. *See under this title.*
 - Nationality, Chapter X., **3**, p. 270.
 - Sources of nationality, **3**, p. 273.
 - Distinction between nationality and citizenship, **3**, p. 273.
 - Citizenship a source of nationality, **3**, p. 273.
 - Citizenship of a State, **3**, p. 275.
 - References to literature on foreign nationality, **3**, p. 276.
 - Citizenship—
 - By birth, **3**, p. 276.
 - By right of place, **3**, p. 276.
 - Common-law doctrine, **3**, p. 276.
 - Civil rights act, **3**, p. 277.
 - Fourteenth amendment to the Constitution, **3**, p. 277.
 - Variant constructions, **3**, p. 278.
 - Decision of Supreme Court, **3**, p. 280.
 - Case of a foundling, **3**, p. 281.
 - Children of diplomatic officers, **3**, p. 281.
 - By right of blood, **3**, p. 282.
 - Revised Statutes of United States, section 1993, **3**, p. 282.
 - Illegitimacy, **3**, p. 285.
 - Americans enjoying extraterritorial immunities in foreign States, **3**, p. 287.
 - By naturalization, **3**, p. 289.
 - By revolution, **3**, p. 289.
 - Effect of American revolution, **3**, pp. 289-294.
 - Texan revolution, **3**, p. 294.
 - Status of Cubans during American occupation, **3**, p. 295.
 - Naturalization—
 - Legislative and conventional regulation—
 - References to statutes and treaties, **3**, pp. 297-298.
 - Fraudulent naturalization, **3**, p. 298.
 - Revision recommended, **3**, p. 298.
 - Voluntary individual action, **3**, p. 302.
 - Peruvian decrees, making aliens acquiring real estate citizens, **3**, p. 302.
 - Spanish proclamation of 1817, **3**, p. 303.
 - Question as to Mexican law, **3**, p. 304.
 - Discussion with Brazil, **3**, p. 307.
 - Case of the Haytian immigrants, **3**, p. 310.

Nationality—Continued.

Naturalization—Continued.

Collective naturalization—

- By political incorporation, **3**, p. 311.
 - Louisiana cession, **3**, p. 313.
 - Florida treaty, **3**, p. 314.
 - Annexation of Texas, **3**, p. 314.
 - Annexation of Hawaii, **3**, p. 315.
 - Porto Rico and the Philippines, **3**, p. 315.
- Provisions for individual election, **3**, p. 318.
- Treaty of Guadalupe Hidalgo, **3**, p. 318.
- Alaskan cession, **3**, p. 319.
- Treaty of Frankfort: Alsace-Lorraine, **3**, p. 320.
- Treaty with Spain, 1898, **3**, p. 321.
 - Spanish royal decree, May 11, 1901, **3**, p. 323.

American naturalization—

Regulated by Congress, **3**, p. 327.

- Statutes cited, **3**, p. 327.

Committed to the courts—

- Persons capable of naturalization, **3**, p. 329.

- Usual legal conditions, **3**, p. 332.

Declaration of intention—

- Usual requirement, **3**, p. 334.

Exceptions—

- Residence during minority, **3**, p. 334.
- Service in Army, **3**, p. 335.
- Service in Navy or Marine Corps, **3**, p. 336.
- Special case in Hawaii, **3**, p. 336.
- Does not confer citizenship, **3**, p. 336.
- Judicial decisions, **3**, p. 336.
- Executive action, **3**, p. 337.
- Cases of Italians, **3**, p. 344.

Residence—

- Five years' rule, **3**, p. 353.

- Meaning of "continued term," **3**, p. 354.

Exceptions—

- Seamen, **3**, p. 357.
- Service in the Army, **3**, p. 358.

Conventional arrangements—

- Treaties with the German States, **3**, p. 358.

- Negotiations, **3**, p. 358.

- Conditions of change of allegiance, **3**, p. 361.

- Question as to Alsace-Lorraine, **3**, p. 364.

- Practice of expulsion, **3**, p. 376.

- Diplomatic discussion, 1884-1888, **3**, p. 376.

- Correspondence of 1897-1901, **3**, p. 399.

- Operation of the treaties, **3**, p. 406.

- Belgium, **3**, p. 407.

- Sweden and Norway, **3**, p. 408.

- Great Britain, **3**, p. 408.

Austria-Hungary—

- Conditions of change of allegiance, **3**, p. 408.

- Practice of expulsion, **3**, p. 416.

- Denmark, **3**, p. 423.

- Ecuador, **3**, p. 423.

Nationality—Continued.

Naturalization not retroactive—

General principles, **3**, p. 423.

German treaties—

Military cases, **3**, p. 427.

Statutes of limitation, **3**, p. 437.

Austro-Hungarian treaty, **3**, p. 442.

Belgian treaty, **3**, p. 445.

Danish treaty, **3**, p. 445.

Treaty with Sweden and Norway, **3**, p. 447.

Nationality of married women—

Marriage of American women to aliens—

Effect on status, **3**, p. 448.

Reversion of nationality, **3**, p. 454.

Marriage of alien women to Americans—

American law, **3**, p. 456.

Reversion of nationality—

Law in other countries—

Effect of parents' naturalization on infants—

American law, **3**, p. 464.

Marriage of alien widow to an American, **3**, p. 473.

Adoption of children, **3**, p. 484.

Naturalization internationally ineffective as to absent family—

Married women, **3**, p. 485.

Infants, **3**, p. 487.

Good offices for emigration, **3**, p. 488.

Proofs of nationality—

Evidences of citizenship, **3**, p. 492.

Proof of naturalization—

The judicial record, **3**, p. 493.

Loss or destruction of record, **3**, p. 495.

Question of fact, **3**, p. 495.

Practice of Department of State, **3**, p. 498.

Impeachment of naturalization—

Rules of municipal courts, **3**, p. 499.

Rule of international action, **3**, p. 501.

Repudiation of naturalization improperly obtained, **3**, p. 501.

Cases, 1854-1881, **3**, p. 501.

Question before the Spanish Claims Commission, **3**, p. 506.

Cases since 1881, **3**, p. 509.

Presumption in doubtful cases, **3**, p. 513.

Authority to make decision, **3**, p. 513.

Disposition of fraudulent certificates, **3**, p. 516.

Double allegiance, **3**, p. 518.Foreign-born children, **3**, p. 519.

Act of 1855, **3**, p. 519.

Particular applications of the principle, **3**, p. 526.

Argentine Republic, **3**, p. 526.

Chile, **3**, p. 526.

Colombia, **3**, p. 527.

France, **3**, p. 528.

Germany, **3**, p. 530.

Mexico, **3**, p. 530.

Russia, **3**, p. 530.

Nationality—Continued.

Double allegiance—Continued.

. Native-born children—

Double allegiance by birth, **3**, p. 532.

Change of parents' nationality, **3**, p. 539.

Election at majority, **3**, p. 543.

Question of expatriation—

Common-law doctrine, **3**, p. 552.

Judicial decisions—

Prior to 1868, **3**, p. 554.

Since 1868, **3**, p. 562.

Governmental doctrine—

Executive utterances down to 1845, **3**, p. 562.

Mr. Buchanan's assertion of unqualified right, **3**, p. 566

Reversion to earlier doctrine, **3**, p. 567.

Reassertion of unqualified right, 1857–1861, **3**, p. 571.

Course during civil war, **3**, p. 577.

Act of 1868, **3**, p. 579.

Subsequent statements, **3**, p. 581.

Law of particular countries—

China, **3**, p. 586.

France, **3**, p. 588.

Germany, **3**, p. 603.

Greece, **3**, p. 604.

Guatemala, **3**, p. 607.

Italy, **3**, p. 608.

Morocco, **3**, p. 616.

The Netherlands, **3**, p. 617.

Nicaragua, **3**, p. 619.

Persia, **3**, p. 620.

Portugal, **3**, p. 621.

Roumania, **3**, p. 621.

Russia, **3**, p. 622.

Servia, **3**, p. 656.

Spain, **3**, p. 657.

Switzerland—

Swiss law of 1876, **3**, p. 658.

Diplomatic discussions, **3**, p. 659.

Futile conventional negotiations, **3**, p. 671.

Turkey—

Law of 1869, **3**, p. 679.

Bureau of nationality, **3**, p. 680.

Diplomatic controversies, **3**, p. 680.

Penalties and petitions, **3**, p. 691.

Expulsion cases, **3**, p. 696.

Unratified treaty of 1874, **3**, p. 707

Venezuela, **3**, p. 708.

Modes of expatriation—

Acts held to effect expatriation, **3**, p. 711.

Acts held not to effect expatriation, **3**, p. 715.

Oaths of allegiance, **3**, p. 718.

Military service, **3**, p. 730.

Renunciation of naturalization—

General principles, **3**, p. 735.

German treaties, **3**, p. 744.

Nationality—Continued.

Renunciation of naturalization—Continued.

Treaty with Ecuador, **3**, p. 755.Treaty with Denmark, **3**, p. 757.Loss of right to national protection, **3**, p. 757.

Foreign domicile—

Native citizens, **3**, p. 757.Naturalized citizens, **3**, p. 766.American business interests, **3**, p. 771.Reasons of health, **3**, p. 773.Residence in oriental lands, **3**, p. 776.Office holding, **3**, p. 781.Taking part in politics, **3**, p. 785.Unneutral conduct, **3**, p. 786.Fugitives from justice, **3**, p. 789.Question of matriculation, **3**, p. 790.Law of San Salvador, 1886, **3**, p. 790.Seamen, nationality and protection of, **3**, pp. 795, 874.Corporations, nationality of, **3**, p. 800.Care of indigent citizens, **3**, p. 804.Nationality of vessels. *See* Vessels.

Naturalization:

Fraudulent, **2**, p. 735.Of American Indians, **1**, p. 33.*For full discussion of naturalization, see under Nationality.*Naugle, William, case of, **4**, p. 183.Nava y Lobo, Antonio Alvarez, case of, **1**, p. 429.

Navassa Island:

Discussion of acquisition by contiguity, **1**, pp. 266-267.Guano island, **1**, p. 577.Case of abandonment, **1**, p. 299.Navassa Phosphate Company, mentioned, **1**, pp. 577, 578.Naval attachés, **4**, p. 438.Naval forces, limitation of, on the Great Lakes, **1**, p. 691; **5**, p. 716.Naval revolt in Brazil, 1893-94, **2**, p. 1113.Navigable channels, obstruction of, during war, **7**, p. 855.Navigable waters, jurisdiction of the United States over, **1**, p. 622.

Navigation:

Of Great Lakes, **1**, p. 675.Of the St. Lawrence and other waterways, **1**, p. 676.Reciprocal navigation of Canadian and American canals, **1**, p. 678.

Of rivers—

When a stream is a "navigable river," **1**, p. 621.Power of the Central Government of the United States to preserve the navigability of rivers as against acts of the States, **1**, pp. 622-623.Exclusive right to the navigation of national rivers, **1**, pp. 623-627.The case of the Mississippi, **1**, p. 623.The case of the Hudson, **1**, p. 626.Decree of the Ecuadorian Government, **1**, p. 627.Common rights to the navigation of international rivers, **1**, p. 627.European rivers, **1**, p. 628.The St. Lawrence, **1**, p. 631.The Yukon, Porcupine, and Stikine, **1**, p. 635.The St. John, **1**, p. 636.The Columbia, **1**, p. 638.

Navigation—Continued.

Of rivers—Continued.

Common rights to the navigation of international rivers—Continued.

Rio Grande and the Colorado, **1**, p. 639.

La Plata, Parana, Uruguay, and Paraguay, **1**, p. 640.

Amazon, **1**, p. 640.

The Acre question, **1**, p. 646.

Navigation by foreign men-of-war, **1**, p. 648.

The Orinoco, **1**, p. 649.

The Congo and the Niger, **1**, p. 652.

The Persian river—Karun, **1**, p. 652.

Of straits—

Resolutions of the Institute de Droit International, 1894, **1**, p. 659.

Danish Sound dues, **1**, p. 659.

Straits of Fuca, **1**, pp. 658, 664.

Straits of Magellan, **1**, p. 664.

The Dardanelles, **1**, p. 664.

Rules of navigation—

Act of Congress of United States, 1864, **1**, p. 3.

British orders in council, January 9, 1863, **1**, p. 3.

International cooperation to determine, **2**, p. 474.

On Great Lakes and tributary waters, **1**, p. 683.

Wrecking privileges in Great Lakes and communicating waters, **1**, p. 685.

Navigation laws:

Hawaii not brought within coastwise laws by act of annexation, **1**, p. 515.

Hawaii brought within coastwise laws by act of Congress, **1**, p. 517.

In the Philippines, **1**, p. 533.

Navy Regulations of United States, article 15, violated by Commodore O. F. Stanton, **1**, pp. 240-241.

Navy, relations between naval commanders and diplomatic representatives abroad, **4**, p. 615.

Neapolitan vessels, case of British reprisal, **7**, pp. 132, 133.

Necker, free navigation of the, **1**, p. 628.

Neely, C. F. W., extradition of, **4**, p. 405.

Negotiation, as a mode of international redress, **7**, p. 2.

Negrete, D. G., claim of, **6**, p. 961.

Neilson, extradition case, **4**, p. 253.

Nejedly, Mr. Rudolph, case of, **3**, p. 938.

Nelson, John, Secretary of State, disavowal of Mr. Murphy's assurances to Texas, **1**, pp. 276-277.

Nespar, Humper, or Wadded Moccasin, application for a passport, **3**, p. 878.

Nesselrode, Count, Russian representative in negotiating treaty of 1824 with United States, **1**, p. 463.

Netcher, George E.:

Discoverer of Howland Island, **1**, p. 574.

Discoverer of Malden Island, **1**, p. 576.

Netherlands:

Diplomatic and treaty relations with the United States, **5**, p. 794.

Law as to expatriation, **3**, p. 617.

Personal union with Luxemburg, 1815 to 1890, **1**, p. 22.

Recognition of, by the United States—

A case of absorption, **1**, p. 128.

Death of a sovereign, **1**, p. 129.

Treaty with United States of 1783 made inapplicable by changes in sovereignty and government, **5**, p. 344.

Netherlands—Continued.

War with France, 1, p. 128.

Kingdom of, formed, 1, p. 128.

Neufchatel, personal union with Prussia to 1857, 1, p. 22.

Neutral duties, liability for failure to perform, 6, p. 998.

Neutral rights, liability for violation of, 6, p. 998.

Neutrality, 7, p. 859.

Nature of obligation—

Its significance, 7, p. 860.

Governmental conduct, 7, p. 863.

Conduct of public officials, 7, p. 868.

Conduct of private persons, 7, p. 871.

Standard of obligation, 7, p. 878.

Prohibited acts—

Acceptance of commission, 7, p. 879.

Enlistments, 7, p. 879.

Fitting out or arming of vessels—

Statutory provisions, 7, p. 885.

Origin of inhibition, 7, p. 886.

Constituents of the offense, 7, p. 894.

Acts not within the statute, 7, p. 899.

Augmentation of force, 7, p. 906.

Hostile expeditions—

Constituents of the offense, 7, p. 908.

Diplomatic discussions, 7, p. 917

Use of neutral territory as base of operations—

Station for hostilities, 7, p. 934.

Sale of prizes, 7, p. 935.

Hostile passage, 7, p. 938.

Telegraphic service, 7, p. 940.

Coal supplies, 7, p. 942.

Question as to rescue of seamen, 7, p. 949.

Acts not prohibited—

Sale of merchant ships, 7, p. 950.

Sale of contraband—

By private persons, 7, p. 955.

By governments, inadmissible, 7, p. 973

Blockade running, 7, p. 975.

Loans or contributions of money—

By private persons, 7, p. 976.

By governments inadmissible, 7, p. 978.

Expressions of opinion, 7, p. 979.

Asylum of war vessels, prizes, and troops

Concession presumed, 7, p. 982.

Limitation of stay and supplies of vessels, 7, p. 985

Proclamation of President Grant, October 8, 1870, 7, p. 987.

Repairs of war vessels—

Of war damage, inadmissible, 7, p. 991.

Ordinary damage: limitations: internumen., 7, p. 996.

Internment of fugitive troops, 7, p. 1001.

Enforcement of neutral duties—

Proclamations, 7, p. 1002.

Legislation, 7, p. 1010.

Executive action, 7, p. 1018.

Neutrality—Continued.

Enforcement of neutral duties—Continued.

- Judicial action, 7, p. 1026.
- Exaction of bond, 7, p. 1034.
- Restitution of captured property, 7, p. 1036.
- Effect of a commission, 7, p. 1041.
- Question of extraterritorial pursuit, 7, p. 1045.
- Duty under extraterritorial jurisdiction, 7, p. 1049.

Measure of exertion—

- Requisite diligence, 7, p. 1053.
- Rules of 1871; Geneva award, 7, p. 1059.

State of belligerency—

- Must exist to make necessary the enforcement of neutrality against titular government, 7, p. 1076.
- Not essential, as against disturbers of the peace, 7, p. 1077.

Effect of armistice, 7, p. 1084.

Respect due to neutral territory—

- Inviolability, 7, p. 1086.
- Duty to prevent violations, 7, p. 1092.
 - Case of the *General Armstrong*, 7, p. 1092.
 - Other cases, 7, p. 1095.
 - Results of precedents, 7, p. 1101.
 - American precedents, 7, p. 1101.

Rights of neutral trade, 7, p. 1104.

Declaration of, by France in American civil war, 1, p. 185.

Of Great Britain in the Greek revolution, 1, p. 110.

President Madison's proclamation, September 1, 1815, 1, p. 171.

Proclamation of, by Great Britain during American civil war; its withdrawal 1, pp. 184, 187-188.

Proclamation of a mode of recognizing belligerency, 1, p. 201.

Neutrality statutes of the United States, 7, pp. 879, 880, 885, 906, 908, 1010, 1026.

Origin of the statutes, 7, pp. 886, 1010.

Neutrality statutes of Great Britain, 7, p. 1015.

Neutralization, 2, p. 19.

Of Black Sea, 2, p. 19.

Of Cracow, and its deneutralization, 2, p. 20.

Ineffectual agreement as to neutrality of Malta, 2, p. 20.

Of rivers, 2, p. 20.

Of canals, 2, p. 21.

Of Straits of Magellan, 2, p. 22.

Of a light-house, 2, p. 22.

Of surgeons and hospitals—

- In field, 2, p. 23.
- In naval warfare, 2, p. 23.

Proposed as to submarine cables, 2, p. 23.

Of States or districts—

- Meaning of, 1, p. 26.
- Examples of—
 - Ionian Isles, 1, p. 26.
 - Belgium, 1, p. 26.
 - Portions of Savoy, 1, p. 26.
 - Switzerland, 1, pp. 20, 26.
 - Independent State of the Congo, 1, p. 27.
 - Samoan islands, 1, p. 27.

- New Granada, recognized by United States, **1**, p. 90.
- New Granadian-United States treaty of 1846, question of its termination, **5**, p. 324.
- New Hebrides:
- Anglo-French protectorate, **1**, p. 428.
 - Attitude of United States toward British control of, **1**, p. 491.
- New Mexico, military occupation of, **1**, pp. 46-47.
- New Nantucket, guano island, **1**, p. 572.
- New Orleans:
- Lynching of Italians at, in 1891, **6**, p. 837.
 - Military occupation of, **1**, p. 47.
 - Riot in 1851; Spanish indemnity, **6**, p. 811.
- New York Guano Company, mentioned, **1**, p. 579.
- New York and Bermudez Company's case, **6**, p. 671.
- New York, province of, claims of English and Dutch, **1**, pp. 261-262.
- New Zealand land claims, reference to literature of, **1**, p. 424.
- Niagara River, diversion of the waters of, **1**, p. 657.
- Nicaragua:
- Assumption of the debts of the previous Spanish government, **1**, p. 343.
 - Civil dissensions in, **1**, p. 145.
 - Diplomatic asylum in, **2**, p. 786.
 - Diplomatic and treaty relations with the United States—
 - Relations, **5**, p. 409.
 - Claims, **5**, p. 410.
 - Article IX., treaty of 1867, most-favored-nation treatment, **5**, pp. 314, 413.
 - French and British intervention not acceptable to United States, **6**, p. 441.
 - Joins short-lived union with Honduras and Salvador, **1**, pp. 145-146.
 - Law as to expatriation, **3**, p. 619.
 - Recognized by the United States, **1**, p. 92.
 - Repudiation of the acts of the Rivas-Walker government, **1**, p. 144.
 - Rivas-Walker government of—
 - Recognition of, by United States, **1**, pp. 140, 143.
 - Recognition withdrawn, **1**, pp. 143-144.
 - Unofficial relations of United States with, during revolutions, **1**, p. 239.
- Nicaraguan-Costa Rican boundary dispute, **3**, p. 259.
- Arbitration of, **7**, p. 30.
- Nice, Sardinian obligations with regard to, assumed by France, **1**, p. 386.
- Nitheroy, American Baptist mission sacked: indemnity, **6**, p. 815.
- Niger, the, free navigation of, **1**, p. 652.
- Nitchencoff, case of, **2**, p. 778.
- Noah, Mr., recalled from his mission to Tunis, **4**, p. 473.
- Nogales:
- Violation of United States territory at, 1887, **2**, p. 376.
 - Alleged violation of Mexican territory at, 1893, **2**, p. 380.
- Nomadic tribes, status of, **1**, pp. 15, 16.
- Nonintercourse acts of the United States and cases thereunder, **7**, p. 148.
- Nootka Sound convention, **6**, p. 413.
- Norrie, Edmund, reference to claim of, against Hawaii, **1**, p. 519.
- North, Lord, on Northeastern fisheries, **1**, p. 774.
- North and South American Construction Company's claim, **6**, p. 302; **7**, p. 34.
- North American Indians, status of, **1**, p. 16.
- Northeastern boundary of United States, **1**, p. 750.
- Northeastern boundary award held not binding, **7**, p. 59.

Northeastern fisheries:

- Treaty of 1782-83, **1**, p. 767.
- Negotiations of, 1782-83, **1**, p. 767.
- "Rights" and "liberties," **1**, p. 769.
- The fisheries and the Mississippi, **1**, p. 770.
- Lord Bathhurst's position as to "rights" and "liberties," **1**, p. 771.
- Controversies of 1815-1818, **1**, p. 772.

Convention of 1818, **1**, p. 780.

- Imperial act of 1819, **1**, p. 783.
- Nova Scotian "hovering act," 1836, **1**, p. 783.
- Question of "bays," **1**, p. 783.
- "Headland" theory, **1**, p. 785.
- Case of the *Washington*, **1**, p. 785.
- Case of the *Argus*, **1**, p. 787.
- Strait of Canso, **1**, p. 789.

Reciprocity treaty of 1854, **1**, p. 791.

- Its termination and ensuing controversies, **1**, p. 792.
- Bait question, **1**, p. 796.

Treaty of Washington, 1871, **1**, p. 799.

- Joint High Commission, **1**, p. 799.
- British instructions, **1**, p. 799.
- American instructions, **1**, p. 799.
- Fishery articles, **1**, p. 800.
- Halifax award, **1**, p. 803.
- Commercial privileges, **1**, p. 803.
- Territorial waters, **1**, p. 806.
- Fortune Bay case, **1**, p. 807.
- Termination of fishery articles, **1**, p. 808.
- Modus vivendi, 1885, **1**, p. 808.

Controversies of 1886-1888, **1**, p. 810.

- Case of the *David J. Adams*, **1**, p. 810.
- Case of the *Everett Steele*, **1**, p. 847.
- Case of the *Marion Grimes*, **1**, p. 853.
- Retaliatory act, 1887, **1**, p. 865.

Unratified treaty of 1888, **1**, p. 866.

- Modus vivendi, **1**, p. 868.
- Subsequent history, **1**, p. 870.
- References to literature, **1**, pp. 872, 873.

North German Confederation, recognition of, **1**, p. 72.

Norway and Sweden:

- Diplomatic and treaty relations with the United States, **5**, p. 864.
- Nature of union of, **1**, pp. 22-23.

Norwegian fisheries, **1**, p. 722.Notification of new acquisitions of territory, **1**, pp. 267-268.Nowlands Island, guano island, **1**, p. 574.Nuñez, Emilio, case of, **2**, p. 861.Oakford, consul, wrongful granting of asylum. **2**, p. 881.Oak Island, title to, **1**, p. 752.O'Beirne, Gen. James R., American citizenship a bar to his representing the South African Republic at Washington, **4**, p. 553.Oberlander (Charles) and Messenger (Barbara M.), claims of, **2**, p. 220: **6**, p. 670.Obligation of international law, nature and force of, **1**, pp. 4-7.

Occupation, title by:

- Discovery, **1**, p. 258.
- Settlement, **1**, p. 261.
- Extent of possession, **1**, p. 263.
- Continuity, **1**, p. 264.
- Contiguity, **1**, p. 265.
- Berlin declaration, **1**, p. 267.

See, also, Military occupation.

Ocean, L', case of, **2**, p. 856.

Oceanic Phosphate Company, mentioned, **1**, p. 573.

Ochotsk Sea, Russian attempt to exclude foreign whalers, **1**, p. 717.

O'Connor, Dennis H., case of, imprisoned in Ireland, **2**, p. 96.

O'Donojú, Spanish general, negotiates treaty recognizing Mexican independence, which was not ratified, **1**, p. 81.

Officers, liability of the Government to foreigners for acts of, **6**, p. 738.

Offley, David, appointed to treat with Turkey, **4**, p. 453.

Ogilvie, William, mentioned, **1**, p. 472.

O. H. R., case of, **3**, p. 534.

Okuma, Count, Japanese objection to American-annexation of Hawaii, **1**, pp. 274, 507.

Oleg, Russian man-of-war, internment in Manila Bay, **7**, p. 992.

Olivella, Leopoldo, case of, **2**, p. 861.

Olney-Pauncefote treaty, 1897, **7**, p. 74.

Olney-Romero protocol, on crossing of frontier by troops, **5**, p. 212.

Omaha, U. S. S., accidental killing of Japanese in target practice, **2**, p. 369.

O'Neil, Commander Charles, U. S. Navy, notice as to neutral duties, **7**, p. 876.

Onis. Chevalier de:

Characterization of, **1**, p. 441.

Minister of Spanish central junta, reception suspended, **1**, pp. 131-132.

Received as minister of Spain to United States, **1**, p. 133.

Refusal of United States to receive him as minister from Spain, and his subsequent reception, **1**, p. 133; **4**, p. 477.

Unfriendly course of, **1**, p. 133.

Onward, seizure of the, in the Bering Sea, **1**, pp. 895, 919.

Open-door policy in China, **5**, p. 533.

The Hay agreement, **5**, p. 534.

Correspondence with Germany, **5**, p. 534.

Correspondence with Great Britain, **5**, p. 537.

Correspondence with Italy, **5**, p. 540.

Correspondence with Japan, **5**, p. 541.

Correspondence with Russia, **5**, p. 543.

Conclusion, **5**, p. 546.

Expositions of agreement, **5**, p. 546.

Anglo-German agreement, **5**, p. 549.

Opinion, expressions of, offensive to neutrals, not prohibited, **7**, p. 979.

Opium trade, Chinese prevention of, and extraterritorial privileges, **2**, p. 651.

Orange Free State:

Message of the President of, to Lord Salisbury, March 5, 1900, **1**, pp. 212-213.

Recognition of, by United States, **1**, p. 116.

Ord, General, instructions to pursue marauders across the Mexican border, **2**, pp. 421, 424.

Oregon:

Acquisition of, by United States, **1**, pp. 457-458.

Question of discovery, **1**, pp. 259-260.

Oregon country, convention of 1818; citizenship of persons born there during joint occupation, **3**, p. 277.

- Oregon question, **1**, p. 265.
 Oregon treaty, **5**, p. 720.
 O'Reilly y Buena Vista, case of, **1**, pp. 428-429.
Oreto, the, decision of Geneva arbitrators, **2**, p. 448.
 Oribe, Uruguayan general, besieged Montevideo, **1**, pp. 178, 179.
 Orinoco, navigation of the, **1**, p. 649.
 By foreign men-of-war, **2**, p. 566.
 Orlich's case, **3**, p. 767.
 Ortega, Mr., case of, **3**, p. 506.
 Orth, Mr., introduces joint resolution for admission of Santo Domingo to the United States as a territory, **1**, p. 593.
 Orthodox Greek Church in Alaska, **1**, pp. 414, 465, 466.
 Ortiz, Señor, mentioned, **1**, p. 368.
 Osiel, Juda (or Leon), case of, **3**, p. 917.
 Osma, Peruvian minister to United States during Vivanco insurrection, **1**, pp. 182, 183.
 Protest against recognition of the Rivas-Walker government of Nicaragua, **1**, p. 143.
 Ostend manifesto, **1**, p. 589.
 Oswald, as a participant in peace treaty of 1782-83, **5**, p. 634.
 Otho, King of Greece, asylum on British ship, **2**, p. 849.
 Ottoman debt, Russia declines to assume a portion of, in 1878, **1**, pp. 341-342.
 Ottoman Empire, guarantee of independence and integrity, **1**, p. 20.
 Ottoman Porte. *See* Turkey.
Ounalaska, case of the, **7**, p. 931.
 Ouseley, Sir William Gore, mission of, **3**, pp. 164, 182.
 Owen, Commander, mentioned, **1**, p. 278.
 Ozama River Bridge, claim on account of seizure by Dominican Government, **6**, p. 729.
 Ozea, Don Telesforo, accredited by revolted Venezuelan provinces to United States, **1**, p. 75.
 P———, son of a naturalized American returned to Denmark, case of, **3**, p. 544.
 Pacific blockade, **7**, p. 135.
 Pacific islands, absorption of, by European powers, **1**, pp. 542-544.
 Pacifico, Don, case of, **6**, p. 852; **7**, p. 132.
 Paez, Venezuelan dictator:
 United States revokes her minister's recognition of, **1**, p. 149.
 Remains of, sent in public vessel from United States to Caracas, **1**, p. 149.
 Page, Thomas J., appointed to treat with Paraguay, **4**, p. 454.
 Pajoras, guano island, **1**, pp. 563, 569.
 Palocio, minister of the San Clemente government in Colombia, **1**, p. 138.
 Paladini, Salvatore, case of, **4**, p. 290.
 Palmerston, Lord:
 Cession of Horseshoe Reef to United States, **1**, p. 554.
 Opinion on ownership of Lobos Islands, **1**, p. 266.
 Reply to Bentinck on Spanish debt to British subjects, **6**, p. 286.
Palmyra, case of the, **2**, pp. 973, 998.
Panama, French bark, case of the, **2**, p. 858.
 Panama Canal. *See* Interoceanic communications.
 Panama Congress:
 Change in situation of Spanish-American governments indicated by, **1**, p. 94.
 Purposes and history of, **6**, p. 416.
 Plan for amicable settlement of disputes, **7**, p. 72.
 Panama, islands of, proposal of annexation to United States, **1**, p. 590.
 Panama Railroad Company:
 Contracts with Colombia, **3**, pp. 37, 255.
 Claim of right to American protection, 1889, **6**, p. 643.
 In relation to Colombian quarantine regulations, **2**, p. 146.

Panama, Republic of:

Revolution of, 1903, **3**, p. 46.

President Roosevelt's messages, **3**, p. 46.

Hay-Reyes correspondence, **3**, p. 78.

Panama riot, 1856; liability of New Granada, **6**, p. 819.

Pando, General, elected President of Bolivia, **1**, p. 155.

Pantoja, Don Juan, his plan of port of San Diego used in treaty of Guadalupe Hidalgo, **1**, p. 459.

Pao Chun, Chinese commissioner, treaty of 1880, **4**, p. 189.

Papal diplomatic representatives, rank of, **4**, p. 734.

Papal States:

Recognition of, by United States, **1**, p. 130.

Instructions as to conduct of United States chargé d'affaires, **1**, pp. 130-131.

Parana River, free navigation of, **1**, p. 640.

Paraguay:

Citation on treaty relations with the United States, **5**, p. 839.

Diplomatic asylum in, **2**, p. 824.

Independence recognized by United States, **1**, p. 91.

Special agent sent by United States to, in 1845, **1**, p. 217.

Paraguay River, free navigation of, **1**, p. 640.

Pardee, Robert, case of, **6**, p. 768.

Paredes, General, case of, **7**, p. 752.

Paris, declaration of, 1856. *See* Declaration, etc.

Paris:

Siege of, question of diplomatic communications, **4**, p. 696.

Treaty of, concluding Spanish-American war, 1898—

Preliminaries—

Message of Queen Regent, July 22, 1898, **1**, p. 520.

President's reply, July 30, 1898, **1**, p. 521.

Spanish note of August 7, 1898, **1**, p. 523.

Protocol of August 12, 1898, **1**, p. 525.

Instructions of September 16, 1898, respecting the Philippines, **1**, p. 527.

President McKinley's decision to demand cession of the Philippines, **1**, p. 528.

Terms of treaty, **1**, p. 530.

Occupation of Cuba, **1**, p. 534.

Explanatory resolution of the Senate, **5**, p. 210.

Treaty of, May 30, 1814, Article XXX., French contract obligations in surrendered territory, **1**, p. 385.

Treaty of, 1815, Article III., confirms neutralization of portions of Savoy, **1**, p. 26.

Parish, Mr., American consul at Hamburg, recall of, **5**, p. 30.

Parker, Peter, mission to China, **5**, p. 422.

Parker, William H.:

Discoverer of Agnes Island, **1**, p. 569.

Discoverer of Johnsons Islands, **1**, p. 575.

Parkes, Sir Harry S., in the Tokio Conference for treaty revision, **5**, p. 753.

Parma, Duke, asylum on British man-of-war, **2**, p. 849.

Parmien, Frederick W., mentioned, **1**, p. 573.

Parnell, Charles Stewart, case of, **4**, p. 29.

Parole of prisoners of war, **7**, p. 228.

Passage of foreign troops through territory by permission, **2**, p. 389.

Passamaquoddy Bay, water boundary of United States in, **1**, p. 750.

Passport of a vessel, **2**, p. 1045.

Passport, refusal of Russian consul-general at New York to visé passports of American citizens of Jewish faith, **2**, p. 8.

Passports:

Nature and functions, **3**, p. 856.

Authority to issue American passports—

In the United States, **3**, p. 862.

In foreign countries, **3**, p. 866.

To whom issued, **3**, p. 869.

Issuance forbidden to any but citizens, **3**, p. 869.

Inhabitants of annexed or occupied territory, **3**, p. 874.

Indians, **3**, p. 878.

Persons of color, **3**, p. 879.

Persons included in passport, **3**, p. 881.

Women entitled equally with men, **3**, p. 882.

Minor children, **3**, p. 883.

Declaration of intention, **3**, p. 890.

Applications—

Forms and evidence, **3**, p. 899.

Native citizens, **3**, p. 903.

Naturalized citizens, **3**, p. 904.

Citizenship through parents' naturalization, **3**, p. 910.

Evidence of previous passports, **3**, p. 911.

Oath of allegiance, **3**, p. 915.

Name of applicant, **3**, p. 917.

Titles, personal or official, **3**, p. 917.

Fees, **3**, p. 918.

Grounds of refusal—

Discretion as to issuance, **3**, p. 919.

Renunciation of allegiance, **3**, p. 924.

Effect of foreign domicile or residence, **3**, p. 926.

Foreign residence of citizens by birth—

Persons born in the United States, **3**, p. 936.

Persons born abroad, **3**, p. 941.

Foreign residence of naturalized citizens, **3**, p. 947.

In country of origin, **3**, p. 947.

In a third country, **3**, p. 951.

Statement as to intention to return, **3**, p. 952.

Connection with American business interests, **3**, p. 967.

Missionaries, **3**, p. 971.

Effect of extraterritoriality, **3**, p. 974.

Duration of passports—

Time limit, **3**, p. 977.

Cancellation, **3**, p. 983.

International effect—

Evidential force, **3**, p. 985.

Visé, **3**, p. 994; **2**, p. 8.

False use, **3**, p. 1000.

Special passports, **3**, p. 1001.

Local papers—

European countries, **3**, p. 1003.

Germany, **3**, p. 1003.

Russia, **3**, p. 1004.

Turkey, **3**, p. 1004.

Passports—Continued.

Local papers—Continued.

American countries, **3**, p. 1006.

Argentine Republic, **3**, p. 1007.

Guatemala, **3**, p. 1007.

Hayti, **3**, p. 1008.

Uruguay, **3**, p. 1008.

China, **3**, p. 1009.

War regulations—

American civil war, **3**, p. 1015.

Other cases, **3**, p. 1021.

Requirement of, for isthmian transit resented by United States, **3**, p. 114.

Passports and safe conducts, **7**, p. 320.

Patent rights, in foreign countries, **2**, p. 34.

Patents, claims against foreign governments in relation to, **6**, p. 754.

Paulet, Lord George, seizure of Hawaiian Islands, **1**, p. 478.

Pauncefote-Olney treaty, 1897, **7**, p. 74.

Paupers:

Alien, suit *in forma pauperis*, **4**, p. 8.

Immigration of, **2**, p. 427.

Pazos, Vicente, presents protest of Venezuela, New Granada, and Mexico to occupation of Amelia Island, **1**, p. 76.

Peace Association of Friends of Philadelphia, memorials to foreign rulers, **4**, p. 694.

Pearl, case of the, **7**, p. 700.

Pearl Harbor, acquisition of a coaling and repair station in, by United States, **1**, pp. 494, 496.

Pearl Nelson, case of the, **1**, p. 850.

Pears, Frank, claim arising out of the killing of, in Honduras, **6**, p. 762.

Peck, Doctor, case of, **6**, p. 765.

Pecos River, **1**, p. 765.

Pedrima, governor of Lower California, mentioned, **1**, p. 460.

Pedro I., Emperor of Brazil, **1**, pp. 91-136.

Pedro IV., of Portugal, mention of, **1**, p. 134.

Pedro Keys, guano islands, **1**, p. 578.

Peking, siege of legations, question of communication, **4**, p. 703.

Pelletier, case of the, **1**, pp. 11, 62.

Pelletier, Antonio:

Case of, **2**, pp. 6-7; **6**, p. 623.

Nonenforcement of his award, **7**, pp. 60, 68.

Pembroke, American steamer fired on at Shimonoseki, case of the, **7**, p. 116.

Pendleton, Capt. J. L., mentioned, **1**, p. 572.

Pendleton, John S., empowered to negotiate commercial treaty with Paraguay, **1**, p. 91.

Pensacola, seizure of, by General Jackson, **2**, pp. 402, 403.

Peppin, John, case of, **3**, pp. 528, 941.

Perdicaris, Ion, case of, **6**, p. 807.

Pereira, Leite, case of (asylum), **2**, p. 826.

Perez, Francisco, case of, **4**, p. 301.

Perez, guano island, **1**, pp. 563, 569.

Perrin, M., mission to Hawaii, referred to, **1**, pp. 480, 481.

Perrin, A. V. (alias Pravin), case of, **3**, p. 630.

Perry, Commodore M. C.:

Mission to Japan, **5**, p. 736.

Treaty with Loochoo (Lew Chew), **5**, p. 346.

Perry, M., United States commercial agent in Santo Domingo, **1**, p. 595.

Persia:

- Diplomatic and treaty relations with the United States, **5**, p. 839.
- Extraterritorial jurisdiction, **2**, pp. 593, 613.
- Law as to expatriation, **3**, p. 620.

Personal union, defined, examples of, **1**, pp. 21-22.

Peru:

- Diplomatic asylum in, **2**, p. 831.
- Diplomatic and treaty relations with the United States, **5**, p. 840.
- Independence recognized by the United States, **1**, p. 92.
- Proposed repudiation of engagements of Pierola and Iglesias governments, **1**, pp. 251-252.
- Question of the transfer to Chile of sovereignty over a portion of her territory, **1**, p. 334.
- Recognition of new governments in, by United States—
 - Pierola government, **1**, pp. 156-157.
 - Calderon government, **1**, pp. 157-158.
 - Iglesias government, **1**, pp. 158-159.
 - Recognition suspended during interregnum, **1**, pp. 159-160.
 - Provisional government, **1**, p. 160.
- Relations and discussions involving the Monroe doctrine, **6**, p. 507.
- Revolution in, and independence proclaimed, **1**, p. 81.
- Seizure of blank paper currency in transit to Chile, **7**, p. 662.
- Vivanco revolution and the Cass-Osma correspondence, **1**, pp. 182-184.
- Peruvian-Bolivian Confederation, recognized by the United States, **1**, p. 92.
- Peruvian-Chilean war, conduct of the United States, **6**, p. 34.
- Pestchouroff, Capt. Alexis, mentioned, **1**, p. 284.

Peterhoff:

- Case of the, **7**, p. 715.
- Disposition of her mails, **7**, p. 481.

Peterson, Mr., case of, **3**, p. 769.

Petrel Island, guano island, **1**, p. 578.

Pettis, Newton S., attempt at mediation in Chilean-Peruvian war, **6**, p. 35.

Pflaum, Dr. Maurice, case of, **6**, p. 771.

Phebo, case of the, **1**, p. 930.

Phelps, Antoine, case of, **3**, p. 946.

Phelps, Edward J.:

- Of counsel for the United States in Bering Sea arbitration, **1**, p. 908.
- United States minister at London; Bering Sea controversy, **1**, p. 897.

Phelps, Emanuel, case of, **3**, p. 946.

Phelps, William Walter, American plenipotentiary in Berlin Conference, 1889, **1**, p. 547.

Philadelphia:

Case of the, **2**, p. 331.

Convoyed into Puerto Cabello by U. S. S. *Kearsarge*, **7**, p. 794.

Philippines:

Acquisition of, by United States—

- Message of Queen Regent, July 22, 1898, **1**, p. 520.
- President's reply, July 30, 1898, **1**, p. 521.
- Spanish note of August 7, 1898, **1**, p. 523.
- Protocol of August 12, 1898, **1**, p. 525.
- Instructions to American peace commission, September 16, 1898, **1**, p. 527.
- President McKinley's decision to demand cession of, **1**, p. 528.
- Terms of treaty of December 12, 1898, **1**, p. 530.
- Treaty between General Bates and Sultan of Sulu, **1**, p. 531.
- Temporary government, **1**, p. 532.
- German protest as to trade restrictions in Sulu Archipelago, **1**, p. 532.

Philippines—Continued.

Acquisition of, by United States—Continued.

Navigation laws, 1, p. 533.

Action of the Sultan of Turkey, 1, p. 533.

Chinese excluded from, 4, p. 234.

Difficulty with insurgents over surrender of Spanish prisoners, 1, p. 243.

Effect of cession upon private rights of foreigners therein, 1, p. 427.

Military occupation of, 1, p. 48.

Question of property passed by cession of, 1, pp. 288-289.

Right to register trade-marks in United States not extended to residents of, 2, p. 38.

Status of, after cession to United States; insular cases, 1, p. 313.

Treaty provision as to status of inhabitants, 3, p. 315.

Phœbe Island, guano island, 1, p. 578.

Piazza, Mr., presentation of his claim against the United States, 6, p. 608.

Pichilique Island, basis of United States' right to use, as coaling station, 1, p. 460.

Pichon, M., French chargé, case of, 4, p. 662.

Pickering, Timothy, Secretary of State:

Refusal to recognize the Roman Republic, 1, p. 129.

Resentment of Logan mission, 4, p. 449.

Alleged violation of "Logan Act," 4, p. 449.

Pickett, J. C.:

Appointed by United States to negotiate a treaty with Ecuador, 1, p. 90.

Chargé d'affaires to the Peruvian-Bolivian Confederation, 1, p. 92.

Pierce, Franklin:

On territorial expansion, 1, p. 588.

On recognition of the Rivas-Walker government of Nicaragua, 1, pp. 142-143.

Question of authority to give notice of termination of treaty, 5, p. 322.

Pierola, Don Nicolo de:

Proposed repudiation of engagements of his government, 1, pp. 251-252.

Recognition of his government in Peru, by United States, 1, pp. 156-157.

Pierre, François, case of, 3, p. 589.

Piguot, Eugene, case of, extradition, 4, pp. 276, 298.

Pilcomayo mutineers, 4, p. 351.

Pillage prohibited, 7, p. 198.

Pinekney, Charles, recall from Spain, 4, p. 490.

Pinekney, Charles Cotesworth:

Mission to France, 4, pp. 459, 476; 5, p. 600.

Refusal of France to receive, 4, p. 476.

Pinekney, Gen. Thomas:

Mission to Spain, 5, p. 849.

Presents tendered on leaving London and Madrid, 4, p. 578.

Pines, Isle of, provision as to, in the Platt amendment, 1, p. 536.

Pinkney and Gore, question of their immunities as commissioners under the Jay treaty, 4, p. 428.

Pinkos, Henry, case of, 4, p. 114.

Pinto, Roberto J. J., case of, 3, p. 534.

Pinzon, A. F., case of, 3, p. 510.

Pioneer, Cuban war schooner, 7, p. 1055.

Pious Fund claim and arbitration, 7, p. 58.

Piracy:

Nature of the offense, 2, p. 951.

Definitions, 2, p. 951.

Legislation and decisions, 2, p. 954.

Kidnapped persons, 2, p. 965.

Hostile enterprises: case of the *Virginus*, 2, p. 967.

Piracy—Continued.

Judicial proceedings, **2**, p. 969.

Salvage, **2**, p. 970.

Captures by privateers—

Justified by belligerent commission, **2**, p. 970.

Abuse or invalidity of commission, **2**, p. 971.

Question as to nationality of crew, **2**, p. 974.

Uncommissioned cruisers, **2**, p. 978.

Jurisdiction of United States to punish, **1**, p. 935.

Slave trading as piracy, **2**, p. 6.

Question as to vessels controlled by insurgents. *See under* Vessels.

Pirates, associations of, excluded from category of states, **1**, p. 15, 16.

Pisani, case of his estate, **5**, p. 122.

Pizarro, Spanish minister, publication of his manifesto against Jackson's invasion of Florida, **4**, p. 717.

Pizatti, case of the American steamer, **2**, p. 1075.

Plate River, French-British blockade, **7**, p. 137.

Platt, Lieutenant, **1**, p. 181.

Plimsoil Act, **2**, p. 282.

Plumb, Mr., United States chargé d'affaires in Mexico, **1**, p. 460.

Plymouth Company, extent of its grant, **1**, p. 265.

Po River, free navigation of, **1**, p. 629.

Pocket, claim of the, against Texas, **1**, pp. 101-102.

Poidebard, Victor, case of, **3**, p. 597.

Poinsett, Joel Roberts:

Boundary negotiations with Mexico, **1**, p. 447.

Declares Cuba desirous of annexation to United States, 1823, **1**, p. 582.

Mission to Mexico, **5**, p. 777.

Negotiations with Mexico, **5**, p. 311.

Proposal for purchase of Texas, **1**, p. 448.

Recalled from Mexico, **4**, p. 491.

Report of, on condition of revolted South American States, **1**, p. 81.

Special agent of United States to Buenos Ayres, **1**, p. 215.

Poland:

Personal union with Saxony, 1697 to 1763, **1**, p. 21.

Provision made for its public debts, **1**, p. 339.

Polaria, German steamer, privilege granted, **7**, p. 847.

Polcs, expulsion of, from Prussia, **4**, p. 79.

Polctica, Mr.:

Correspondence as to Bering Sea, **1**, p. 891.

Russian representative in negotiating treaty with United States of 1824, **1**, p. 463.

Polignac, Prince de, conference with Canning on Spanish America, **6**, p. 410.

Political changes in a state do not affect its continuity, **1**, pp. 249-252.

Political questions, refusal of courts to entertain, **1**, p. 743.

Polk, James K.:

Message of December 2, 1845; the Monroe doctrine, **6**, p. 420.

Message of December 2, 1845; Texas, **1**, pp. 277-278.

Pollock, Solomon M., case of, **3**, p. 967.

Polynesia, declaration of the attitude of the United States toward, **1**, pp. 490-491.

Ponce de Leon, J. M., and his two sisters, case of, **3**, p. 945.

Pondoland, concessions in; effect of change of sovereignty, **1**, pp. 410-411.

Ponupo Mining and Transportation Company, protection of, **6**, p. 968.

Poor, Admiral, mission to Hayti and Santo Domingo, **1**, pp. 278-279.

Pope:

Attitude of the United States in the contest between Italy and the papacy, **6**, p. 21.

Mission of Confederate diplomatic agent to, and alleged recognition of Confederate government, **1**, pp. 210-212.

Treated as a sovereign, **1**, p. 16.

Population, changes in population of a state do not affect its continuity, **1**, pp. 248-249.

Porto Ricans:

Issuance of passports to, **3**, p. 874.

Status of, **3**, pp. 315, 317.

Porto Rico:

Acquisition of, by United States—

Message of Queen Regent of Spain, July 22, 1898, **1**, p. 520.

President's reply, July 30, 1898, **1**, p. 521.

Spanish note of August 7, 1898, **1**, p. 523.

Protocol of August 12, 1898, **1**, p. 525.

Treaty of peace, **1**, p. 530.

Action of the United States toward imperfect Spanish concessions in, **1**, pp. 394-395.

Cessation of Spanish authority in, **1**, p. 307.

Coastal waters of, are "waters of United States," **1**, p. 700.

Constitutional right to dispose of public lands of, **1**, p. 310.

Effect of cession upon private rights in, **1**, p. 427.

In negotiations at Paris, 1898, **1**, pp. 352, 356, 366, 371, 383.

Nationalization of Porto Rican vessels upon cession to United States, **1**, p. 309.

Question of property passed by cession of, **1**, pp. 285-290.

Right of residents to register trade-marks in United States, **2**, p. 38.

Seward's statement of 1861 of the desire of United States for, **1**, p. 589.

Status of, after cession to United States, **1**, pp. 313-331.

See, also, Insular cases.

Status of public property therein, **2**, p. 17.

Treaty provision as to status of inhabitants, **3**, p. 315.

Porcupine, free navigation of the, secured to British and American subjects, **1**, p. 635.

Porpoise, unlawful detention of, by U. S. S. *Raritan* in Brazilian waters, **2**, p. 4.

Port Arthur, leased by China to Russia, **2**, p. 639; **5**, p. 474.

Effect of lease upon extraterritorial privileges, **2**, p. 639.

Porter, Vice-Admiral, accompanies F. W. Seward in latter's mission to Santo Domingo, **1**, p. 599.

Porter, Commodore David:

Attack upon friendly Porto Rican port, **1**, p. 181.

Sent to Hayti by United States to urge payment of private claims, **1**, p. 216.

Ports, jurisdiction over:

Entrance of foreign vessels, **2**, p. 269.

Right of State to prescribe conditions of entrance, **2**, p. 269.

United States vessels in Turkish ports, **2**, p. 271.

Jurisdiction over foreign merchant vessels—

Application of local law, **2**, p. 272.

Exclusive jurisdiction, the general rule, **2**, pp. 272, 275.

Illegal removal of seaman not violating local law, **2**, p. 273.

Exemptions from jurisdiction acquired only by consent, **2**, pp. 275, 279.

Display of national flag, **2**, pp. 279, 280.

British regulations as to loading, **2**, p. 282.

Shipping contracts, exemption from liability clause, **2**, p. 283.

Admeasurement of vessels, **2**, p. 284.

Questions of internal order and discipline—

Consular jurisdiction derived from consent, **2**, p. 286.

Desirability of exemption from local jurisdiction, **2**, pp. 289, 290.

Ports, jurisdiction over—Continued.

Jurisdiction over foreign merchant vessels—Continued.

Questions of internal order and discipline—Continued.

Acts done outside of territorial waters, **2**, pp. 290, 293.

Assistance of local authorities to maintain discipline, **2**, p. 292.

Authority of foreign consuls in the United States over disputes between officers and crew. *See* Consuls.

Portsmouth, treaty of, 1905, **5**, p. 558.

Portugal:

Diplomatic and treaty relations with the United States, **5**, p. 842.

Independence of, recognized by Spain, 1668, **1**, p. 72.

Law as to expatriation, **3**, p. 621.

Recognition by the United States of Dom Miguel's government in, **1**, pp. 134-137.

Portuguese claims against the United States for alleged neglect of neutral duties, **7**, p. 1053.

Portuondo, Señor, mentioned, **1**, p. 368.

Posadas, Alberto, case of, **3**, p. 608.

Posó, D., case of, **2**, p. 782.

Postal conventions made without submission to the Senate, **5**, p. 220.

Post-Glover Electric Company's claim against Nicaragua, **6**, p. 741.

Postal Union Convention, 1891, **2**, p. 15.

Pouble, Cirilo, case of, **2**, pp. 93, 227.

Poussin, M., French minister to the United States, dismissal of, **4**, p. 530.

Power, John O'Connor, case of, **4**, p. 29.

Powers, Basil and Alexander, case of, **3**, p. 931.

Poyard, Felix, case of, **3**, p. 948.

Praessar, Rev. Hugo, case of, **3**, p. 971.

Pratt, Calvin, extradition of, **4**, p. 258.

Pratt, E. Spencer, American citizenship a bar to his reception as Persian minister, **4**, p. 553.

Pratt, Spencer, alleged agreement with Aguinaldo; British complaint, **7**, p. 869.

Precedence of diplomatic representatives, **4**, p. 732.

Prescription:

Acquisition and loss of territory, **1**, p. 293.

Opinions of publicists, **1**, p. 293.

Judicial decisions, **1**, p. 295.

Case of Venezuelan boundary, **1**, p. 296.

Determination of boundaries, **1**, p. 747.

President, the, and the *Little Belt*, **2**, p. 887.

President of the United States:

Powers of, in intercourse with foreign states. *See* Official correspondence, under Intercourse of states.

Powers of, in relation to recognition of new States, etc., **1**, pp. 243-247.

Presidents of the United States, table of, **1**, pp. vii-viii.

Preto, Mrs., case of, **3**, p. 449.

Prevot, Jean, claim against the United States, **6**, p. 629.

Prevost, John B., agent of United States for commerce and seamen in South America, **3**, p. 215.

Priest, Mr., unrecognized consul, action of, at San Juan del Sur, **5**, pp. 13, 28.

Prince of Hesse-Cassel, case of, **1**, p. 250.

Prince of Wales, visit of, to Washington, **4**, p. 746.

Prisoners of war:

Who are, and who are not, **7**, p. 215.

Treatment of, **7**, p. 218.

American instructions, 1863, **7**, p. 219.

Hague Convention rules, **7**, p. 221.

Good offices of American consuls in Boer war, **7**, p. 223.

Prisoners of war—Continued.

- Exchange of, 7, p. 226.
- Parole, 7, p. 228.
- Repatriation, 7, p. 230.
- Spies, war traitors, war rebels, 7, p. 231.
- Deserters, 7, p. 234.

Prisoners in maritime war, 7, p. 369.

Privateers:

- What are, and what are not, 7, p. 535.
- Auxiliary naval forces, 7, p. 538.
- Bonding and responsibility, 7, p. 543.
- Instructions, 1812, 7, p. 544.
- Asylum, 7, p. 546.
- Legality and policy, 7, p. 546.
- See, also*, Declaration of Paris, 1856.

Private law, effects of change of sovereignty on, 1, pp. 332–334.

Private rights:

- Effect of change of sovereignty on, 1, pp. 414–429.
- Judicial decisions, 1, pp. 414–421.
- Official opinions, 1, pp. 421–428.
- Public offices, 1, pp. 428–429.

Prize courts and procedure:

Courts, 7, p. 584.

Jurisdiction—

- Courts of captor's country, 7, p. 587.
- Possession of the captured property, 7, p. 590.
- Cases of violated neutrality, 7, p. 592.
- Damages—
 - Right to, 7, p. 593.
 - Measure of, 7, p. 597.
 - Probable cause, effect of, 7, p. 598.

Jurisprudence—

- Principles observed, 7, p. 598.
- Liens, 7, p. 600.
- Freight, 7, p. 601.

Procedure—

- General rules, 7, p. 603.
- Examination in preparatorio, 7, p. 610.
- Order for further proof, 7, p. 613.
- Appeals, 7, p. 619.
- Sale of captured property, 7, p. 619.

Evidence—

- Competency and weight, 7, p. 621.
- Burden of proof, 7, p. 622.

Condemnation—

- Necessity of, 7, p. 623.
- Effect of fraudulent conduct, 7, p. 631.
- Power to remit forfeitures, 7, p. 635.

Effect of judicial sentences—

- Conclusiveness as to property, 7, p. 636.
- Jurisdictional limitations or defects, 7, p. 642.
- Inconclusiveness as to international rights, 7, p. 644.

Prize money and bounty—

- Claimants of prize money, 7, p. 652.
- Proportions awarded, 7, p. 653.

Prize courts and procedure—Continued.

Prize money and bounty—Continued.

Bounty, 7, p. 654.

Abolition of prize money and bounty, 7, p. 655.

Japan organizes prize court during Chinese-Japanese war, 1, p. 9.

Prizes:

Asylum for, 7, p. 982.

Capture of—

What constitutes capture, 7, p. 499.

Rescue, 7, p. 501.

Who may make, 7, p. 502.

Rights of captor, 7, p. 504.

Probable cause, question of, 7, p. 505.

Wrongful capture, 7, p. 507.

Capture in neutral territory, 7, p. 511.

Sending in of prize—

Duty to send in, 7, p. 514.

Question of destruction of prize, 7, p. 516.

Recapture; salvage, 7, p. 528.

Safe conducts; ransoms, 7, p. 533.

Japan abolishes interest of individual captor in prize, 1, p. 9.

Proclamations of neutrality, 7, p. 1002.

Professions, practice of, abroad. *See* Learned professions.

Prohibited implements of war, 7, p. 205.

Proios, Hercules A., case of, 2, p. 696; 3, pp. 741, 983; 4, p. 305.

Prometheus, American steamer, case of, 3, p. 148; 6, p. 1036.

Property:

Of enemy, rules of war governing. *See* Enemy's property.

Of a foreign state, exemption from territorial jurisdiction, 2, p. 591.

Rights, determined by the law of the land, 2, p. 33.

Rights of aliens, protection to, 4, p. 5.

Right of States to own and transfer, 1, p. 63.

Succession to, in case of unsuccessful revolt, 1, p. 64.

Protected princes of India merely British subjects in view of international law, 1, p. 17.

Protectorate:

Meaning of, 1, p. 17.

Proposed by President Buchanan over Chihuahua and Sonora, 2, p. 421.

Protectorates, 1, p. 28.

Reference to literature concerning various protectorates, 1, p. 268.

Protégés in extraterritorial jurisdictions, 2, p. 727.

Protocol between Russia and Great Britain, April 4, 1826, 1, p. 111.

Providence Islands, rights of American settlers in, 1, pp. 424-425.

Provisions, controversies over treatment of, as contraband, 7, p. 675.

Prussia, personal union with principality of Neuchâtel till 1857, 1, p. 22.

Pruth, free navigation of, 1, p. 629.

Public debts, effect of change of sovereignty upon:

European treaties, 1, p. 339.

Spanish-American treaties, 1, p. 342.

Texas debt, 1, p. 343.

Fiji debt, 1, p. 347.

Hawaiian debt, 1, p. 351.

Cuban debt, 1, p. 351.

Public lands, right to grant, in California, after conquest, 1, pp. 306-307.

Public law, effect of change of sovereignty upon, 1, pp. 304-311.

- Public obligations, effect of change of sovereignty upon, **1**, pp. 334-339.
- Public offices, effect of change of sovereignty upon, **1**, pp. 428-429.
- Public property, foreign, exemption from territorial jurisdiction, **2**, p. 591.
- Publicists, their writings as a source of international law, **1**, pp. 2, 4.
- Puerto Cabello, "blockade" of, **7**, p. 793.
- Puerto Cabello and València Railway Company's case, **6**, p. 994.
- Pueyrredon, supreme director of United Provinces of South America, **1**, p. 79.
- Pulido, Agosto F., chargé of Venezuela to United States, **1**, p. 236.
- Pursuit beyond three-mile limit of belligerent vessel fitted out in neutral waters, **7**, p. 1045.
- Putnam, Francis W., case of, **3**, p. 923.
- Putnam, William L.:
 Commissioner to determine damages for Bering Sea seizures, **1**, p. 922.
 Plenipotentiary to treat with Great Britain, **4**, p. 455.
- Puyoon, Mr., case of, **3**, p. 588.
- Pyrenees, peace of, November 7, 1659; crowns of France and Spain not to be united, **1**, p. 22.
- Quaker City*, case of the, **7**, p. 1047.
- Quarantine:
 American inspection in foreign ports, **2**, p. 13.
 Japanese protest against certain regulations in Hawaii, **1**, p. 517.
 In Hawaii, placed under Federal control, **1**, p. 517.
- Quarantine regulations:
 General principles governing them, **2**, p. 142.
 Question of national and State control, **2**, p. 153.
 Recommendations of Second International American Conference at City of Mexico, **2**, p. 159.
- Queen's jubilee, Queen Victoria, **5**, p. 728.
- Querejasu, Francisco, extradition of, **4**, p. 272.
- Quesada, Dr. Vicente G., declination of pecuniary testimonial for services as arbitrator, **7**, p. 56.
- Quinan, Pascal A.:
 Claimant of Arcos Island, **1**, p. 570.
 Claimant of Booby Key, **1**, p. 572.
- Quintuple treaty of 1841, for suppression of slave trade, **2**, p. 928.
- Quito Sereno, guano island, **1**, p. 578.
- Raasloff, General, negotiations for cession of Danish West Indies to the United States, **1**, pp. 601, 602, 609.
- Rabien, Henry, case of, **3**, p. 535.
- Ramsey's case, **2**, p. 588.
- Randolph, Edmund:
 Favors unqualified reception of Genet, **1**, p. 122
 On recognition of the Netherlands, **1**, p. 128.
- Ransoms, **7**, p. 533.
- Rapid Transit*, case of the, **1**, p. 873.
- Ratcliffe, John (or Joseph), case of, **3**, p. 799.
- Ratification of treaties. *See* Treaties.
- Rau's case, **3**, p. 936.
- Rausch, Andreas, case of, **4**, p. 182.
- Rauscher's case, **4**, p. 309.
- Ravenscroft, Alfred, claim of, **6**, p. 889.
- Read, J. Meredith, chargé d'affaires at Athens, **4**, p. 472.
- Real estate convention, 1899, between United States and Great Britain, **5**, p. 725.
- Real union of States, defined; examples of, **1**, p. 22.
- Reaside, Joseph, case of, **4**, p. 403.
- Rebecca*, American schooner, case of the, **2**, p. 345; **6**, p. 666.

Rebellion, 1, p. 43.

Rebello, Senhor:

Chargé d'affaires of Brazil to United States, 1, p. 92.

Protests against recognition of Dom Miguel's government in Portugal, 1, p. 136.

Recall, letters of, 4, p. 461.

Reciprocity treaty, 1854, between United States and Canada, 1, p. 791; 5, p. 722.

Reciprocity with Hawaii, 1, pp. 483, 485, 488, 491, 492, 494.

Reciprocity treaties under the McKinley act, effect of new legislation upon, 5, pp. 359, 362.

Recognition:

General principles, 1, p. 72.

Right and duty, 1, p. 72.

Mode, 1, pp. 73, 97, 99.

Premature recognition, 1, p. 73.

Conditional and limited recognition, 1, p. 73.

Recognition of new States, 1, p. 74.

Revolutions in Spanish America, 1, p. 74.

Venezuelan provinces, 1, p. 75.

See, also, this title, infra.

United Provinces of South America, 1, p. 77.

See, also, this title, infra.

Chile, 1, p. 80.

Colombia, 1, p. 80.

Mexico, 1, p. 81.

Peru, 1, p. 81.

Course of the United States toward the revolted provinces, 1, p. 81.

Commission of inquiry, 1, p. 81.

Mr. Clay's motion, 1818, 1, p. 82.

Proposal to Great Britain for concerted recognition of Buenos Ayres, 1, p. 82.

Attempted mediation of allies, 1, p. 83.

President Monroe's message, December 7, 1819, 1, p. 83.

Action of the House of Representatives, 1820-21, 1, p. 84.

President's message, December 3, 1821, 1, p. 84.

Recognition of various Latin-American States, 1, p. 85.

Message as to recognition, 1, p. 85.

Appropriation for missions, 1, p. 86.

Protest of Spanish minister, 1, p. 86.

Mr. Adams's response, 1, p. 87.

Good offices, American and European, with Spain, 1, p. 93.

See, further, under title Spanish America, infra.

Texas, 1, p. 96.

See, also, this title, infra.

Confederate States, the, 1, p. 103.

See, also, this title, supra.

Hayti and Santo Domingo, 1, p. 107.

Cuba, 1, p. 107.

See, also, this title, supra.

Recognition of European States, 1, p. 110.

Belgium, 1, p. 110.

Greece, 1, p. 110.

Sicily, 1, p. 112.

Hungary, case of, 1, p. 113.

Roumania, 1, p. 114.

Servia, 1, p. 115.

Recognition—Continued.

Recognition of new States—Continued.

States in Africa and the East, **1**, p. 116.Liberia, **1**, p. 116.Orange Free State, **1**, p. 116.Congo, **1**, p. 117.Corea, **1**, p. 119.

Recognition of new governments in—

France, **1**, p. 119.*See, also, this title, supra.*The Netherlands, **1**, p. 128.Rome and the Papal States, **1**, p. 129.Spain, **1**, p. 131.Portugal, **1**, p. 134.German Empire, **1**, p. 137.Colombia, **1**, p. 137.*See, also, this title, supra.*Central America, **1**, p. 140.*See, also, this title, supra.*Mexico, **1**, p. 146.*See, also, this title, supra.*Venezuela, **1**, p. 149.*See, also, this title, infra.*Bolivia, **1**, p. 154.*See, also, this title, supra.*Peru, **1**, p. 156.*See, also, this title, supra.*Brazil, **1**, p. 160.Chile, **1**, p. 162.Hawaii, **1**, p. 162.Santo Domingo, **1**, p. 163.

Recognition of belligerency—

Conditions and effects of recognition of belligerency, **1**, p. 164.

Precedents and examples of—

American Revolution, **1**, p. 168.Revolution in Spanish America, **1**, p. 170.Instructions to collectors of United States customs, July 3, 1815, **1**, p. 170.President's proclamation, September 1, 1815, **1**, p. 171.Note of Mr. Monroe, January 19, 1816, **1**, p. 172.President Madison's message, December 26, 1816, **1**, p. 172.Mr. Monroe's letter, January 10, 1817, **1**, p. 172.President Monroe's message, December 2, 1817, **1**, p. 173.Message on Amelia Island, November 17, 1818, **1**, p. 173.Action of the courts, **1**, p. 174.President Monroe's message, March 8, 1822, **1**, p. 174.

Revolution in Texas—

Hospitality to vessels, **1**, p. 176.Duty of parent government, **1**, p. 178.Buenos Ayres and Montevideo, **1**, p. 178.Duty of neutral navies, **1**, p. 178.Peru, the Vivanco insurrection, **1**, p. 182.Nonaction of foreign governments: rights and duties of their citizens, **1**, p. 182.

Recognition—Continued.

Recognition of belligerency—Continued.

Precedents and examples of—Continued.

Mexico—

Miramón government; question of blockade, **1**, p. 184.

Governments of Juárez and Maximilian, **1**, p. 184.

The Confederate States, **1**, p. 184.

Action of various powers; position of Mr. Seward, **1**, p. 184.

Withdrawal of recognition, **1**, p. 187.

Correspondence of Mr. Adams and Earl Russell, 1865, **1**, p. 188.

Decisions of the Supreme Court, **1**, p. 190.

Position of Mr. Fish, **1**, p. 192.

Cuba—

Insurrection of 1868, **1**, p. 193.

President Grant's message, 1869, **1**, p. 194.

Special message, June 13, 1870, **1**, p. 194.

Annual message, 1875, **1**, p. 196.

Insurrection of 1895, **1**, p. 198.

President Cleveland's message, 1896, **1**, p. 198.

President McKinley's message, 1897, **1**, p. 198.

Colombia—

Insurrection, 1885, **1**, p. 200.

Hayti—

Factional contest, 1889, **1**, p. 201.

Requisite evidences of recognition, **1**, p. 201.

Brazil—

Naval revolt, 1893, **1**, p. 201.

Action of foreign representatives, **1**, p. 202.

Demand for recognition; refusal, **1**, p. 202.

Limitation of insurgent operations, **1**, p. 202.

Action of Admiral Benham, **1**, p. 203.

Position of United States, **1**, p. 204.

Semisovereign State, and its suzerain—

Madagascar, **1**, p. 205.

The South African Republic, **1**, p. 205.

Acts falling short of recognition—

Of new states—

Acts and implications, **1**, p. 206.

Unofficial intercourse; the American Revolution, **1**, p. 206.

Revolution in Spanish America, **1**, p. 207.

Revolution in Yucatan, **1**, p. 208.

The Confederate States, **1**, p. 208.

Letter of His Holiness the Pope, **1**, p. 210.

Delegation of the South African Republics, **1**, p. 212.

Special agents; to South America and Greece, **1**, p. 214.

Hayti, **1**, p. 216.

Santo Domingo, **1**, p. 217.

Paraguay, **1**, p. 217.

Mr. Mann's mission to Hungary; its objects, **1**, p. 218.

Expressions of sympathy, **1**, p. 219.

Publication of Mr. Mann's instructions, **1**, p. 220.

Mr. Hülsemann's protest, **1**, p. 221.

Mr. Webster's reply, **1**, p. 223.

Recognition—Continued.

Acts falling short of recognition—Continued.

Of new governments—

Unofficial communications, 1, p. 235.

Venezuela, 1, p. 235.

Salvador, 1, p. 236.

Mexico, 1, p. 237.

Consular functions, 1, p. 238.

Nicaragua, 1, p. 239.

Santo Domingo, 1, p. 240.

Of belligerency—

Insurgency, or revolt, defined, 1, p. 242.

Recognition, by what branch of the government determinable—

Summary of precedents, 1, p. 243.

Spanish-American States, 1, p. 244.

Texas, 1, p. 245.

Statement of Mr. Buchanan, 1, p. 245.

Mr. Mann's instructions, 1, p. 246.

Position of Mr. Seward, 1, p. 246.

Decisions of the courts, 1, p. 246.

Continuity of states—

Territorial changes, 1, p. 248.

Changes in population, 1, p. 248.

Political changes, 1, p. 249.

Suspension of independence, 1, p. 252.

Modes of recognition—

Henry Clay's opinion, 1, p. 97.

Jackson's opinion, 1, p. 99.

Reconcentration:

Before Spanish Treaty Claims Commission, 1903, 6, p. 922.

Question as to, in Cuba, 7, p. 212.

Recruiting by one state in another, 2, p. 446.

"Red Cross" Convention, 1864, 7, p. 235.

Neutralization of surgeons and hospitals, 2, p. 23.

Refugees, asylum and its limitations, 2, p. 428.

Registry, of vessels, 2, p. 1003.

Regulus, British steamship, case of the, 7, p. 485.*Reindeer*, trial of a seaman of, in Hongkong, 2, p. 288.

Reinhard, French diplomatic agent, incidents of his career, 4, p. 710.

Reliance, case of the, 2, p. 294.

Religious freedom:

Denial of, by foreign state, no ground for interposition, 2, pp. 171, 178.

Case of Henry Schauffler, 2, pp. 172-175.

Friendly representations to foreign states concerning—

To Japan, 2, p. 172.

Importation into Caucasia of Bibles in Armenian language, 2, p. 177.

To Spain, 2, p. 175.

As to Mormons in France, 2, p. 177.

As to Protestants in Peru, 2, p. 178.

As to Protestants in Ecuador, 2, p. 180.

Inflammatory utterances of state clergy against foreigners, 2, p. 180.

Renton, Charles W., case of, 6, p. 791.

Renunciation of citizenship, 3, pp. 711-718.

Repatriation, of prisoners of war, 7, p. 230.

Reprisals:

Examples of, 7, p. 131.

Nature of the remedy, 7, p. 119.

Requisitions and contributions, 7, p. 281.

Retaliation, practice, and permissibility in war:

War of 1812, 7, p. 182.

American instructions, 1863, 7, p. 186.

Court-martial of General Smith, 7, p. 187.

Retaliatory act of Congress, in fisheries controversies, 1887, 1, p. 865.

Retorsion, 7, p. 105.

Revenue acts, extent of territorial waters as regards, 1, p. 725.

Revenue laws:

Effects of change of sovereignty upon—

The insular cases, 1, p. 313.

De Lima v. Bidwell, 1, p. 314.

Downes v. Bidwell, 1, p. 318.

Dooley v. United States, 1, p. 327.

Fourteen Diamond Rings, 1, p. 329.

Second Dooley Case, 1, p. 330.

In case of division of territory, 1, p. 331.

Revermann, Ferdinand, case of, 3, p. 536.

Revermann, Henry Joseph, case of, 3, p. 750.

Revolt, definition of, 1, p. 242.

Revolution, 1, p. 43.

Acquisition and loss of sovereignty by, 1, p. 301.

Revolutionary War, diplomatic history of, 5, p. 156.

Reyes, General, heads revolution at Bluefields against Nicaraguan Government, 1899, 1, p. 50.

Reynolds and Knapp, claim on account of their murder in Turkey by brigands, 6, p. 800.

Reynolds, Capt. William, formally takes possession of Midway Islands for the United States, 1, p. 555.

Rhind, Charles:

Appointed to treat with Turkey, 4, p. 453.

Case of the present of four Arabian horses to, 4, p. 580.

Rhine, provision for the free navigation of the, 1, p. 628.

Rhodian law, spread and general acceptance of, 1, p. 3.

Rich, Mattie D., extradition of, 4, p. 303.

Richards, William, agent to secure Hawaiian recognition, 1, p. 477.

Richards, Mr., expulsion from Prussia, 4, p. 134.

Riek, Adolph, mentioned, 1, pp. 425, 426.

Rieder, Leopold, case of, 3, p. 992.

Riel rebellion in Manitoba, enforcement of neutrality by the United States, 7, p. 932.

Rights and duties of States:

Fundamental rights and duties, 1, p. 60.

General summary, 1, p. 60.

Requirement of due diligence, 1, p. 61.

Equality, 1, p. 62.

Property, 1, p. 63.

Ownership and transfer, 1, p. 63.

Succession to, in case of unsuccessful revolt, 1, p. 64.

Riley, Frank B., case of, 6, p. 791.

Rio-Branco, Baron, on the Acre question, 1, pp. 646, 647.

- Rio de Janeiro:
 Naval revolt, **6**, p. 438.
 Pacific blockade by British fleet, **7**, p. 137.
- Rio Grande River:
 Common rights of Mexican and American citizens in navigation of, **1**, p. 639.
 Diversion of its waters, **1**, p. 764.
 Diplomatic correspondence between the United States and Mexico, **1**, p. 653.
 Action of the United States against the Rio Grande Dam and Irrigation Company, **1**, p. 656.
 Jurisdiction over, **2**, p. 17.
 Water boundary of United States, **1**, pp. 759, 760.
- Riotte, Mr., case of, **3**, p. 495.
- Ripperda, Duke of, case of, **2**, p. 765.
- Rising Sun*, case of the, **2**, p. 913.
- Ritter, or Redicker, case of, **3**, p. 917.
- Rivarola, case of, **2**, p. 866.
- Rivas, Patricio:
 Conduct of the United States in recognition of, as President of Nicaragua, **1**, pp. 140-143.
 Recognition of, withdrawn, **1**, pp. 143-144.
- Rivas y Salmon, Mr., secretary of Spanish legation, warrant sued out for his arrest, **4**, p. 633.
- Rivers:
 Divisional lines, **1**, p. 616.
 Navigation, **1**, p. 621.
 National streams, **1**, p. 623.
 The Mississippi, **1**, p. 623.
 The Hudson, **1**, p. 626.
 International streams, **1**, p. 627.
 European rivers, **1**, p. 628.
 American rivers, **1**, p. 631.
 St. Lawrence, **1**, p. 631.
 Yukon, Porcupine, Stikine, **1**, p. 635.
 St. John, **1**, p. 636.
 Columbia, **1**, p. 638.
 Rio Grande and Colorado, **1**, p. 639.
 La Plata, Parana, Paraguay, and Uruguay, **1**, p. 640.
 Amazon, **1**, p. 640.
 The Acre question, **1**, p. 646.
 Navigation by men-of-war, **1**, p. 648.
 Orinoco, **1**, p. 649.
 African rivers: Congo, Niger, **1**, p. 652.
 Persian river—Karun, **1**, p. 652.
- Diversion of waters—
 Case of the Rio Grande, **1**, p. 653.
 Niagara River and the Great Lakes, **1**, p. 657.
 Interference with streams flowing across boundaries, **2**, p. 451.
 Neutralization of, **2**, p. 20.
- Rives, George L., Acting Secretary of State, on recognition of new sovereign upon death of the old, **1**, p. 129.
- Rives, William C.:
 American minister to France: reception of, **1**, p. 125; **4**, p. 532.
 Interview with Lord Palmerston, 1849, **3**, p. 134.
- Robert Ruff*, case of the, **1**, pp. 731, 931.

Roberts, Edmund:

Proposed mission to Japan, **5**, p. 733.

Special agent to treat in Orient, **4**, p. 453.

Treaty with Muscat, **5**, p. 794.

Robin, Emile, case of, **3**, p. 599.

Robinson, case of American seaman held for crime in Hayti, **2**, p. 82.

Robinson, Mrs., case of, before mixed commission of United States and Mexico, **3**, pp. 731, 762.

Robinson, Christopher, of counsel for Great Britain in Bering Sea arbitration, **1**, p. 908.

Robinson, Jeremy, commissioner to Havana to obtain Florida archives, **1**, p. 445.

Robinson, Juan (or John) A., case of, **3**, pp. 731, 762.

Rockhill, William Woodville, commissioner to China, **4**, p. 456.

Rock Springs, attacks upon Chinese, **6**, p. 822.

Rodney, Caesar A.:

Commissioner to inquire into condition of revolted South American States, **1**, pp. 81, 216; **4**, p. 453.

Minister plenipotentiary to the "Government of Buenos Ayres," **1**, p. 91.

Rodriguez, M. C., & Co., claims against Spain, **7**, p. 56.

Roerber, Amalia, case of, **3**, p. 808.

Rogers, Don Estaban, Chilean consul, revocation of his exequatur, **5**, p. 22.

Rogues Islands, guano islands, **1**, p. 578.

Rohlfs, C. H. E., case of, **3**, pp. 386, 390.

Rohlfs, H. F. N., case of, **3**, pp. 386, 390.

Roman Catholic Church, land grants in Florida, **1**, p. 416.

Roman civil law as a source of international law, **1**, p. 2.

Roman Republic, refusal of United States to recognize, **1**, p. 129.

Roman, Victor, case of, **3**, p. 619.

Rome, attitude of United States in contest between Italy and the Papacy, **6**, p. 21.

Romero-Frelinghuysen protocol, concerning troops crossing frontier, **5**, p. 212.

Romero-Olney protocol, on troops crossing frontier, **5**, p. 212.

Roncador Island, guano island, **1**, p. 578.

Rooney, Mr., case of, **3**, p. 769.

Roosevelt, Theodore, policy of United States as to intervention in foreign affairs, **6**, p. 31.

Roots, Logan Herbert, case of, **3**, p. 972.

Ropes, Emmerton & Co., mentioned, **1**, p. 331.

Roseberry, Earl of, mentioned, **1**, p. 426.

Rosehill, Andrew A., discoverer of Marcus Island, **1**, p. 576.

Rosenstrauss, H., case of, **4**, p. 113.

Rosenstrauss, Theodore, case of, **4**, p. 112.

Rosenthal, Samuel B., case of, **3**, p. 645.

Ross, Mr., case of, **3**, p. 769.

Rost, diplomatic agent of Confederate States, **1**, p. 209.

Roumania:

Collective recognition of its independence by Berlin Congress of 1878, **1**, p. 73.

Law as to expatriation, **3**, p. 621.

Recognition of its independence, **1**, pp. 114-115.

Religious liberty in, a condition of recognition, **1**, p. 74.

Rouses Point, error in boundary between United States and British possessions at, **1**, p. 615.

Rousseau, Lovell H., mentioned, **1**, p. 284.

Rouzier, Mr., American consular agent at Jeremie, seizure of his letter, **5**, p. 99.

Rover, Louis, case of, **3**, p. 285.

Rowe, Chester W., case of, **3**, p. 307; **4**, pp. 302, 401.

Royal Commission on Fugitive Slaves, **2**, p. 848.

- "Royal honors," **1**, pp. 62-63.
 Royal Niger Company, status of, in international law, **1**, p. 16.
R. R. Cuyler, steamer, case of the, **7**, p. 1046.
 Ruatan Island, British claim to. *See* Bay Island.
 Rubin, Efraim, case of, **3**, p. 426.
 Rudloffs, case of the, **6**, p. 304.
 Rucda, Rufino, case of, **4**, p. 330.
 Ruiz, Inez, extradition of, **4**, p. 336.
 Rule of 1756, **7**, p. 383.
 Rush, Richard, minister of United States to France, **1**, pp. 123, 124, 125.
 Rush-Bagot exchange of notes April 28-29, 1817, **5**, pp. 214, 323.
 Rush-Canning negotiations to thwart the Holy Alliance, **6**, p. 386.
 Russell, Earl, **1**, pp. 185, 186, 187, 188, 208.
 Russell, Sir Charles, of counsel for Great Britain in Bering Sea arbitration, **1**, p. 908.
 Russell, Thomas, American minister to Venezuela, dismissal of, **4**, p. 535.
 Russell, William W., American chargé at Caracas, in charge of Colombian interests, 1901, **4**, p. 591.
 Russia:
 Attitude toward the American civil war, **6**, p. 7.
 Convention with United States, 1824, **1**, p. 891; **2**, p. 887.
 Convention with Great Britain, 1825, **1**, p. 892.
 Diplomatic and treaty relations with the United States, **5**, p. 842.
 Law as to expatriation, **3**, p. 622.
 Local permit to reside or travel in, **3**, p. 1004.
 Seizures by, in Bering Sea, **1**, p. 908.
 Russia-United States:
 Bering Sea arbitration, **1**, p. 923.
 Treaty of December 18, 1832, most-favored-nation clause, **5**, p. 312.
 Russian bonds, case of the, **6**, p. 713.
 Russo-Japanese war, good offices of United States in behalf of Japanese in Russia, **4**, p. 615.
 Ryan, charged with violation of neutrality laws; question of due diligence, **7**, p. 1056.
 Ryan, imprisonment in Ireland, **2**, p. 94.
Ryeshitelni, case of the, **5**, pp. 555, 556, 557; **7**, p. 1091.
 S——, naturalized American returned to Prussia, son liable to military duty, **3**, p. 539.
 Saab, Abdellah, case of, **3**, p. 849.
 Sabinos Islands, title to, **1**, p. 759.
 Sackville, Lord, British minister to United States, dismissal of, **4**, p. 536.
 Safe conducts and passports, **7**, p. 320.
 Given after ransom of captured vessel, **7**, p. 533.
 Safeguards, **7**, p. 321.
 Sagasta, Señor, mentioned, **1**, pp. 369, 384.
 Saget, Haytian general, mentioned, **1**, p. 278.
 Sailors. *See* Seamen.
 St. Albans raid, **2**, p. 367; **7**, p. 928.
 St. Bartholomew Island, proposal of Sweden that United States purchase, **6**, p. 428.
 St. Croix River boundary, **1**, p. 749.
 St. Croix River Commission, question of majority decision, **7**, p. 35.
 St. Croix River, concurrent jurisdiction of Minnesota and Wisconsin over, **1**, p. 620.
St. Harlampy, case of the sale of the, **7**, p. 416.
 St. John Island. *See* Danish West Indies.
 St. John River, navigation of, **1**, p. 636.
 St. Lawrence River:
 Boundary of United States, **1**, p. 750.
 Opening of, to free navigation by citizens of the United States, **1**, pp. 631-635.
 St. Marks, seizure of, by General Jackson, **2**, p. 403.

- St. Pauls Rocks, guano islands, **1**, p. 579.
- St. Thomas. *See* Danish West Indies.
- Salardino, case of the lynching of, with two other Italians, **3**, p. 344.
- Salgar, General:
 Case of (asylum), **2**, p. 800.
 Proposal to alter United States-Colombian treaty of 1846, **5**, p. 324.
- Salisbury-Blaine, correspondence in Bering Sea controversy, **1**, p. 898.
- Salisbury, Lord, **1**, pp. 212, 213.
 Notices of termination of British treaties with Belgium and German Zollverein, **5**, p. 317.
 Offer of arbitration in Bering Sea controversy, **1**, p. 902.
 Proposes joint commission to govern Samoa, **1**, p. 550.
- Salnave, President of Hayti, mentioned, **1**, pp. 278, 279.
- Salvador:
 Assumption of the debts of the previous Spanish government, **1**, p. 343.
 Diplomatic and treaty relations with the United States, **5**, p. 415.
 Diplomatic asylum in, **2**, p. 786.
 Independence recognized by the United States, **1**, p. 92.
 Law of September 27, 1886, as to rights of foreigners to diplomatic intervention, **6**, p. 267.
 Law of September 29, 1886, as to matriculation of foreigners, diplomatic discussion of, **6**, p. 314.
 Proposal of annexation to the United States, **1**, p. 582.
 Recognition by the United States of new government in, 1890, **1**, p. 145.
 Union with Nicaragua and Honduras, **1**, pp. 145-146.
 Unofficial relations of United States with revolutionary government of, **1**, pp. 236-237.
- Salvadorean refugees, case of, **4**, pp. 276, 286, 334, 375, 376, 391.
- Salvage, **7**, p. 528.
 Jurisdiction of United States courts in cases of, **2**, p. 78.
- Salutes, military and naval, to insurgent and unrecognized governments, **1**, pp. 240-241.
- Salute to flag as a mode of apology for international insult, **6**, p. 1037.
- Samana Bay:
 Attempts of the United States to obtain a coaling station in, **1**, pp. 598-601.
 Cause of Congressional opposition to acquisition of, **1**, p. 432.
 Negotiations for United States naval station, **1**, p. 279.
- Sambolino, case of, **4**, p. 382.
- Samoan claims convention between United States, Germany, and Great Britain, **1**, p. 550.
- Samoan half-castes of American paternity, citizenship of, **3**, p. 287.
- Samoan Islands:
 Berlin general act for neutralization of, **1**, p. 27.
 Convention at Washington, 1899, annulling Berlin general act, **1**, p. 27.
 Extraterritorial jurisdiction in, **2**, pp. 593, 595, 612, 613, 643.
 Martial law in, **2**, p. 643.
 Reference to German operations in, **1**, p. 422.
 Relations with Hawaii, **1**, p. 492.
 Relations of the United States with, and acquisition by the United States of, Tutuila and other islands—
 Early relations of the United States with, **1**, p. 536.
 Meade agreement: United States naval station in Pagopago Harbor, **1**, p. 537.
 Steinberger's mission, **1**, p. 537.
 Treaty with United States, 1878, **1**, p. 538.
 Treaties with Germany and Great Britain, **1**, p. 539.
 American rights in Pagopago, **1**, p. 539.
 Native disturbances, **1**, p. 539.

Samoan Islands—Continued.

Relations of the United States with, and acquisition by the United States of, Tutuila and other islands—Continued.

- Reprisals by Germany, **1**, p. 539.
- Action of the United States, **1**, p. 540.
- Washington conference, 1887, **1**, p. 541.
- Rupture of the status quo, **1**, p. 541.
- Attitude of the United States, **1**, p. 542.
- Hostilities between Germany and Samoa, **1**, p. 544.
- Instructions to Admiral Kimberly, **1**, p. 545.
- President Cleveland's message, January 15, 1889, **1**, p. 545.
- Prince Bismarck's assurances, **1**, p. 546.
- Renewal of conference, **1**, p. 546.
- General act of Berlin, **1**, p. 547.
- Difficulties in administration, **1**, p. 548.
- Strife over the throne, **1**, p. 550.
- Joint commission of the treaty powers, **1**, p. 551.
- Report of Mr. Tripp, **1**, p. 551.
- Division of the group, **1**, p. 552.
- Acquisition of Tutuila and other islands by the United States, **1**, p. 553.
- Titles to land in, **1**, p. 553.

Samuel, Ablahat Odishu, case of, **3**, p. 744.

San Andreas, guano island, **1**, p. 579.

Sancaia, the, Argentine armed schooner, captured by United States war vessel in violation of neutral rights, **1**, pp. 179, 180.

Sanclemente, President of Colombia, displaced by Marroquin, **1**, pp. 138, 139, 140.

San Domingo Improvement Company of New York, claims against the Dominican Government, **6**, pp. 523, 734.

San Domingo, steamer, alleged expeditions against Honduras, **7**, p. 1026.

Sandoval, Francisco Ruiz, case of, **2**, p. 872.

Sanford, Henry S.:

American chargé at Paris, question of court dress, **4**, p. 766.

Representative of United States in Congo conference at Berlin, **5**, p. 564.

Representative of the United States at slave-trade conference at Brussels, **5**, p. 565.

Reference to statements as to origin of guano-islands act, **1**, p. 556.

Sanguilly, Julio, case of, **6**, p. 784.

San Ignacio raid, **4**, p. 336.

San Ildefonso treaty, **1**, p. 434.

Date of taking effect, **5**, p. 244.

Sanitary measures, as defense to claims of foreigners injured thereby, **6**, p. 751.

San Jacinto, case of the, **2**, pp. 1089, 1121.

San Juan del Norte (Greytown):

Bombardment of, by United States, **2**, p. 414.

French and British intervention to prevent filibustering not agreeable to United States, **6**, p. 444.

San Juan Island, reference to documents regarding, **1**, p. 458.

San Juan water boundary, **1**, p. 750.

San Lorenzo el Real, treaty of, **1**, p. 439.

San Marino, an Italian protectorate, **1**, pp. 17, 29.

Sanojo, Mr., convention for settlement of Aves Island case, **5**, p. 212.

Sanson, Nicaraguan minister of foreign affairs, action in the Bluefields case, **1**, p. 51.

Santa Anna, General, indisposition of Secretary Seward to receive him, **4**, p. 694.

Santa Clara Estates Company's case, **6**, p. 997.

Santa Cruz, island of. *See* Danish West Indies.

- Santa Lucia, case of loss of territory by abandonment, **1**, p. 298.
- Santarem, Viscount, minister of foreign affairs of Portugal, **1**, pp. 135, 136.
- Santo Domingo:
- Arbitral award of July 14, 1904, **6**, p. 524.
 - Diplomatic and treaty relations with the United States, **5**, p. 581.
 - Independence recognized by the United States, **1**, p. 107.
 - Practice of diplomatic asylum in, **2**, p. 807.
 - Question of protection during negotiation for annexation, **1**, pp. 278-280.
 - Question of naval salutes to unrecognized government of, **1**, p. 240.
 - Revolution of 1899, **1**, p. 163.
 - New government recognized by United States, **1**, p. 163.
 - Relations involving applications of the Monroe doctrine—
 - American-European intervention, 1850-51, **6**, p. 509.
 - Spanish reannexation, 1861-1865, **6**, p. 515.
 - Protocol signed with the United States, February 7, 1905, **6**, p. 518.
 - Recognized by the United States, **1**, p. 107.
 - Special agents of United States to, **1**, p. 217.
- Santos-Acosta, recognition of, as President of Colombia by the United States, **1**, p. 138.
- Santos, Brazil, stoning of the American consulate, **5**, p. 50.
- Santos, Julio Romano, case of, **3**, p. 755; **7**, p. 108.
- Sardinia, assumption of a portion of Austrian debt by treaty of Zurich, **1**, pp. 340-341.
- Sarmiento's case, **4**, pp. 549, 654.
- Sartiges, Count:
- Challenged and threatened with assault, **4**, p. 624.
 - Libeled, **4**, p. 629.
- Sartoris, Nellie Grant, readmission to American citizenship, **3**, p. 456.
- Satori, Mr., United States consul at Rome, **1**, p. 129.
- Saunders, Mr., American minister to Spain, **1**, p. 587.
- Savasti, General, case of, **2**, p. 802.
- Savoy:
- Portions of, neutralized by treaties, **1**, p. 26.
 - Sardinian obligations with regard to, assumed by France, **1**, p. 386.
- Saxony:
- Personal union with Poland, 1697 to 1763, **1**, p. 21.
 - Provision made for its public debts at Congress of Vienna, **1**, pp. 339-340.
- Scandella, F., expulsion from Venezuela, **4**, p. 108.
- Schaaf, M. F., case of, **3**, p. 403.
- Schade, Mr. A. von, case of the three children of, **2**, p. 384.
- Scheldt, free navigation of the, **1**, p. 628.
- Schenck, General, resignation as minister to London, **4**, p. 471.
- Schimanek, Carl, case of, **3**, p. 940.
- Schleswig-Holstein, personal union with Denmark, 1773 to 1863, **1**, pp. 21-22.
- Schmiderberg, case of, **4**, p. 305.
- Schneider, George, case of, **3**, p. 589.
- Schneider Mr. F. A., case of, **3**, p. 665.
- Schrock, extradition of, **4**, p. 258.
- Schroeder, Mr., American minister at Stockholm, question of court dress, **4**, p. 769.
- Schouvaloff, Count, mentioned, **1**, p. 341.
- Schulenberg, Prussian minister of foreign affairs, **1**, p. 207.
- Schulenberg, Fred., case of, **3**, p. 890.
- Schultz, Julius R., claim to discovery of Vivorilla Key, **1**, p. 580.
- Schuyler, Eugene:
- "Diplomatic agent" of United States in Roumania, **1**, p. 115; **4**, p. 443.
 - Instructed to negotiate treaty with Serbia, **1**, pp. 115-116.
 - Undue activity in Turkish politics, **4**, p. 573.

- Schwabauer, William, case of, **3**, p. 645.
- Schwabek, Paul, case of, **3**, p. 413.
- Scidmore, George H., mentioned, **1**, p. 424.
- Scipio*, case of the, **2**, p. 1006.
- Scorpion*, U. S. S., entrance of a closed Venezuelan port, **2**, p. 565.
- Scott, case of the American interpreter at Tangier, **2**, p. 751.
- Scott, Alexander, special agent to Venezuela:
- Instructions to inquire as to state of affairs in Venezuela, **1**, p. 215.
 - Mission to distribute provisions in Venezuela, **1**, p. 76.
- Scott, Charles Stewart, British plenipotentiary in Berlin Conference, 1889, **1**, p. 547.
- Scott, Louis H., American consul at Chihuahua, search of his consulate, **5**, p. 34.
- Sea letters, **2**, p. 1045.
- Sea Swallow*, the, case of her captain, **2**, p. 610.
- Seal fisheries:
- Coasts of South America, **1**, p. 875.
 - Case of the Falkland Islands, **1**, p. 876.
- Bering Sea, **1**, p. 890.
- Ukase of 1799, **1**, p. 890.
 - Ukase of 1821, **1**, p. 890.
 - Treaties of 1824 and 1825—
 - Between United States and Russia, **1**, p. 891.
 - Between Great Britain and Russia, **1**, p. 892.
 - Cession of Alaska to the United States, **1**, p. 893.
 - Legislation of the United States, **1**, p. 893.
 - Seizures in 1886, **1**, p. 895.
 - Proposal of cooperation, 1887, **1**, p. 896.
 - Views of Mr. Phelps, **1**, p. 897.
 - Seizures in 1889, **1**, p. 898.
 - Positions of Mr. Blaine, **1**, p. 898.
 - Lord Salisbury's answer, **1**, p. 900.
 - Mr. Blaine's argument as to Russian rights, **1**, p. 901.
 - Lord Salisbury's answer and offer of arbitration, **1**, p. 902.
 - Mr. Blaine's reply, **1**, p. 902.
 - Agreement to a *modus vivendi*, **1**, p. 904.
 - Treaty of arbitration, **1**, p. 905.
 - Question of damages, **1**, p. 906.
 - New *modus vivendi*, and question of damages, **1**, p. 906.
 - Constitution of the tribunal of arbitration, **1**, p. 907.
 - Award, **1**, p. 910.
 - Damages, settlement of, by commission, **1**, p. 921.
 - Legislation carrying out the award, **1**, p. 922.
 - Attitude of other powers toward observance of the regulations, **1**, p. 923.
 - British-Russian arrangement, **1**, p. 923.
- United States and Russian arbitration—
- Diplomatic correspondence, **1**, p. 923.
 - Arbitration and award, **1**, p. 927.
- Seamen:
- Arrest of deserters from United States Navy, **2**, p. 279.
 - Duties of consuls in regard to—
 - Powers of consuls, **5**, p. 128.
 - Shipment and discharge, **5**, p. 132.
 - Desertion, **5**, p. 134.
 - Recovery of wages, **5**, p. 135.
 - Recovery of damages, **5**, p. 141.

Seamen—Continued.

Duties of consuls in regard to—Continued.

Provisions for crew, **5**, p. 142.

Relief of seamen, **5**, p. 144.

Extent of applicability of immigration laws to, **4**, p. 184.

Extradition of deserters, **4**, p. 417.

Illegal removal from vessel in foreign port, case of the *Addison* at Valparaiso, **2**, p. 273.

Jurisdiction of consuls over, in extraterritorial jurisdictions, **2**, p. 605.

Nationality and protection of, **3**, p. 795.

Rescue of belligerent seamen; question of neutrality, **7**, p. 949.

Shipment and discharge of, **2**, p. 333.

Seamen's wages, payments in advance, **2**, p. 338.

Seas. *See* Interior seas.

Secretary of embassy or legation, **4**, p. 433.

Secretaries of State, table of, **1**, pp. vii-viii.

Sedivy, Ladislao, case of, **3**, pp. 443, 444.

Seferiades, Mr., case of (asylum), **2**, p. 772.

Segur, Doctor, case of his imprisonment, **4**, p. 667.

Segur, Mr., claim against Guatemala for drafts given for purchase of arms, **7**, p. 864.

Segur, Henry, Salvadorean minister to United States recalled upon request, **4**, p. 500.

Seifried, case of, **3**, p. 992.

Seillière, Baron, case of, **3**, pp. 846, 850, 924.

Seizures, unlawful within foreign territory and territorial waters, **2**, pp. 363, 364, 365.

Selfridge, Admiral, his correspondence with the vali of Aleppo, **4**, p. 619.

Sellers, Mr., hypothetical request for British protection, **4**, p. 55.

Selwyn's case, **6**, p. 308.

Semi-sovereign state:

Defined; examples of, **1**, p. 27.

Question as to its right to recognition as a belligerent, **1**, p. 205.

Semmes, Captain, rescue by the British *Deerhound*, **7**, p. 949.

Simple, Mr., agent of the United States before the Bogota Commission, **7**, p. 40.

Sequestration acts of the Confederate States, **1**, pp. 56-57.

Serra, Correa de, publication of a notification of blockade, **4**, p. 682.

Serranilla Keys, guano islands, **1**, p. 579.

Serrano Keys, guano island, **1**, p. 579.

Serrano, Marshal:

Case of (asylum), **2**, p. 770.

Remarks on justness of Cuban revolt of 1868, **1**, p. 370.

Servia:

Collective recognition of, by Berlin Congress, **1**, p. 73.

Law as to expatriation, **3**, p. 656.

Railroad contracts in, provision of treaty of Berlin, **1**, p. 387.

Religious liberty in, a condition of recognition, **1**, p. 74.

Recognition of its independence, **1**, pp. 115-116.

Servitudes of a State in the territory of another, **2**, p. 18.

Northeast coast fisheries, **1**, pp. 774, 775, 778, 780.

Settlement, in its relation to the acquisition of territory, **1**, pp. 261-268.

Severance, Mr., United States minister to Hawaii, **1**, p. 481.

Sevier, Ambrose H., special commissioner to Mexico, **4**, p. 453; **5**, p. 205.

Sewall, Mr., mentioned, **1**, p. 512.

Seward, F. W., mission to Santo Domingo, **1**, pp. 599-600.

Seward, George F.:

Consul-general of United States at Shanghai, empowered to treat with Corea, **1**, p. 119.

Proposed mission to Corea, **5**, p. 568.

- Seward, William H., 1, pp. 209, 236.
 Action in regard to the arrangement with Great Britain on armaments on Great Lakes, 5, p. 323.
 Attitude toward the recognition of the belligerency of the Confederate States, 1, pp. 184-186.
 Declarations of American policy of nonintervention, 6, p. 18.
 Negotiations for acquisition of Danish West Indies, 1, pp. 601-610.
 On location of the power to recognize new states, etc., 1, p. 246.
- Seyranian, Levon H., claim of, 6, p. 867.
- Seyyah, Hajie, case of, 2, p. 780; 3, pp. 620, 779.
- Shah of Persia's visit to Europe, official calls by American ministers, 4, p. 745.
- Shaler, William, appointed to treat with Algiers, 4, p. 453.
- Shanghai:
 Municipal ordinances of, and their enforcement by United States consul, 2, p. 648.
 Mixed court at, and its administration, 2, p. 652.
 Riot of 1874: indemnity to American citizens injured, 6, p. 837.
- Sharkey, William J., extradition case, 4, p. 255.
- Shea, Sir Ambrose, negotiation of modus vivendi in Northeast fisheries, 1, p. 808.
- Shelburne, Lord, as a participant in peace treaty of 1782-83, 5, p. 623.
- Shenandoah*, the, Confederate cruiser, seized by British authorities and delivered up to United States, 1, pp. 64-65.
- Sherman, John:
 Correspondence with Japanese minister over protest against Hawaiian annexation, 1, pp. 504-509.
 Signs Hawaiian annexation treaty of 1897, 1, p. 503.
- Sherwell, William, case of, 3, p. 733.
- Shields, Patrick, case of, 3, p. 796.
- Shimonoseki incidents, 7, p. 116.
- Shipley, Doctor, case of the attack upon, at Smyrna, 6, p. 746.
- Shipping contracts, carrier's liability, 2, p. 283.
- Ships:
 Liability of the Government for torts of public vessels, 6, p. 756.
 Sale of, during war—
 War vessels, 7, pp. 861, 868.
 The German liners, 7, p. 863.
 Merchant vessels, 7, p. 950.
- Ship's papers, custody of, in foreign ports, 2, p. 326.
- Shufeldt, Commodore R. W.:
 Arbitrator in Liberia boundary dispute, 5, p. 771.
 Mission to Corea, 4, p. 454; 5, p. 569.
 Signs treaty with Corea, 1, p. 119.
- Siam, extraterritorial jurisdiction in, 2, pp. 593, 596, 613.
- Siam-United States treaty of 1833 not revoked by that of 1856, 5, p. 361.
- Sicily:
 Pacific blockade of ports, 1860, 7, p. 137.
 Unauthorized attempt at recognition of, by United States consul at Palermo, 1, pp. 112-113.
- Sickles, General, minister of United States to Spain, 1, p. 131.
- Sickles-Martos exchange of notes for arbitration of Cuban claims of Americans, 5, p. 215.
- Sieges, rules as to, 7, p. 179.
- Sigeau, ruler of Pondoland, 1, p. 410.
- Sigismund, Dr. J. Mordant, case of, 3, p. 631.
- Silesian loan case, 7, p. 131.
- Silva, Martinez, minister of foreign affairs of Colombia, 1, p. 138.

- Silveira, case of, **4**, p. 304.
- Silver Heels*, case of the, **7**, p. 866.
- Simple states, defined; examples of, **1**, p. 21.
- Simpson, L. M., mentioned, **1**, p. 572.
- Sitar, Karl, case of, **3**, p. 413.
- Slave-trade convention, 1824, in the Senate, **5**, p. 200.
- Slave trade:
- International cooperation for prevention of, **2**, p. 466.
 - Punishable as piracy when committed within territorial jurisdiction, **2**, p. 6.
- Question of visit and search—
- English prize doctrine, 1810–1813, **2**, p. 914.
 - Case of *Le Louis*, 1817, **2**, p. 916.
 - Case of *Madrigo v. Willes*, **2**, p. 916.
 - Case of the *Antelope*, **2**, p. 917.
 - Treaty of Ghent and subsequent discussions, **2**, p. 918.
 - Position of John Quincy Adams, **2**, p. 919.
 - Act of 1820 and subsequent negotiations, **2**, p. 922.
 - Failure of proposed arrangements, **2**, p. 924.
 - Continued opposition of United States to visit and search, **2**, p. 927.
 - The quintuple treaty, December, 1841, **2**, p. 928.
 - Webster-Ashburton treaty, **2**, p. 930.
 - British renunciation of visit and search, 1858, **2**, p. 941.
 - Senate resolution, 1858, **2**, p. 946.
 - Convention with Great Britain, 1862, **2**, p. 946.
 - General act of Brussels, 1890, **2**, p. 948.
- Slaves, indemnity by British for carrying away slaves during war of 1812, **5**, p. 716.
- Slidell, diplomatic agent of Confederate States, in France, **1**, pp. 209, 210.
- Sloat, Captain, asylum afforded by, in Peru, **2**, p. 849.
- Smith, Mr., naturalized in Mexico by entering military service; case of his two sons, **3**, pp. 530, 732.
- Smith, Alexander, case of, **3**, p. 525.
- Smith, Mrs. Emily Jane, case of, **3**, p. 946.
- Smith, Jacob (alias Jacob S. Redington), case of, **4**, p. 240.
- Smith, Brig. Gen. Jacob H., U. S. Army, court-martial of, **7**, p. 187.
- Smith's case, 1862, **2**, p. 1079.
- Smyrna, American consul at, arrest of his cavass, **5**, p. 39.
- Smyth, William Scott, case of, **6**, p. 815.
- Snelson, extradition case, **4**, p. 253.
- Solomon Islands, view of the United States as to British control of, **1**, p. 491.
- Sombrero Island, guano island, **1**, p. 579.
- Somers*, torpedo boat, purchase by the United States and detention in England, 1898, **7**, p. 861.
- Somerville, William C., United States agent to Greece, **1**, p. 215.
- Sommers N. Smith*, case of the, **7**, p. 866.
- Sotelo, Señor, case of, **2**, p. 856.
- Sotomayor, Duke of, question of asylum, **2**, p. 768.
- Soulé, Pierre, case of his detention at Calais, **4**, p. 557.
- Sources of international law, **1**, pp. 1, 2–4.
- South African Company, status of, in international law, **1**, p. 16.
- South African Republic:
- Conceded belligerent rights by Great Britain, **1**, p. 205.
 - Represented at European courts by a minister plenipotentiary, **1**, p. 212.
 - Delegation of agents to Europe and the United States, **1**, p. 213.
 - Former status of, **1**, pp. 28, 212.

- South America, States of, independence recognized by Spain and Portugal, 1, p. 72.
- South Portland*, steamer, case of the, 7, p. 1023.
- Souza, Florentin, American consular agent at Champerico, revocation of his exequatur, 5, p. 27.
- Sovereign:
- Death of, and recognition of new, 1, p. 129.
 - Foreign, exemption of his person from territorial jurisdiction, 2, p. 558.
 - Pope, treated as a sovereign, 1, p. 16.
- Sovereignty:
- Characteristics and nature of—
 - Ideas of sovereignty, 1, p. 18.
 - Beginning of sovereign existence, 1, p. 18.
 - Internal and external sovereignty, 1, p. 19.
 - National obligations, 1, p. 19.
 - External influence, 1, p. 20.
 - External guarantees, 1, p. 20.
 - Its acquisition and loss—
 - The acquisition and loss of territory, 1, p. 258.
 - Occupation, 1, p. 258.
 - Discovery, 1, p. 258.
 - Settlement, 1, p. 261.
 - Extent of possession, 1, p. 263.
 - Continuity, 1, p. 264.
 - Contiguity, 1, p. 265.
 - Berlin declaration, 1, p. 267.
 - Accretion, 1, p. 269.
 - Cession, 1, p. 273.
 - Consent of the population, 1, p. 274.
 - Protection of territory pending annexation, 1, p. 274.
 - Question of annexation by a neutral, pending war, 1, p. 280.
 - Property that passes by cession, 1, p. 281.
 - Case of Louisiana, 1, p. 281.
 - The Floridas, 1, p. 282.
 - Alaska, 1, p. 284.
 - Spanish islands, 1898, 1, p. 285.
 - Conquest, 1, p. 290.
 - Prescription, 1, p. 293.
 - Opinions of publicists, 1, p. 293.
 - Judicial decisions, 1, p. 295.
 - Case of Venezuelan boundary, 1, p. 296.
 - Abandonment, 1, p. 298.
 - Revolution, 1, p. 301.
 - Internal development, 1, p. 303.
 - Effects of change of sovereignty, 1, p. 303.
 - On boundaries, 1, p. 303.
 - On public law, 1, p. 301.
 - On revenue laws, 1, p. 311.
 - The insular cases, 1, p. 313.
 - De Lima v. Bidwell*, 1, p. 314.
 - Downes v. Bidwell*, 1, p. 318.
 - Dooley v. United States*, 1, p. 327.
 - Fourteen Diamond Rings, 1, p. 329.
 - Second *Dooley* case, 1, p. 330.
 - In case of division of territory, 1, p. 331.

Sovereignty—Continued.

Its acquisition and loss—Continued.

Effects of change of sovereignty—Continued.

On private law, **1**, p. 332.

On public obligations, **1**, p. 334.

On public debts, **1**, p. 339.

Provisions of European treaties, **1**, p. 339.

Provisions of Spanish-American treaties, **1**, p. 342.

The Texan debt, **1**, p. 343.

Fiji debts, **1**, p. 347.

Hawaiian debt, **1**, p. 351.

Cuban debt, **1**, p. 351.

Spanish argument, **1**, p. 352.

American reply, **1**, p. 356.

Spanish rejoinder, **1**, p. 360.

American response, **1**, p. 367.

Closing Spanish argument, **1**, p. 377.

Extract from American ultimatum, **1**, p. 381.

On contracts and concessions, **1**, p. 385.

Provisions of European treaties, **1**, p. 385.

Case of Madagascar, **1**, p. 387.

Spanish and American peace negotiations, 1898, **1**, p. 389.

Cuban cases, **1**, p. 390.

Porto Rican cases, **1**, p. 394.

Case of the Manila Railway Company, **1**, p. 395.

Cable concessions, **1**, p. 406.

Case of Pondoland, **1**, p. 410.

Transvaal concessions commission, **1**, p. 411.

On private rights, **1**, p. 414.

Judicial decisions, **1**, p. 414.

Official opinions, **1**, p. 421.

Public offices, **1**, p. 428.

See, also, Territorial expansion of the United States, *infra*.

Spain:

Attitude of, toward recognition of the United States during the American Revolution, **1**, p. 168.

Claim of jurisdiction over sea to extent of 6 miles from Cuban coast, **1**, p. 706.

Diplomatic and treaty relations with the United States—

Citations on early relations, **5**, p. 849.

Treaty of October 27, 1795—

Negotiations, **5**, p. 849.

Article II., as to boundaries, interpretation of, **5**, p. 851

Article VII., as to embargo, construed, **5**, p. 851.

Article IX., as to restoration of property taken from pirates, case of the *Amistad*, **5**, p. 852.

Article XIV., prohibiting privateers, **5**, p. 854.

Article XVII., as to passports and sea letters, **5**, p. 854.

Article XIX., consuls, most-favored-nation rights and privileges, **5**, p. 316.

Article XX., as to courts of justice, jurisdiction over extraterritorial offenses, **5**, p. 855.

Treaty of February 22, 1819, decisions under it, **5**, p. 855.

Convention of February 17, 1834, **5**, p. 857.

Reciprocity agreement, 1891, **5**, p. 858.

Spain—Continued.

Diplomatic and treaty relations with the United States—Continued.

Treaty of December 10, 1898—

Discussions of Articles V., as to return of Spanish soldiers and evacuation of Philippines, and VI., as to release of prisoners, **5**, p. 858.

Of Article VII., as to relinquishment of claims, **5**, p. 859.

Of Article VIII., as to property relinquished and ceded, **5**, p. 860.

Of Article IX., as to property and civil rights of persons in ceded territory, **5**, p. 860.

Of Article XI., as to legal rights in ceded or relinquished territory, **5**, p. 861.

Of Article XII., as to pending judicial proceedings, **5**, p. 861.

Of Article XIII., as to copyrights and patents in ceded territories, **5**, p. 861.

Of Article XV., as to mutual privileges of shipping charges, **5**, p. 862.

Caroline Islands, **5**, p. 863.

Law as to expatriation, **3**, p. 657.

Personal union with the Empire under Charles V., **1**, p. 21.

Recognition of new governments of, by the United States—

Central junta, decision as to recognizing, suspended, **1**, pp. 131-132.

Napoleonic government not recognized, **1**, p. 132.

Issuance of exequaturs to consuls suspended, **1**, p. 132.

Ferdinand VII., **1**, p. 133.

Duke of Aosta, **1**, pp. 133-134

Republic, the, **1**, p. 134.

Provisional government under Marshal Serrano, **1**, p. 134.

Recognition of independence of United States by, **1**, p. 72.

Spanish America:

Attitude of the United States during revolutions, **6**, p. 373.

Attitude of the United States toward reception of agents of revolted States of, **1**, p. 207.

Brief chronicle of the revolutions in, **1**, p. 171.

Precedents of recognition of belligerency arising in revolutions of, **1**, pp. 170-176.

Revolutions in, **1**, p. 74.

Venezuelan provinces, **1**, p. 75.

See, also, this title, infra.

United provinces of South America, **1**, p. 77.

See, also, this title, infra.

Chile, **1**, p. 80.

Colombia, **1**, p. 80.

Mexico, **1**, p. 81.

Peru, **1**, p. 81.

Course of the United States toward, 1816-1821, **1**, p. 81.

Commission of inquiry, **1**, p. 81.

Mr. Clay's motion, 1818, **1**, p. 82.

Proposal to Great Britain for concerted recognition of Buenos Ayres, **1**, p. 82.

Attempted mediation of allies, **1**, p. 83.

President Monroe's message, December 7, 1819, **1**, p. 83.

Action of the House of Representatives, 1820-21, **1**, p. 81.

President's message, December 3, 1821, **1**, p. 81.

Recognition by United States of various Spanish-American States, **1**, p. 85.

President Monroe's message as to recognition, **1**, p. 85.

Appropriation for missions, **1**, p. 86.

Protest of Spanish minister, **1**, p. 86.

Spanish America—Continued.

Recognition by United States of various Spanish-American States—Continued.

Mr. Adams's response, **1**, p. 87.

Colombia, Republic of, **1**, p. 90.

New Granada, **1**, p. 90.

Ecuador, **1**, p. 90.

Venezuela, **1**, p. 90.

Buenos Ayres, **1**, p. 90.

Uruguay, **1**, p. 90.

Paraguay, **1**, p. 90.

Chile, **1**, p. 91.

Mexico, **1**, p. 91.

Central American States, **1**, p. 92.

Peru, **1**, p. 92.

Good offices, American and European, with Spain, **1**, p. 93.

Consent of Spain to negotiate; attitude of United States, **1**, p. 95.

Recognition of new governments in—

Colombia, **1**, p. 137.

Central America, **1**, p. 140.

Mexico, **1**, p. 146.

Venezuela, **1**, p. 149.

Bolivia, **1**, p. 154.

Peru, **1**, p. 156.

Chile, **1**, p. 162.

For cases of recognition of belligerency of South American States, see under Recognition of belligerency.

Spanish-American war, 1898:

Effect of, upon treaties, **5**, p. 375.

Good offices of Great Britain in behalf of United States, **4**, p. 611.

Good offices of France and Austria-Hungary in behalf of Spain, **4**, p. 612.

Peace protocol not submitted to the Senate, **5**, p. 213.

Spanish bonds, question of reprisal, **7**, p. 133.Spanish Claims Commission, under convention 1871; impeachment of naturalization, **3**, p. 506.Spanish claims; settled by treaty of February 22, 1819, **7**, p. 1053.

Spanish Peace Commission, negotiations of:

Cuban debt, **1**, pp. 351-385.

Contracts and concessions, **1**, pp. 389-390.

Spanish Treaty Claims Commission; liability for acts of insurgents, **6**, p. 970.Spanish war with the South American allies; mediation of the United States, **7**, p. 9.Speer, Martin, case of, **6**, p. 282."Spheres of Influence," **1**, pp. 268-269.Spies, **7**, p. 231.Spitzer, Leon, expelled from Austria-Hungary, **4**, p. 98.*Springbok* case and discussions, **7**, p. 719.Springer, case of (asylum), **2**, p. 766.Sproule's case, **6**, p. 330.

Squier, George E.:

Chargé to Guatemala and Central America—

Unratified treaty with Nicaragua, September 3, 1849, **3**, p. 134.

Agreement with Honduras for cession of Tigre Island, September 28, 1849, **3**, p. 135.

Squirrel, or Jonas Island, **1**, p. 750.Stanton, Commodore O. F., case of saluting the admiral of an insurgent fleet, **1**, pp. 240-241.

Star and Herald, newspaper published by American corporation, claim of, against Colombia, 6, pp. 642, 775.

States, their characteristics and classification:

Definition of State, 1, p. 14.

Associations excluded from the category of States—

Associations of pirates, 1, pp. 15, 16.

Corporations, public and private, 1, p. 15.

Protected Princes of India, 1, p. 17.

Colonial possessions, 1, p. 18.

Sovereignty and independence of States, 1, p. 18.

Ideas of sovereignty, 1, p. 18.

Beginning of sovereign existence, 1, p. 18.

Internal and external sovereignty, 1, p. 19.

National obligations, 1, p. 19.

External influence, 1, p. 20.

External guarantees, 1, p. 20.

Classification of States—

Simple States, 1, p. 21.

Single States, 1, p. 21.

Personal union, 1, p. 21.

Composite States, 1, p. 22.

Real union, 1, p. 22.

Confederation, 1, p. 23.

Federal union, 1, p. 23.

Neutralized States, 1, p. 26.

See, also, this title, supra, and Neutralization.

Semi-sovereign States and protectorates, 1, p. 27.

Dependent relation of American Indians, 1, p. 30.

See, also, American Indians, supra.

The Holy See, 1, pp. 16, 39–40.

The State and its government, 1, p. 40.

Distinction between state and government, 1, p. 40.

De facto governments, 1, p. 41.

Different kinds, 1, p. 41.

Military occupation, 1, p. 45.

The Confederate States, 1, p. 52.

See, further, title De facto governments, supra.

Rights and duties of States—

Fundamental rights and duties, 1, p. 60.

General summary, 1, p. 60.

Requirement of due diligence, 1, p. 61.

Equality, 1, p. 62.

Property, 1, p. 63.

Ownership and transfer, 1, p. 63.

Succession in case of unsuccessful revolt, 1, p. 64.

Stein, H., case of, 3, p. 363.

Steinbach, Mr., case of, 3, p. 894.

Steinberger, Mr., mission to Hawaii, usurpation of authority and corruption, 1, pp. 537–538.

Steinberger, A. B., special agent to Samoa, 4, p. 454.

Stephen Hart, case of the, 7, p. 704.

Stern, Mr., case of, 3, p. 362.

Stern, Moritz, case of, 2, p. 882.

Sternburg, H., German commissioner in Samoa, 1, p. 551.

Stetson, John, discoverer of Christmas Island, 1, p. 572.

Steubel, Doctor, German consul in Samoa:

Signs treaty with Malietoa, Samoan King, **1**, p. 539.

Attaches Malietoa's sovereign rights, as act of reprisal, **1**, p. 540.

Act of reprisal disavowed by German Government, **7**, p. 134.

Stevens, Mr., course of, in Hawaiian revolution, **1**, pp. 497, 498.

Stevens, Mrs., claim against Mexico, **7**, p. 53.

Stevenson, Mr., United States minister at London empowered to treat with Greece, **1**, p. 112.

Stikine, free navigation of the, secured to British and American subjects, **1**, p. 635.

Stöckl, Baron, mentioned, **1**, p. 465.

Stoltz, Emile, case of, **3**, p. 931.

Stonewall, the:

Confederate cruiser delivered up to United States by the captain-general of Cuba, **1**, p. 65.

Case of her sale to Japan, 1867: neutrality question, **7**, p. 1049.

Stonington Phosphate Company, mentioned, **1**, p. 573.

Straits:

Divisional lines, **1**, p. 658.

Navigation of, **1**, p. 659.

Danish Sound dues, **1**, p. 659.

Straits of Fuca, **1**, p. 664.

Straits of Magellan, **1**, p. 664.

The Dardanelles, **1**, p. 664.

Stucker, Emil, case of, **3**, p. 547.

Stupe, murder of, in Turkey, **2**, p. 666.

Stupp, Joseph, alias Vogt, case of. *See* Vogt.

Suariz, refused asylum, **2**, p. 783.

Suaste, Florentino, case of the lynching of, **6**, p. 851.

Submarine cables conference, explanatory protocol, **5**, p. 207.

Submarine cables, landing of, in the United States, **2**, p. 452.

Permissible by consent only, **2**, pp. 453, 457, 461.

Question of Executive and Congressional jurisdiction, **2**, pp. 453, 462, 463.

Question of State and national jurisdiction, **2**, pp. 454, 460, 461.

Conditions imposed by President Grant, **2**, p. 455.

Attitude of Gresham and Olney, **2**, p. 460.

Opinion of Attorney-General, 1898, **2**, pp. 452-463.

Case of German-Atlantic Telegraphic Company, 1899, **2**, p. 464.

Form of acceptance of conditions imposed, **2**, pp. 464-466.

Japanese-American cable, **2**, p. 466.

International cooperation for protection of, **2**, p. 475.

Proposed neutralization of, **2**, p. 23.

Suez Canal, **3**, p. 262.

Sugar bounties conference, 1888, **5**, p. 307.

Suits by foreign sovereigns, **2**, p. 85.

Sullivan, Peter J., Colombian Convention, 1869, **3**, p. 20.

Sully, Duc de, case of, **2**, p. 763.

Sultan of Johore, case of, **2**, p. 558.

Sulu Archipelago:

For acquisition of, by United States, see under Philippines.

Treaty ceding certain islands of, omitted in treaty of 1898, **1**, p. 530.

Bates's treaty with Sultan, **1**, p. 531.

German protest as to trade restrictions in, **1**, p. 532.

Action of Sultan of Turkey, **1**, p. 533.

Title of Spain to, **1**, p. 268.

Sulu Archipelago—Continued.

Former commercial treaty rights in, terminated by cession to the United States, **5**, p. 351.

Sumner, Charles, resolution condemning President Grant's action in regard to Santo Domingo, **1**, p. 279.

Sumter, discussion of asylum afforded in Curaçao to the Confederate cruiser, **7**, p. 986.

Sun Yat Sen, case of, **4**, p. 555.

Sundberg, F. A., case of, **3**, p. 757.

Sundel, Hugo, case of, **3**, p. 912.

Superior, the, American fishing vessel seized in the Falkland Islands, **1**, p. 876.

Surratt, John H., case of, **2**, pp. 633, 774; **4**, pp. 259, 353.

Susan Loud, case of the, **6**, p. 57; **7**, p. 872.

Suspensions of arms, **7**, p. 327.

Suzerainty, defined, **1**, p. 27.

Swan Islands, guano islands, **1**, p. 579.

Sweden and Norway:

Diplomatic and treaty relations with the United States, **5**, p. 864.

Nature of union of, **1**, pp. 22-23.

Swift, John F., commissioner to negotiate treaty with China, **4**, p. 188.

Swiss Confederation recognized by the Empire in 1648, **1**, p. 72.

Swiss treaty of 1850, discussion of most-favored-nation rights under, **5**, p. 283.

Switzerland:

Diplomatic and treaty relations with the United States, **5**, p. 865.

Good offices of the United States representatives in behalf of the citizens of, **2**, pp. 733, 752, 754, 755; **4**, p. 593.

Inviolability of her territory guaranteed, **1**, p. 20.

Law as to expatriation—

Law of 1876, **3**, p. 658

Diplomatic discussions, **3**, p. 659.

Futile negotiations of United States for a convention with, **3**, p. 671.

Neutralized by treaty of Vienna, Article 84, **1**, p. 26.

Recognition of Federal State of, **1**, p. 72.

Taft, William H., mission to Rome for purchase of church lands in the Philippines, **4**, p. 447.

Tagus, pacific blockade by French fleet, **7**, p. 136.

Tahiti, relations of the United States with, **5**, p. 866.

Talien-wan, leased by China to Russia, **5**, p. 474.

Talleyrand, M.:

Louisiana purchase, **1**, p. 436.

Refusal of President Washington to receive publicly, **4**, p. 693.

Tallahatchie lynching; claims against the United States, **6**, pp. 634, 845.

Tamasese, installed as King of Samoa by Germany, **1**, pp. 542, 548.

Tamatave, effect of martial law upon extraterritorial privileges, **2**, p. 642.

Tampico, military occupation of, **1**, pp. 42, 46, 291.

Taney, Chief Justice, mentioned, **1**, p. 315.

Tarapaca, formerly province of Peru, transferred to Chile; question of effect upon public obligations, **1**, p. 336.

Tariff, injuries resulting to foreigners by unnotified changes, **6**, p. 752.

Tassara, Señor Gabriel G., **1**, p. 706.

Taxation:

A State has no right to tax the person of former subjects naturalized abroad, **3**, p. 691.

Levy of taxes during military occupation, **7**, p. 280.

Taxation—Continued.

Of aliens, **2**, p. 55.

Property taxes, **2**, p. 55.

Road tax, **2**, p. 57.

Business licenses, **2**, p. 57.

Export taxes in United States, **2**, p. 58.

Income taxes, **2**, p. 58.

War taxes, **2**, p. 62.

Forced loans, **2**, p. 66.

Taylor, Zachary, President of the United States, message on question of recognition of Hungary, **1**, p. 113.

Teheran, good offices of United States minister in behalf of Jews at, **4**, p. 592.

Tehuantepec Railroad, **3**, p. 255.

Tehuantepec Ship Canal and Mexican and Pacific Railroad Company's claim against Mexico, **3**, p. 256.

Tehuantepec Transit Company, **3**, p. 256.

Telegrafo, case of the, **2**, p. 1084.

Telegraphic service during war, questions of neutrality, **7**, p. 940.

Temerario, Spanish torpedo-boat destroyer, interned at Asuncion, **7**, p. 996.

Ternant, M., French minister to the United States, **1**, p. 121.

Terrel, E. H., representative of United States at slave-trade conference in Brussels, **5**, p. 565.

Terres, Dr. J. B., vice-consul general of United States at Port au Prince, violation of his consulate, **5**, p. 54.

Territorial changes do not affect continuity of a State, **1**, p. 248.

Territorial expansion of the United States, **1**, p. 429.

Declarations of policy, **1**, p. 429.

Louisiana, **1**, p. 433.

The Floridas, **1**, p. 439.

Texas, **1**, p. 446.

Treaty of 1819, **1**, p. 446.

Question of limits and annexation, **1**, p. 447.

Texan independence, **1**, p. 448.

Annexation, **1**, p. 453.

Oregon, **1**, p. 457.

California and New Mexico, **1**, p. 458.

The Mesilla Valley, **1**, p. 460.

Alaska, **1**, p. 462.

Ukase of 1821, **1**, p. 462.

Treaty of cession, **1**, p. 464.

Boundaries, **1**, p. 466.

Hawaiian Islands, **1**, p. 475.

For topics discussed under this head, see Hawaiian Islands, supra.

Spanish West Indies (except Cuba), Philippines, and Guam, **1**, p. 520.

For subtopics, see Porto Rico, Philippine Islands, and Guam, supra.

Tutuila, and other Samoan Islands, **1**, p. 536.

For subtopics, see Samoan Islands, supra.

Horseshoe Reef, **1**, p. 554.

Brooks, or Midway Island, **1**, p. 555.

Wake Island, **1**, p. 555.

Guano islands, **1**, p. 556.

Legislation of Congress, **1**, p. 556.

Conditions of appurtenance, **1**, p. 558.

Discovery, **1**, p. 559.

Occupation, **1**, p. 560.

Territorial expansion of the United States—Continued.

Guano islands—Continued.

Conditions of appurtenance—Continued.

Executive action, 1, p. 561.

Bond, 1, p. 564.

Rights of the discoverer, 1, p. 565.

Lists of islands, 1, p. 566.

Proposals of annexation—

Canada, 1, p. 580.

Salvador, 1, p. 582.

Cuba, 1, p. 582.

Yucatan, 1, p. 589.

Islands of Panama, 1, p. 590.

Santo Domingo; Samana Bay, 1, p. 590.

Islands of Culebra and Culebrita, 1, p. 601.

Danish West Indies, 1, p. 601.

Mole of St. Nicholas, 1, p. 610.

Territorial jurisdiction. *See* Exemptions from.

Territorial limits:

Artificial lines, 1, p. 615.

Mountains and hills, 1, p. 616.

Rivers, 1, pp. 616–658.

See, supra, title Rivers.

Straits—

Divisional lines, 1, p. 658.

Navigation, 1, p. 659.

Danish Sound dues, 1, p. 659.

Straits of Fuca, 1, p. 664.

Straits of Magellan, 1, p. 664.

The Dardanelles, 1, p. 664.

Interior seas and lakes, 1, p. 669.

The Great Lakes. *See, supra, title* Great Lakes.Marginal sea. *See, supra, title* Marginal sea.Bays. *See, supra, title* Bays.

Determination of boundaries—

Political questions, 1, p. 743.

Rights of individuals, 1, p. 745.

Accretion, 1, p. 747.

Prescription, 1, p. 747.

Territorial operation:

Of municipal legislation, 2, p. 213.

Of judicial decisions, 2, p. 217.

Territorial property of a State, 1, p. 615.

*See, also, Territorial limits.*Territorial sovereignty. *See* National jurisdiction.

Territorial waters act of Great Britain, 1878. 1, p. 714.

Territorial waters:

See, also, Marginal sea: Bays.

Violation of, 2, pp. 4, 363, 364, 365, 366, 367.

"Territories" of United States, status of, 1, p. 319.

Territory, inviolability of. *See* Inviolability of territory.

Testaret, M. de, case of, 4, p. 52.

Texas:

- Annexation of, **1**, pp. 274, 453; **5**, p. 778.
 - Treaty of 1819, **1**, p. 446.
 - Question of limits and proposals for annexation, **1**, p. 447.
 - Texan independence, **1**, p. 448.
 - References to the annexation of Texas in Spanish-American negotiations, 1898, **1**, pp. 366, 372.
- Applicability after independence of prior treaties of third powers with Spain, **5**, p. 343.
- Applicability of United States revenue laws to, after annexation, **1**, pp. 315, 318.
- Citizenship of inhabitants after annexation, **3**, p. 314.
- Debt of, upon annexation to United States, **1**, pp. 343-347.
- Guaranty of its independence suggested by France and Great Britain, **6**, p. 530.
- Precedents as to recognition of belligerency arising in Texan revolution, **1**, pp. 176-178.
- Recognition of, by United States—
 - Report of Mr. Clay, **1**, pp. 96-98.
 - President Jackson's message December 21, 1836, **1**, pp. 98-101.
 - Appropriation by Congress, **1**, p. 101.
 - Act of recognition, **1**, pp. 101-102.
 - Reply to Mexican protest, **1**, pp. 102-103.
- References to various documents concerning, **1**, p. 457.
- Treaties concluded by foreign States with the independent State of, **1**, p. 456.
- Tewel, Mendel, case of, **3**, p. 413.
- Thakombau, King, government of, in Fiji, **1**, p. 235.
 - Claims arising out of dealings with his government, **1**, p. 350.
- Thalweg, or *filum aquæ*, **1**, p. 616.
- Thomas, British rear-admiral, disavows seizure of Hawaii, **1**, p. 478.
- Thomas, Henry, case of, **6**, p. 768.
- Thomas Watson*, case of the, **2**, p. 948.
- Thompson and Anderson, claim against Mexico, **3**, p. 304.
- Thompson, Col. Don Martin, agent of Buenos Ayres government to United States, **1**, p. 77.
- Thompson, Sir John, Bering Sea arbitrator, **1**, pp. 907, 912, 913, 919, 920.
- Thompson, Thomas L., United States minister to Brazil, **1**, pp. 202, 204, 205.
- Thorndike, John L., case of, **6**, p. 295.
- Thornton, Sir Edward, **1**, pp. 581, 582; **3**, p. 304.
- Thornton*, case of the, seized in Bering Sea, **1**, pp. 895, 896, 918, 919.
- Thouvenel, French minister of foreign affairs, **1**, p. 209.
- Thrasher, John S., case of, **2**, p. 88; **3**, pp. 719, 731, 817; **6**, p. 698.
- Three-mile limit, ship brought constructively within, by her boats, **1**, p. 908.
- Thurston, Mr., Hawaiian minister to United States, recalled upon request, **4**, p. 503.
- Tigre Island:
 - Agreement for cession to United States, **3**, p. 135.
 - Occupation by Great Britain, **3**, p. 135.
 - Suggested acquisition by United States, **3**, p. 183.
- Tokio conference for treaty revision, March, 1882, **5**, p. 753.
- Tong Tseng, case of, **4**, p. 2201.
- Tonga, relations of the United States with, **5**, p. 866.
- Tonnage tax, prohibited to States, **2**, p. 16.
- Topor, Henry, case of, **3**, p. 652.
- Toprahanian, Mrs., case of, **3**, p. 702.
- Torito, El*, or the *Annetta*, case of, **2**, p. 1105.
- Torlade d'Azambuja:
 - Seeks recognition as chargé d'affaires of Portugal to United States, **1**, p. 135.
 - Received by United States, **1**, p. 136.
- Torpedoes and mines, **7**, p. 365.

- Torre, Carlos de la, extradition of, **4**, p. 285.
- Torre, Señor de la, mentioned, **1**, p. 390.
- Torres, Manuel, received by United States as chargé d'affaires from Republic of Colombia, **1**, p. 90.
- Torts within foreign waters, jurisdiction of United States courts, **2**, p. 79.
- Tortuga:
- Action of United States on rumor of proposed acquisition by Great Britain, **6**, p. 433.
 - Proposal to cede it to United States, **1**, p. 432.
- Toucan*, American brig, claim for detention, **6**, p. 954; **7**, p. 804.
- Toulon sailors killed by frigate *United States* in saluting, **2**, p. 369.
- Tourgée, Mr., American consul at Bordeaux, violation of his house, **5**, p. 53.
- Tousig, Simon, case of, **3**, p. 838.
- Tower, Mr., British chargé at Washington, provisional Alaskan boundary, **1**, p. 468.
- Trade-marks:
- International provisions for, **2**, p. 36.
 - Questions arising under treaties, **2**, p. 38.
 - Registration of, in United States—
 - By foreigners, **2**, p. 36.
 - By residents of Porto Rico, **2**, p. 38.
 - By residents of Philippine Islands, **2**, p. 38.
- Traffic in firearms and liquor, international cooperation for restriction of, **2**, p. 468.
- Transvaal. *See* South African Republic.
- Transvaal concessions commission, **1**, p. 411.
- Trauer, William, case of, **3**, p. 997.
- Treaties, **5**, p. 155.
- Power to make—
 - Prior to the Constitution, **5**, p. 156.
 - Under the Constitution, **5**, p. 160.
 - Question of constitutional limitations, **5**, p. 166.
 - Cessions of territory, **5**, p. 171.
 - Descent and tenure of property, **5**, p. 175.
 - Negotiation and conclusion—
 - Full powers, **5**, p. 179.
 - Formalities, **5**, p. 180.
 - Language of treaty, **5**, p. 180.
 - The *alternat*, **5**, p. 181.
 - Presents, **5**, p. 182.
 - Validity, **5**, p. 183.
 - Ratification—
 - Question of duty to ratify—
 - Opinions of writers, **5**, p. 184.
 - American discussions, **5**, p. 188.
 - Case of the Florida treaty, **5**, p. 188.
 - Conditions implied from Senate's functions, **5**, p. 191.
 - Prerogatives of the Senate—
 - Necessity of Senate's approval, **5**, p. 193.
 - Mode of obtaining advice and consent, **5**, p. 196.
 - Rejection, or failure to act, **5**, p. 198.
 - Practice of amendment, **5**, p. 199.
 - Exchange of ratification—
 - Act of ratification, **5**, p. 202.
 - Explanatory declarations, **5**, p. 203.
 - Proclamation, **5**, p. 210.

Treaties—Continued.

Agreements not submitted to the Senate—

Simple Executive acts, **5**, p. 210.Protocols, **5**, p. 210.Exchange of notes, **5**, p. 214.

Agreements under acts of Congress—

Commercial arrangements, **5**, p. 218.International copyright, **5**, p. 219.Postal conventions, **5**, p. 220.Agreements with Indian tribes, **5**, p. 220.

Enforcement of treaties—

Duty of performance, **5**, p. 221.Legislative aid, **5**, p. 221.Appropriations of money, **5**, p. 224.

Judicial action—

Province of the courts, **5**, p. 233.Rule as to political questions, **5**, p. 241.Date of taking effect, **5**, p. 244.

Interpretation—

General rules, **5**, p. 249.Particular stipulations, **5**, p. 254.

Most-favored-nation clauses—

Reciprocal concessions, **5**, p. 257.Controversy with France, 1817-1831, **5**, p. 257.Arrangement with Colombia, **5**, p. 260.Discussions with Austria, **5**, p. 261.Positions taken, 1869-1875, **5**, p. 262.Treaty with Hawaii, 1875, **5**, p. 263.Views expressed, 1884, **5**, p. 267.Discussions with Great Britain, 1885, **5**, p. 268.Discussions, 1886-1895, **5**, p. 272.Discussions under tariff, 1897, **5**, p. 277.Case of the Swiss treaty, **5**, p. 283.Views of Germany, **5**, p. 285.Geographical discriminations, **5**, p. 288.Retaliatory or compulsive discriminations, **5**, p. 303.Bounties, **5**, p. 305.Miscellaneous cases, **5**, p. 310.

Termination—

General rules, **5**, p. 319.Termination by notice, **5**, p. 322.Change in conditions, **5**, p. 335.Changes in sovereignty and government, **5**, p. 341.Effect of independence of Colombia, **5**, p. 341.Effect of independence of Texas, **5**, p. 343.Sardinia and Italy, **5**, p. 344.Case of the Netherlands, **5**, p. 344.Barbary powers, **5**, p. 345.Case of Loochoo, **5**, p. 346.Case of Madagascar, **5**, p. 347.Annexation of Hawaii, **5**, p. 348.Treaties affecting Spain's former colonies, **5**, p. 351.Canada and British Columbia, **5**, p. 352.Cases under German treaties, **5**, p. 353.Admission of Louisiana, **5**, p. 356.

Treaties—Continued.

Termination—Continued.

Legislative abrogation, **5**, p. 356.

Implied revocation or repeal, **5**, p. 363.

Earlier treaty by later one, **5**, p. 363.

Treaty, by later statute, **5**, p. 364.

Statute, by later treaty, **5**, p. 370.

State constitutions and statutes by treaties, **5**, p. 371.

Effect of war—

Nature of treaties, **5**, p. 372.

Treaties applicable to state of war, **5**, p. 375.

Treaties relating to debts, **5**, p. 376.

Views of publicists, **5**, p. 381.

Question as to the fisheries provisions in treaty of 1782-83, **1**, pp. 771, 775, 780.

Survival of vested rights, **5**, p. 386.

Treaties between United States and American Indians:

Character and force of, **1**, p. 37.

After March 3, 1871, to be approved by Congress, **1**, p. 37.

Treaty:

At London, July 6, 1827, Great Britain, France, and Russia, **1**, p. 111.

At London, November 15, 1831, **1**, p. 110.

Between Austria, Prussia, and Denmark, October 30, 1864, apportionment of debt, **1**, p. 341.

Between Great Britain and Russia, 1825; northwest coast of America, **1**, pp. 464, 466.

Between Great Britain and Venezuela, February 2, 1897; doctrine of prescription, **1**, p. 297.

Between United States and—

Corea, March 22, 1882, **1**, p. 119.

France, April 30, 1803, for Louisiana purchase; property that passed by cession, **1**, pp. 281-282.

France, April 30, 1803; Article VI., relating to American Indians, cited, **1**, p. 35.

Germany and Great Britain, December 2, 1899; division of Samoan Islands, **1**, p. 553.

Great Britain, 1783, treaty of peace; fisheries; **1**, p. 767.

Great Britain, November 19, 1794; Article III., relating to American Indians, cited, **1**, p. 35.

Great Britain, May 4, 1796, cited, **1**, p. 35.

Great Britain, December 24, 1814; Article IX., relating to American Indians, cited, **1**, p. 35.

Great Britain, May 8, 1871; Articles XII.-XVII., **1**, p. 60.

Great Britain, February 15, 1888, as to Northeastern fisheries; unratified, **1**, p. 866.

The Great and Little Osages, June 2, 1825, effect of, **1**, p. 38.

The Great and Little Osages, September 29, 1865, effect of, **1**, p. 38.

Hawaii, annexation of latter, **1**, pp. 162-163.

Mexico, April 3, 1835, **1**, p. 448.

Mexico, December 30, 1853, relating to American Indians, cited, **1**, p. 35.

Mexico, July 4, 1868, **1**, p. 60.

Miami Indians, opinion as to, **1**, pp. 38-39.

The Orange Free State, December 22, 1871, **1**, p. 116.

The Ottawa Indian tribe, opinion as to, **1**, p. 38.

Russia, March 30, 1867, cession of Alaska, **1**, p. 464.

Question of property passed by cession of Alaska, **1**, p. 285.

Treaty—Continued.

Between United States and—Continued.

Servia, consular convention, October 2-14, 1881, **1**, p. 116.

Spain, October 27, 1795; Article V., relating to American Indians, cited, **1**, p. 35.

Spain, February 22, 1819: Article II., property passed by cession, **1**, pp. 282-284.

Of Berlin, July 13, 1878—

Article V., religious liberty in Bulgaria, **1**, p. 74.

Articles XXXIV., XXXV., **1**, p. 115.

Independence of Roumania, **1**, p. 114.

Article XXVII., religious liberty in Montenegro, **1**, p. 74.

Article XXXV., religious liberty in Servia, **1**, p. 74.

Religious liberty in Roumania, **1**, p. 74.

Of peace between Russia and Turkey, September 14, 1829, **1**, p. 111.

Of Washington, 1871; navigation of the Great Lakes, **1**, p. 675.

For discussions and references to treaties of United States, see, under name of each foreign State, Diplomatic and treaty relations with the United States.

Trent affair, **2**, p. 1001; **7**, pp. 626, 768.

Treseot, William Henry:

Commissioner to Mexico, **4**, p. 455.

Commissioner to negotiate treaty with China, **4**, p. 188.

Colombian protocol, 1881, **3**, p. 23.

Mission to Chile, Peru, and Bolivia, **4**, p. 454; **6**, p. 38.

Treviño, Rafael, extradition case, **4**, p. 271.

Trevitt, Mr., case of, **2**, p. 788.

Triangle Islands, guano islands, **1**, p. 580.

Tribunals, decisions of competent foreign tribunals respected, **2**, p. 5.

Tributary States, status of, **1**, pp. 19-20.

Tricoupi, Mr., Greek minister at London, **1**, p. 112.

Trigueros, legation messenger, liability to military service, **4**, p. 660.

Trimble, Alexander, case of, **4**, p. 301.

Trinidad, island of, question of abandonment, **1**, pp. 299-301.

Tripoli:

Diplomatic and treaty relations with the United States, **5**, pp. 391, 396, 398.

Effect of ascendancy of Turkey upon treaties of, **5**, p. 346.

Extraterritorial jurisdiction, **2**, pp. 593, 613, 627, 661.

Tripp, Bartlett, American commissioner in Samoa, **1**, p. 551; **4**, p. 456.

His report, **1**, p. 551.

Trist, Nicholas P.:

Consul at Havana, **1**, p. 445.

Mission to Mexico, **1**, p. 459; **4**, p. 453; **5**, p. 780.

Negotiation of treaty after recall, **5**, p. 781.

President Polk's reception of the treaty, **5**, p. 783.

Sumner's speech on compensation of, **5**, p. 783.

Truce, flags of, **7**, p. 318.

Truces, **7**, p. 327.

Trujillo and Salaverry Railroad, case of, **6**, p. 253.

Trumbull, Ricardo L., case of, **6**, p. 739.

Trumbull's claim, **7**, p. 34.

Truxton, Commander, censured for his action at Honolulu, **5**, p. 58.

Tschudy, Fred, case of, **3**, p. 662.

Tucker, Bill, extradition of, **4**, p. 255.

Tudor, William, agent of United States for commerce and seamen in South America, **1**, p. 215.

Tunis:

Diplomatic and treaty relations with the United States, **5**, pp. 391, 396, 402.

Extraterritorial jurisdiction, **2**, pp. 593, 613, 627, 638, 661, 662.

French protectorate over, **1**, p. 29.

Tunis-United States treaty of 1797, suggested alteration of certain provisions by changed conditions, **5**, p. 337.

Tunstall and Myers, case of, **4**, p. 332.

Tunstall J. F., case of, **2**, pp. 633, 866; **3**, p. 842.

Tunstall, John H., case of, **6**, p. 662.

Tunstall, J. P., case of, **6**, p. 742.

Tupper, Charles H., agent for Great Britain in Bering Sea arbitration, **1**, p. 907.

Turin, treaty of, 1860, Article II., confirms neutralization of portions of Savoy, **1**, p. 26.

Turkey:

Attitude toward expatriation—

Law of 1869, **3**, p. 679.

Bureau of nationality, **3**, p. 680.

Diplomatic controversies, **3**, p. 680.

Penalties and petitions, **3**, p. 691.

Expulsion cases, **3**, p. 696.

Unratified treaty of 1874 with the United States, **3**, p. 707.

Diplomatic and treaty relations with the United States—

Treaty of 1830, **5**, p. 795.

Treaty of 1862, **5**, p. 795.

Real estate protocol, 1874, **5**, p. 801.

Extradition treaty, **5**, p. 802.

Educational, eleemosynary, and religious institutions, **5**, p. 802.

Schools, **5**, p. 814.

Sale of books, **5**, p. 829.

Freedom of worship, **5**, p. 831.

Armenian difficulties, **5**, p. 833.

Various topics, **5**, p. 837.

Effect of martial law upon extraterritorial privileges, **2**, p. 641.

Extraterritorial jurisdiction of foreign States in—

Origin and extent of, **2**, p. 662.

Prolonged dispute over Article IV. of treaty with United States, 1830—

Annotations on the treaty by Davis and Adee, **2**, p. 668.

Report of Mr. Dainese, 1852, **2**, p. 673.

Report of Mr. Brown, 1857, **2**, p. 674.

Views of Mr. Cass, 1859, **2**, p. 678.

Position of Mr. Fish, 1869, **2**, p. 680.

Case of Kelley, **2**, p. 681.

Mirzan's case, 1879, **2**, p. 683.

Correspondence of 1884-1889, **2**, p. 684.

Case of Proios, **2**, p. 696.

Gurdjian's case, 1890, Blaine's offer, **2**, p. 697.

Report of Mr. Olney, 1895, **2**, p. 706.

Correspondence of 1900-1901, **2**, p. 711.

Practice of European powers

Austria-Hungary, **2**, p. 714.

Germany, **2**, p. 715.

Great Britain, **2**, p. 715.

Italy, **2**, p. 716.

The Netherlands, **2**, p. 720.

Portugal, **2**, p. 721.

Switzerland, **2**, p. 722.

Turkey—Continued.

Extraterritorial jurisdiction of foreign States in—Continued.

Mixed courts in Egypt, their jurisdiction and its limitations, **2**, p. 722.

Protection by foreign representatives to persons of different nationality and natives—

Policy of the United States, **2**, p. 727.

In the Ottoman dominions, **2**, p. 736.

General rules, **2**, p. 736.

Native employees of consulates, **2**, p. 740.

Case of Assad Kassas, **2**, p. 740.

Case of G. Costa, **2**, p. 742.

Case of Avedikian, **2**, p. 743.

Question as to native teachers, **2**, p. 745.

Law restricting privileges of foreigners operating printing offices, **6**, p. 296.

Non-Christian State admitted to pale of international law, **1**, p. 9.

Recognized as a State before admission to pale of international law, **1**, p. 74.

Sultan of, recommends Philippine Moslems to be friendly toward United States, **1**, p. 533.

Teskéréh for traveling foreigners, **3**, p. 1004.

Turnbull, George, et al., case of, **6**, p. 306.

Turner, Commodore, violation of territorial waters of Brazil, **1**, pp. 178, 180, 181; **2**, p. 4.

Turpin, Mr., convention for settlement of Aves Island case, **5**, p. 211.

Tutuila. *For history of the acquisition of Tutuila and other Samoan islands see under Samoan Islands.*

Tweed, extradition of, **4**, p. 255.

Twenty-four hours rule, **7**, pp. 987, 990, 991, 993.

Twickenham, action of the prize master at Key West in case of the, **7**, p. 610.

Two Sicilies, indemnity for wrongful acts of Murat, **1**, p. 249.

Tyler, John:

Message of December 30, 1842: Hawaii, **1**, pp. 476-477.

Special message of May 15, 1844: Military and naval precautions for protection of Texas, pending annexation, **1**, pp. 274-276.

Tyrolese subjects, detained on steamer at San Francisco, **2**, p. 83.

Ulmer, Solomon II., case of, **3**, p. 949.

Ulrich and Langstroth, case of, **6**, pp. 916, 974.

Underwood, Edward, case of (extradition), **4**, p. 318.

Union. *See* Personal union; Real union; Federal union.

United Provinces of Rio de la Plata, never recognized as such by United States, **1**, p. 90.

United Provinces of South America, **1**, p. 77.

Assemblies at Buenos Ayres and Tucuman, **1**, p. 77.

Demand for recognition, **1**, p. 77.

Opinion of Mr. Adams, **1**, p. 78.

Refusal of United States to receive a consul from, **1**, p. 79.

Universal Postal Union Convention, 1891, **2**, p. 15.

Universal postal conventions of Paris and Washington, **5**, p. 870.

United States:

Characteristics of, as a federal union, **1**, p. 24.

Courts, jurisdiction in Indian Territory, **1**, p. 33.

Diplomatic and treaty relations of. *See under name of each foreign State.*

Recognition of independence by France in 1778, an act of intervention, **1**, p. 73.

United States and Paraguay Navigation Company's claim, **7**, p. 110.

United States Guano Company, mentioned, **1**, pp. 573, 574, 576.

Unneutral acts:

Case of the *York*, **2**, p. 362.

Duty of State to restrain, **2**, p. 446.

- Unofficial relations with insurgents, falling short of recognition of belligerency, **1**, pp. 242-243.
- Upham, Mr., argument against allowance of claim against Texas by Anglo-American commission under convention of 1853, **1**, pp. 346-347.
- Urdaneta, General, removal of passengers from the *Caracas*, **2**, p. 863.
- Uribe, Señor, case of (asylum), **2**, p. 801.
- Uruguay:
- Assumption of the debts of the previous Spanish government, **1**, p. 342.
 - Certificates of foreign nationality, **3**, p. 1008.
 - Independence recognized by United States, **1**, p. 91.
 - Relations of United States with, **5**, p. 867.
- Uruguay River, free navigation of, **1**, p. 640.
- Usage, effect of, upon acceptance of international law, **1**, pp. 7-8.
- Usher, Mr., American consul at Asuncion, revocation of his exequatur, **5**, p. 25.
- Vaccas, Mr., case of, **3**, p. 604.
- Valencia, case of firing upon; display of flag, **1**, p. 700; **2**, p. 280.
- Valencia "unclaimed estate" swindle, **6**, p. 756.
- Valente, Amaral, Brazilian minister to the United States, **1**, p. 161.
- Valk, Dewes, case of, **3**, p. 618.
- Valon, Dominick, Mrs., case of, **3**, p. 485.
- Valparaiso:
- Bombardment of, **7**, p. 354.
 - American claims for resulting injuries not presented, **6**, p. 940.
- Van Bokkelen's case, **6**, pp. 699, 772.
- Van Buren, Martin:
- Declarations of American policy of nonintervention, **6**, p. 14.
 - Instructions correcting views of Bolivar expressed in instructions of previous administration, **4**, p. 787.
 - Instructions to McLane, leading to rejection of nomination as minister to England, **4**, p. 786.
 - Recognition of Dom Miguel's government in Portugal, **1**, pp. 136-137.
- Van Camp, Aaron, commercial agent in Samoa, **1**, p. 536.
- Van Dissel & Co.'s case, **6**, p. 991.
- Vandoit, Mr., case of, **3**, p. 592.
- Van Ness, minister to Spain, **1**, p. 95.
- Van Zandt, Mr.:
- Requests for mediation of United States with Mexico, **1**, pp. 451-452.
 - Representative of Texas signing treaty of annexation, **1**, p. 453.
 - Chargé d'affaires of Texas to United States, asks United States to protect Texas pending annexation, **1**, pp. 276, 277.
- Varas, Mr., Chilean delegate to First Pan-American Conference, **1**, p. 292.
- Variag*, Russian cruiser:
- Rescue of her crew, **7**, p. 949.
 - Status of, while building in Philadelphia, **4**, p. 423.
- Vasilatos, D. N., case of, **3**, p. 605.
- Vaughan, Charles, British minister to United States, **1**, p. 129.
- Venezuela:
- Assumption of the debts of the previous Spanish government, **1**, p. 343.
 - Blockade by European powers, question of "pacific blockade," **7**, p. 140.
 - Blockade of her ports by Germany, Great Britain, and Italy, **7**, p. 118.
 - Boundary dispute with Great Britain: doctrine of prescription, **1**, pp. 296-297.
 - Claims of foreign powers under conventions of 1864 and 1867, **6**, p. 711.
 - Claims of German subjects arising during civil war, 1898-1900, **6**, p. 692.
 - Closure of ports to foreign war vessels, **2**, p. 565.
 - Enumeration of open ports, **2**, p. 570.

Venezuela—Continued.

- Decrees of, limiting diplomatic intervention, **6**, p. 318.
- Diplomatic and treaty relations with the United States, **5**, p. 867.
- Diplomatic asylum in, **2**, p. 842.
- Good offices of the United States in France in behalf of, **4**, p. 591.
- Independence recognized by United States, **1**, p. 90.
- Law as to expatriation, **3**, p. 708.
- Nonintervention clause in Venezuelan contracts, **6**, p. 297.
- Recognition of new governments in, by the United States—
 - Paez government, recognition by minister revoked, **1**, p. 149.
 - Falcon government, **1**, p. 150.
 - Guzman Blanco, delay in recognition of his government, **1**, p. 150.
 - Crespo government, **1**, p. 153.
 - Castro government, **1**, p. 153.
- Relations involving applications of the Monroe doctrine—
 - Use of good offices of the United States, **6**, p. 530.
 - Avoidance by the United States of joint action against, **6**, p. 531.
 - Boundary dispute with Great Britain, **6**, p. 533.
 - Mr. Olney's instructions, July 20, 1895, **6**, p. 535.
 - Lord Salisbury's responses, November 26, 1895, **6**, p. 559.
 - President Cleveland's annual message, **6**, p. 575.
 - President Cleveland's special message, December 17, 1895, **6**, p. 576.
 - Arbitral settlement, **6**, p. 580.
 - Claims—
 - Discussions of 1880-81, **6**, p. 584.
 - Attitude of the United States toward the action of Germany, Great Britain, and Italy, 1902-3, **6**, p. 586.
 - Argentine propositions and American reply, **6**, p. 592.
 - Unofficial communications of United States with governments of, during revolutions, **1**, pp. 236-237.
- Venezuela Steam Transportation Company's claim, **6**, pp. 320, 981.
- Venezuelan provinces, revolts in, and relations of the United States with, **1**, p. 75.
 - Revolt at Caracas, **1**, p. 75.
 - Agents accredited to United States, **1**, p. 75.
 - President Madison's message, November 5, 1811, **1**, p. 75.
 - Temporary reascendancy of Spain, **1**, p. 76.
 - Protest as to Amelia Island, **1**, p. 76.
- Venosta, Marquis Emilio Visconti, Bering Sea arbitrator, **1**, pp. 907, 912, 913, 919, 920.
- Venturella, case of the lynching of, with two other Italians, **3**, p. 344.
- Vera Cruz:
 - Refusal of United States to recognize the projected blockade of, by the Miramon government, **1**, p. 184.
 - Siege of, by General Scott, **7**, p. 180.
- Verbeek, Rev. Guido F., case of, **3**, p. 896.
- Vergé, Du, case of, **2**, p. 635.
- Vergennes, character and part in peace of 1782-83, **5**, p. 643.
- Vernet, Luis, seizure by, of American fishing vessels in Falkland Islands, **1**, p. 876.
- Vessels controlled by insurgents, their legal status:
 - Cases and opinions, 1776-1860—
 - British statute of 1777, **2**, p. 1076.
 - The Bergen prizes, **2**, p. 1076.
 - Civil war cases—
 - Baker's case, **2**, p. 1079.
 - Smith's case, **2**, p. 1079.

Vessels controlled by insurgents, their legal status—Continued.

Civil war cases—Continued.

Case of the *Joseph L. Gerrity*, 2, p. 1080.

Case of the *Chesapeake*, 1863, 2, p. 1080.

Burley's case, 1864, 2, p. 1081.

Cases and opinions, 1865-1884—

Case of the *Washington*, 2, p. 1084.

Case of the *Telegrafo*, 2, p. 1084.

Vessels employed by Haitian insurgents, 2, p. 1085.

Case of the *Huascar*, 2, p. 1086.

Colombian insurrection, 1885—

Case of the *Game Cock*, 2, p. 1087.

Discussions with Colombia, 2, p. 1089.

Case of the *Ambrose Light*, 2, p. 1098.

Criticism by Doctor Wharton, 2, p. 1099.

Venezuelan decree, 1885, 2, p. 1105.

Haitian decree, 1889, 2, p. 1106.

Revolution in Chile, 1891, 2, p. 1107.

Naval revolt in Brazil, 1893-94, 2, p. 1113.

Cases and opinions, 1899-1902, 2, p. 1121.

Vessels:

Jurisdiction in ports over foreign merchant vessels. See Ports, jurisdiction over.

Jurisdiction over—

As to acts at sea, 1, p. 930.

Piracy, 1, p. 935.

Acts in foreign waters, 1, p. 936; 2, p. 6.

Civil liabilities on American vessels, 1, p. 938.

Merchant vessels—

Asylum in, 2, p. 855.

Question of liability of passengers to arrest in transit, 2, p. 865.

Nationality of—

Flag as evidence of, 2, p. 1002.

Registry, 2, p. 1003.

American owned foreign built vessels—

Right of protection, 2, p. 1007.

Opinion of Mr. Cushing, 2, p. 1008.

Opinion of Mr. Beaman, 2, p. 1011.

Opinion of Morton P. Henry, 2, p. 1026.

Judicial decisions, 2, p. 1037.

Consular regulations, 1896, 2, p. 1038.

Jurisdiction of United States over, 2, p. 1043.

Passports and sea letters, 2, p. 1045.

Arming of merchant vessels, 2, p. 1070.

Officers of merchant vessels, 2, p. 1071.

Loss of right of protection, 2, p. 1071.

Nationalization of, upon change of sovereignty, 1, p. 309.

Of belligerents, hospitality to, 1, pp. 176-177.

Of war—

Asylum in, 2, p. 845.

Exemption of foreign war vessels from territorial jurisdiction—

Their public character, 2, p. 562.

Entrance into friendly ports, 2, p. 563.

Incident in Venezuela, 1901, 2, p. 565.

Case of military occupation, 2, p. 570.

Vessels—Continued.

Of war—Continued.

Exemption of foreign war vessels from territorial jurisdiction—Continued.

Exemptions from local authority—

Opinions of publicists, **2**, p. 571.Canchy, **2**, p. 571.Calvo, **2**, p. 571.Testa, **2**, p. 572.Phillimore, **2**, p. 573.Hall, **2**, p. 573.Development of the doctrine, **2**, p. 574.Case of the *Exchange*, **2**, p. 575.No exemption from revenue laws, if acting as merchant vessels, **2**, p. 577.No right to give asylum to nationals not belonging to crew, **2**, p. 577.Exemption extends to chartered transport, **2**, p. 577.Exemption extends to prizes in charge of a man-of-war, **2**, p. 578.Surrender of extraditable offenders, **2**, p. 579.As plaintiff may be obliged to give security for counter claim, **2**, p. 579.To be entitled to exemption, must be lawfully commissioned, **2**, p. 580.Forfeiture of exemption by breach of neutrality, **2**, p. 580.Supplies for, exempt from customs duty, **2**, p. 581.Subject to the police regulations of the port, **2**, p. 582.Officers and crew, while unofficially ashore not exempt, **2**, p. 585.Case of Captain Gamble, **2**, p. 585.Case of the officers of the *Forte*, **2**, p. 587.Ramsey's case, **2**, p. 588.U. S. S. *Wachusett*, damage to lands in Colombia, **2**, p. 589.Seizure ashore by ship's officers of offending or deserting seamen, **2**, p. 589.Mail packet exempted like a man-of-war, by treaty, **2**, p. 591.Public, other than men-of-war, exemption from territorial jurisdiction, **2**, p. 591.Right of innocent passage through marginal seas, **1**, p. 700.Seizure of, by foreign power in territorial waters, effect of, **2**, pp. 4-5.Vibert, Emil, case of, **3**, p. 376.Victoria sugar estate, Cuba, case of, **6**, p. 969.Vidal, Mr., American consul at Tripoli, case of, **5**, p. 31.

Vienna, treaty of congress of, June 9, 1815:

Article 84, neutralized Switzerland, **1**, p. 26.Article 92, neutralized portions of Savoy, **1**, p. 26.Free navigation of rivers, **1**, p. 628.Provisions in regard to public debts of various States, **1**, p. 339.Rules for classification of diplomatic representatives, **4**, p. 430.

Vienna, treaty of, October 30, 1864—

Provision for transfer of Danish contractual obligations in relinquished territory, **1**, p. 341.Question of effect of cession on contracts and concessions, **1**, p. 386.Vigil, Don Augustin, received as minister of the Rivas-Walker government of Nicaragua to the United States, **1**, pp. 141-143.Vignaud, Mr., summary of French law of citizenship, **3**, p. 594.Vika, Vincenzo, good offices of Italy in behalf of, **6**, p. 331.Villars, Marquis de, case of, **2**, p. 760.Villella, Vincenzo, extradition refused by Italy, **4**, p. 290.Virgilio del Genovese, case of, **6**, p. 307.*Virginus*, case of the, **2**, pp. 895, 967, 980; **6**, p. 84.

Visit and search:

- A belligerent right, 7, p. 473.
- Mode of exercise, 7, p. 475.
- Mail steamers and mails, 6, p. 479.
- Resistance to or evasion of search, 6, p. 484.
- Use by neutral of armed enemy ship, 6, p. 487.

Convoy—

- Neutral, 6, p. 491.
- Belligerent, 6, p. 493.

See, also, under High seas, and Slave trade.

- Vivanco insurrection, the Cass-Osma correspondence on right to determine existence of war, 1, pp. 182-184.
- Vives, Gen. Don Francisco Dionisio, Spanish minister to United States during Florida negotiations, 1, p. 444.
- Vivorilla Key, guano island, 1, p. 580.
- Vizcarra, Antonio, case of, 4, pp. 289, 326, 390.
- Vizcarrondo, Señor, mentioned, 1, p. 368.
- Vogt, Carl, alias Stupp, extradition case, 4, pp. 242, 250, 319, 399.
- Voinesco, Colonel, special envoy of Roumania to the United States, 1, p. 115.
- Vonkey, Louis, case of, 3, p. 873.
- Voorhees, Capt. Philip F., violation of neutral rights of Argentine Confederation, 1, pp. 178-182.
- Vroom, Mr., American minister at Berlin, question of court dress, 4, p. 769.
- W——, jr., case of election of nationality, 3, p. 551.
- Wachusett, U. S. S., damage by crew to land in Colombia, 2, p. 589.
- Wade, Benjamin F., commissioner to investigate and report on Santo Domingo, 1, p. 597; 4, p. 454.
- Wagner, Reinhardt, case of, 3, pp. 627, 630.
- Wake Island, United States claim to, 1, p. 555.
- Waldeck, effect of accession to Prussia, upon former treaties of, 5, p. 354.
- Waldmann, George, case of, 6, p. 959.
- Walker, Howard C., case of, 6, p. 770.
- Walker, William:
 - Conduct of the United States in recognition of his government in Nicaragua, 1, pp. 140-143.
 - Recognition withdrawn, 1, pp. 143-144.
 - Expedition to Nicaragua, 7, p. 927.
 - His filibustering a hindrance to settlement of Clayton-Bulwer treaty controversy, 3, p. 177.
 - Nicaragua's repudiation of his acts as a usurper, 1, p. 144.
- Waller, John L.:
 - Convicted under martial law in Madagascar, 2, pp. 204, 644; 6, 670.
 - Transcript of evidence temporarily withheld by France from United States, 2, p. 205.
 - Merits of the case, 2, p. 205.
 - Opinion of M. Clunet, 2, p. 210; 6, p. 670.
 - Claim of, for false imprisonment 6, p. 670.
- Waller, Maj. L. W. T., case of, 7, p. 187.
- Wallis, John G., claimant of Arenas Island, 1, p. 570.
- Walsh, Joseph B., case of, imprisoned in Ireland 2, p. 95.
- Walsh, Mr., case of, 3, p. 847.
- Walter, Ludwig, case of, 3, p. 433.
- Winton destruction during war. 7, p. 199.

War, 7, p. 152.

- Definitions, 7, p. 153.

- Kinds—

- Public and general, 7, p. 155.

- Limited, 7, p. 155.

- Civil, 7, p. 158.

- Private, no longer admissible, 7, p. 160.

- Power to make, 7, p. 162.

- Commencement of war—

- Declaration, 7, p. 168.

- Hostilities prior to declaration, 7, p. 169.

- Civil war, 7, p. 171.

- Belligerents—

- Combatants and noncombatants, 7, p. 172.

- Nonliability for belligerent acts, 7, p. 177.

- Belligerent measures—

- Permissible violence, 7, p. 178.

- Sieges and bombardments, 7, p. 179.

- Devastation, 7, p. 182.

- Retaliation, 7, p. 182.

- Deceit, 7, p. 191.

- Treatment of resident aliens, 7, p. 191.

- Prohibition of exports, 7, p. 192.

- Protection of neutral persons and property, 7, p. 195.

- Prohibited measures—

- Particular acts, 7, p. 196.

- Bombardment of undefended towns, 7, p. 198.

- Pillage, 7, p. 198.

- Denial of quarter, 7, p. 199.

- Wanton destruction, 7, p. 199.

- Prohibited implements, 7, p. 205.

- Uncivilized warfare, 7, p. 207.

- Question as to concentration, 7, p. 212.

- Prisoners of war—

- Who are, and who are not, 7, p. 215.

- Treatment, 7, p. 218.

- American instructions, 1863, 7, p. 219.

- Hague Convention rules, 7, p. 221.

- Good offices of American consuls in Boer war, 7, p. 223.

- Exchange, 7, p. 226.

- Parole, 7, p. 228.

- Repatriation, 7, p. 230.

- Spies, war traitors, war rebels, 7, p. 231.

- Deserters, 7, p. 234.

- Treatment of the wounded—

- Geneva Convention, 1864, 7, p. 235.

- Interruption of commercial relations—

- Suspension of intercourse, 7, p. 237.

- Contracts

- Limitations on the power to contract, 7, p. 244.

- Suspension or dissolution of contracts, 7, p. 250.

- Cessation of interest, 7, p. 252.

War—Continued.

Interruption of commercial relations—Continued.

Judicial remedies—

Suspension and revival, 7, p. 253.

Suspension of statute of limitations, 7, p. 254.

Licenses to trade with the enemy, 7, p. 254.

Interference with means of communication, 7, p. 256.

Military occupation. *See this title, supra.*

Conquest, 7, p. 315.

Pacific intercourse of belligerents—

Flags of truce, 7, p. 318.

Passports and safe-conducts, 7, p. 320.

Safeguards, 7, p. 321.

Capitulations, 7, p. 321.

Suspension of arms, 7, p. 327.

Truces or armistices, 7, p. 327.

End of war, 7, p. 335.

Treaty of peace, 7, p. 335.

End de facto, or by proclamation, 7, p. 336.

Codifications of the laws of war, 7, p. 338.

Indian wars, 7, p. 340.

Effect of war upon international claims of citizens, 6, p. 1007.

War, maritime. *See Maritime war, supra.*

War of 1812:

Coast warfare during, 7, p. 344.

Diplomatic history of the war, 4, pp. 511-530.

Retaliation and wanton destruction, 7, pp. 182, 200.

War rebels, 7, p. 231.

War traitors, 7, p. 231.

War vessels, asylum in neutral ports:

Concession presumed, 7, p. 982.

Limitation of stay and supplies, 7, p. 985.

Repairs—

Of war damage, inadmissible, 7, p. 991.

Ordinary damage: limitations: internment, 7, p. 996.

Ward, Mr., American minister to China, difficulty over presentation ceremony, 4, p. 773.

Ward and Gaskill, case of, 6, p. 281.

Ward, Samuel, mentioned, 1, p. 462.

Waring brothers, claim of, 6, p. 720.

Warren and Costello, cases of, 2, p. 226; 3, p. 580.

Washburn, Charles A., minister of United States to Paraguay:

Transit hindered by allies at war with Paraguay, 4, p. 559.

Relations with Rear-Admiral Godon in Paraguayan war, 4, p. 615.

Washburne, Elihu B., minister of the United States to France, 1, p. 127.

Washington:

Burning of, by the British, 1814, 7, pp. 185, 200.

Conference of, 1887, 1, p. 511.

Treaty of, May 8, 1871, 5, p. 723.

Notice of termination of some articles, 5, p. 327.

Fisheries, 1, p. 799.

Navigation of the St. Lawrence, and other waterways, 1, pp. 634, 635.

Washington, American fishing schooner, case of, 1843, 1, p. 785.

Washington, case of the, 1865, 2, p. 1084; 7, p. 411.

Washington, George:

- Address to Minister Adet upon presentation of French colors, **6**, p. 45.
- Conduct of social intercourse while President, **4**, p. 750.
- Consults Cabinet on reception of Genet, **1**, p. 121.
- Farewell address, American foreign policy, **6**, pp. 12, 369.
- French citizenship conferred upon him, **3**, p. 715
- Personal appearance in Senate to obtain its advice and consent, **5**, p. 196.

Wasp, U. S. S., permission to pass blockade of the Parana, **7**, p. 854.

Water Witch, U. S. S., case of the, **7**, p. 109.

Weapons of war, prohibited classes, **7**, p. 205.

Webber, George, case of, **6**, p. 746.

Weber, Carl Heinrich, case of, **3**, p. 662.

Webster-Ashburton treaty, **5**, p. 717.

- Navigation of the St. John, **1**, p. 636.

- Navigation of St. Lawrence and other waterways, **1**, p. 677.

- Provisions for suppression of slave trade, **2**, p. 930.

Webster, Daniel:

- Argument in American Insurance Company *v.* Canter, **1**, p. 317.

- Complaint made to him by Brazilian minister over a question of etiquette, **4**, p. 760.

- Declarations of American policy of nonintervention, **6**, p. 15.

- Exposition of the Monroe doctrine, **6**, p. 405.

- Letter to Hawaiian agents, 1842, **1**, p. 476.

- Lobos Island controversy, **1**, pp. 265, 266.

- On effect of Cuban domiciliation under royal decree of 1817, **3**, p. 719.

- Publication of his letter to Edward Everett, **4**, p. 717.

- Reply to the Hülsemann protest against the Mann mission to Hungary, **1**, pp. 223-234.

Webster, Sir Richard, of counsel for Great Britain in Bering Sea arbitration, **1**, p. 908.

Webster, Sidney, distinction between original and derivative title to territory, **1**, pp. 261-262.

Wedemeyer's case, **3**, p. 752.

Weems, Mr., American consul at Antigua, pillage of his consulate, **5**, p. 48.

Weidel, Robert, case of, **3**, p. 429.

Wei-hai-wei, leased by China to Great Britain, **2**, p. 639; **5**, p. 475.

- Effect of lease upon extraterritorial privileges, **2**, p. 639.

Weil, Benjamin, case of, **7**, p. 63.

Weill, Aaron, case of, **3**, p. 372.

Weiss, Mrs., case of, **3**, p. 460.

Welles, Gideon, Secretary of Navy, **1**, p. 187.

Werthen, Von, case of, **3**, p. 784.

Wessels, C. H., delegate of the South African Republics, **1**, pp. 213, 214.

West-Bayard exchange of notes on the fisheries, 1885, **5**, p. 216.

West Florida, Monroe's instructions to Anthony Morris as to, **1**, p. 133.

West, George A., alias "Kid" West, case of, **4**, p. 330.

West, Sir Lionel, British minister at Washington, memorandum as to Hawaii, **1**, pp. 494-495.

Westendorp & Co.'s loan to Santo Domingo, **6**, p. 734.

Western Triangles, guano island, **1**, pp. 563, 569, 580.

Western Union Telegraph Company, mentioned, **1**, p. 409.

Wexel and De Gress, Messrs., claim of, **6**, p. 817.

Weyler, General, orders as to export of tobacco: interference with contracts of foreigners, **6**, p. 910.

Whale fisheries, **1**, p. 874.

Wharton, John A., adjutant-general of Texas, **1**, p. 102.

- Wheaton, Henry, minister to Prussia, controversy over lien on his goods, claimed by his landlord, **4**, pp. 638, 646.
- Wheeler, Mr., minister of the United States to Nicaragua during Walker revolution, **1**, pp. 140, 141.
- Wheelock's case, **6**, pp. 321, 744, 769.
- Whidden, Benjamin F., diplomatic representative of United States to Hayti, **1**, p. 107.
- White, Andrew D., commissioner to investigate and report on Santo Domingo, **1**, p. 597; **4**, p. 454.
- White Fawn*, case of the, **1**, p. 796; **6**, p. 660.
- Whiting, Rev. Albert, case of, **3**, p. 722.
- Wiener, Eugene, expelled from Hayti, **4**, p. 82.
- Wilcox, Robert W., case of, **3**, p. 525.
- Wilcox, Robert W., Hawaiian insurgent, **1**, p. 495.
- Wilczynski, Marx, case of, **4**, p. 116.
- Wildenhus's case, **2**, p. 859.
- Wilkinson, James, mentioned, **1**, p. 281.
- William S. Moore*, American tug, case of, **6**, p. 914.
- Williams, Mr., consular agent of United States at Guanajuato, case of, **5**, p. 105.
- Williams, C. A., mentioned, **1**, p. 573.
- Williams, William, associate counsel for the United States in Bering Sea arbitration, **1**, p. 908.
- Willis, Mr., minister to Hawaii:
 Instructions for proposal to restore Hawaiian Queen, **1**, p. 499.
 Participation in observance of national holiday, **4**, p. 731.
- Willrich, Mr., case of, **3**, p. 839.
- Wilson and McElvery, abduction from United States, **4**, p. 329.
- Wilson, John, case of, **3**, p. 984.
- Wilson, William, case of the murder of, at Bluefields, **6**, p. 745.
- Wilson v. Spain, **6**, p. 959.
- Wiltbank, Mr., arbitrarily expelled from Nicaragua, **3**, p. 784; **4**, p. 99.
- Wilzing, Mr., case of, **3**, p. 752.
- Winslow, Ezra D., case of, **3**, pp. 790, 922; **4**, p. 306; **5**, p. 321.
- Wireless telegraphy, question of neutrality, **7**, p. 941.
- Wise, Mr., recall as minister to Brazil requested, **4**, p. 495.
- Wiseman, Sir William, takes possession of Christmas and other islands, **1**, p. 573.
- Wolmarans, A. D. W., delegate of the South African Republics, **1**, pp. 213, 214.
- Woodman, Elijah C., case of, **3**, p. 758.
- Woodruff, and Flanagan, Bradley, Clark & Co. v. Venezuela, **6**, p. 302.
- Woody Island, guano island, **1**, p. 580.
- Worthington, W. G. D., agent of United States at Buenos Ayres, unauthorized negotiations of, **1**, p. 79.
- Wos y Gil, General, case of, **2**, p. 823.
- Wounded and sick, treatment of, in maritime war:
 Additional articles to Geneva Convention, **7**, p. 372.
 The Hague Convention, **7**, p. 378.
- Wounded, treatment of, Geneva Convention rules, **7**, p. 235.
- W. P. Sayward*, case of the, seized in Bering Sea, **1**, pp. 896, 904, 918, 919
- Württemberg-United States treaty of 1844 abrogated by German treaty of 1871, **5**, p. 363.
- Wyke, Sir Charles Lennox:
 Treaty with Honduras, 1859, **3**, p. 181.
 Treaty with Nicaragua, 1860, **3**, p. 181.
- Wyse concession for Panama Canal, **3**, p. 13.
- Wyoming*, U. S. S., action in Straits of Shimonoseki, **7**, p. 116.
- Xanthakos, E., case of, **3**, p. 605.

- X. Y, Z episode, **5**, p. 601.
- Yablkowski, Anton, case of, **3**, p. 648.
- Yager, Luis, case of, **3**, p. 766.
- Yancey, diplomatic agent of Confederate States, **1**, p. 209.
- Yeaman, United States minister at Copenhagen, negotiation for Danish West Indies, **1**, pp. 602, 603, 605, 606; **3**, p. 359.
- Yglesias, President, visit to the United States, **4**, p. 746.
- Yokohama, municipal office in the foreign settlement of, **2**, p. 655.
- Young, Charles, extradition of, **4**, p. 316.
- Young, Owen, claim for the killing of, by a Peruvian soldier, **6**, p. 758.
- Yrisarri, Mr., minister of Salvador to United States, **1**, p. 237.
- Yrujo, Marquis de Casa, dismissal as minister to United States, **4**, p. 508.
- Yucatan:
- Proposal of annexation to United States, **1**, p. 589.
 - Question of attitude of United States officials toward the vessels of, during revolt against Mexico, **1**, p. 208.
 - Question of her neutrality during Mexican war, **7**, p. 862.
 - Sovereignty over, offered to the United States, **6**, p. 423.
 - Bill to authorize President to occupy, **6**, p. 424.
 - Calhoun's speech, **6**, p. 424.
- Yukon, free navigation of the, secured to British and American subjects, **1**, p. 635.
- Zambrano's case, **6**, p. 747.
- Zanzibar:
- Blockade of, 1888-89, **7**, p. 138.
 - British protectorate over, **1**, p. 29.
 - Question of effect of division of territory upon revenue laws, **1**, pp. 331-332.
 - Relations of the United States with, **5**, p. 868.
- Zanzon, peace of, mentioned, **1**, p. 375.
- Zapatero, Jiminez, case of, **7**, p. 371.
- Zavala, General, dictator of Nicaragua, **1**, p. 239.
- Zegarra, Mr., Peruvian minister, procedure to subject his servant to arrest, **4**, p. 660.
- Zeiter, Mr., case of, **3**, p. 588.
- Zeledon-Wyke treaty, **3**, pp. 181, 230.
- Zeller, Mr., case of, **3**, p. 890.
- Zemtchug*, Russian man-of-war, internment in Manila Bay, **7**, p. 992.
- Zona Libre, or Mexican Free Zone, **5**, p. 793.
- Zulmi, case of the, **7**, p. 1089.
- Zuloaga, General, President of Mexico, recognition of his government by the United States and other powers, **1**, p. 146.
- Zurich, treaty of, November 10, 1859; Sardinia assumes previous Austrian obligations, **1**, p. 385.

LIST OF CASES CITED.

[Bold-faced figures refer to number of volume.]

- Abby and Lisette, The, 6 Rob. Adm. Rep. 392, 7, p. 664.
 Abell v. Penn Mutual Life Ins. Co. (1881), 18 W. Va. 400, 7, p. 252.
 Abo, The, 1 Spinks's Adm. Rep. 349, 7, pp. 424, 724.
 Accessory Transit Co., Case of, Moore, Int. Arb. II. 1562, 6, p. 647.
 Ackerman v. Haenck, 147 Ill. 514, 35 N. E. 381, 3, p. 499.
 Acorn, The, 2 Abb. (U. S.) 434, 3, pp. 328, 499.
 Acquatella, Case of, Ralston's Rep. 487, 6, p. 991.
 Active, The, Olcott, 286, 2, p. 1046.
 Active, Sloop, v. United States (1812), 7 Cranch, 100, 7, p. 146.
 Ada, Case of the, 1, p. 919.
 Adams v. Akerlund, 168 Ill. 632, 48 N. E. 454, 5, p. 255.
 Adams v. The People, Comstock's R. (N. Y.) 173, 2, p. 245.
 Adams v. United States, 23 Ct. Cl. 201, 5, p. 358.
 Adela, The, 6 Wall. 266, 7, pp. 512, 513, 835.
 Adeline, The schooner (1815), 9 Cranch, 244, 7, pp. 399, 530, 531, 599, 608, 609, 614, 624.
 Adger v. Alston, 15 Wall. 555, 7, pp. 172, 337.
 Admiral, The, 3 Wall. 603, 7, pp. 782, 821, 829, 830.
 Adriance v. Lagrave, 59 N. Y. 110, 4, pp. 327, 328.
 Adula, The (1900), 176 U. S. 361; 89 Fed. Rep. 351, 7, pp. 618, 784, 822, 842.
 Adula, The (1901), 127 Fed. Rep. 849, 7, p. 608.
 Adutt, In re (1893), 55 Fed. Rep. 376, 4, pp. 278, 372, 377, 378, 379, 393.
 Adventure, The (1814), 8 Cranch, 221, 7, pp. 530, 531, 624.
 Adventurer, The ship, 1 Brock, 235, 1, p. 314.
 Advocate, The, Blatchf. Pr. Cas. 142, 7, p. 591.
 Advocate-General of Bengal v. Rancee Surnomoye Dossee (1863), 2 Moore's Pr. Cas. 22, 1, p. 304; 2, p. 667.
 Acolus, The (1818), 3 Wheat. 392, 2, p. 341.
 Aguirre (Rafael) v. United States, No. 131, Mexican Claims Commission, 1, p. 462.
 Ah Cue, Ex parte, 35 Pac. Rep. 556, 4, p. 205.
 Ah Fong, In re, 3 Sawyer's Rep. 144, 5, p. 240.
 Ah How v. United States (1904), 193 U. S. 65, 4, p. 204.
 Ah Kee, Re, 21 Fed. Rep. 701, 4, p. 230.
 Ah Kee, In re, 22 Fed. Rep. 519, 22 Blatchf. 520, 3, p. 798; 4, pp. 186, 228.
 Ah Kle v. McLean, 32 Pac. Rep. 200, 4, p. 33.
 Ah Lung, In re, 18 Fed. Rep. 28, 4, p. 227; 5, p. 358.
 Ah Moy, Re, 21 Fed. Rep. 785, 4, p. 229.
 Ah Moy, Case of, 21 Fed. Rep. 808, 4, p. 234.
 Ah Ping, Re, 23 Fed. Rep. 329, 4, p. 230.
 Ah Quan, Re, 21 Fed. Rep. 182, 4, pp. 229, 230.
 Ah Sing, In re, 7 Sawy. 536, 4, p. 191.
 Ah Tai, In re (1903), 125 Fed. Rep. 795, 4, p. 206.
 Ah Tie, In re, 7 Sawy. 542, 4, p. 191.

- Ah Yow, In re, 59 Fed. Rep. 561, 4, p. 228.
- Ah Yup, In re (1878), 5 Sawy. C. C. 155, 3, pp. 330, 458.
- Aigburth, The, Blatchf. Pr. Cas. 635, 7, p. 433.
- Ainsa v. New Mexico and Arizona R. R., 175 U. S. 76, 5, p. 785.
- Ainsa v. United States, 161 U. S. 208, 1, p. 419.
- Ainsley v. Martin, 9 Mass. 454, 3, p. 292.
- Airhart v. Massieu, 98 U. S. 491, 1, pp. 333, 418, 421; 4, p. 36.
- Albany v. Derby, 30 Vt. 718, 3, p. 282.
- Alberty v. United States, 162 U. S. 499, 3, p. 278.
- Alerta, Brig, v. Blas Moran (1815), 9 Cranch, 359, 2, pp. 339, 580; 7, pp. 610, 860, 1038, 1039.
- Alexander, The (1814), 8 Cranch, 169, 7, pp. 392, 394, 500.
- Alexander, The, 75 Fed. Rep. 519, 44 C. C. A. 659, 1, p. 894.
- Alexander v. Routlet, 13 Wallace, 386, 1, p. 306.
- Alfred Adams, Case of the, 1, p. 919.
- Aliano, In re, 43 Fed. Rep. 517, 4, p. 183.
- Allen, Case of Andrew, 1 Moore, Int. Arb. 290, 3, p. 290.
- Allen v. Allen, 19 R. I. 114, 61 Am. St. Rep. 738, 1, p. 672.
- Allen v. Dykers, 3 Hill, 593, 4, p. 328.
- Allen v. Kellam, 69 Ala. 442, 7, p. 267.
- Allgood v. Williams, 92 Ala. 551, 8 So. 722, 3, p. 815.
- Allsops' Case, Forsyth's Cas. on Const. Law, 368, 4, p. 279.
- Alsberry v. Hawkins, 9 Dana (Ky.), 178, 3, p. 552.
- Ambrose Light, The (1885), 25 Fed. Rep. 408, 1, p. 200; 2, pp. 1099, 1105.
- Amédie, The (1810), 1 Acton, 240, 2, pp. 914, 917.
- Amelia, The, 6 Wall. 18, 2, p. 1046.
- American Electric & Mfg. Co. v. Venezuela, Venez. Arbs. of 1903, Ralston & Doyle's Rep. 248, 6, p. 305.
- American Insurance Co. v. Canter (1828), 1 Pet. 511, 1, pp. 278, 305, 314, 315, 317, 319, 322, 324, 325, 327, 332; 3, p. 311; 5, p. 165; 7, p. 270.
- American Publishing Co. v. Fisher, 166 U. S. 464, 173 U. S. 343, 1, p. 320.
- Amiable Isabella, The (1821), 6 Wheat. 1, 5, pp. 234, 242, 251, 855; 7, pp. 503, 623.
- Amiable Nancy, The (1818), 3 Wheat. 546, 6, p. 1027; 7, pp. 589, 597, 634.
- Anistad, The, 15 Pet. 518, 5, p. 249.
- Amistad de Rues, La, 5 Wheat. 385, 2, p. 449; 6, p. 1027; 7, pp. 1039, 1040, 1045, 1102.
- Amodo, The, Newberry, 400, 7, p. 398.
- Amory v. McGregor, 7, p. 394.
- Amy Warwick, The, 2 Sprague, 123, 7, pp. 172, 600.
- Amy Warwick, The, 2 Blatchf. 635, 7, p. 451.
- An Alien, In re, 7 Hill, 137, 3, p. 328.
- Andersen v. United States, 170 U. S. 481, 1, p. 932.
- Anderson, Case of, before Mexican Claims Commission, 6, p. 898.
- Anderson v. Watt, 138 U. S. 694, 3, p. 815.
- Andres v. Judge of Circuit Court, 77 Mich. 85, 43 N. W. 857, 3, pp. 336, 499.
- Andromeda, The, 2 Wall. 481, 7, p. 792.
- Angarica de la Rúa v. Bayard, 4 Mackey, 310, 5, p. 179; 6, p. 1030.
- Angarica v. Bayard (1888), 127 U. S. 251, 4, pp. 792, 1030.
- Angarica, Case of J. G. de, Span. Cl. Com. 1871, 3, p. 509.
- Angelo de Giacomo, In re, 12 Blatchf. 391, 2, p. 757.
- Ann, The brig (1815), 9 Cranch, 289, 7, pp. 150-151.
- Anna, The (1805), 5 C. Rob. 373, 1, pp. 270, 747, 806; 7, pp. 511, 1096.
- Anna Beck, Case of the, 1, p. 919.
- Anna Catharina, The, 4 C. Rob. 107, 7, pp. 404, 432.
- Anna Green, Ship, 1 Gallison, 274, 7, p. 404.

- Anna Maria, The, 2 Wheat. 327, 7, pp. 476, 597.
- Anne, The (1818), 3 Wheat. 435, 5, p. 94; 6, p. 1000; 7, pp. 510, 512, 617, 1089.
- Antelope, The (1825), 10 Wheat. 66, 1, pp. 7, 15, 62; 2, pp. 216, 886, 917-918, 951; 7, p. 312.
- Anthon v. Fisher, 2 Douglas, 649, 7, p. 533.
- Anthony v. Jilson, 83 Cal. 296, 23 Pac. 419, 4, p. 38.
- Antonio Johanna (1816), 1 Wheat. 159, 7, pp. 432, 442, 602.
- Apollo, The, 4 C. Rob. 161, 7, p. 668.
- Appolon, The (1824), 9 Wheat. 362, 1, p. 627; 2, pp. 213, 267, 364; 7, p. 630.
- Arabella and Madeira, The, 2 Gallis. 368, 7, p. 592.
- Araunah, Case of the, 1, p. 908.
- Archer v. State, 106 Ind. 426, 2, p. 247.
- Argo, The, Spinks's Pr. Cas., 52, 7, p. 458.
- Argus, Case of the, Dec. 23, 1854, Moore Int., Arb. IV. 4344, 1, p. 787.
- Ariadne, The, 2 Wheat. 143, 7, pp. 397, 451, 618.
- Ariel, Case of the, 1, p. 919.
- Ariel, The, 11 Moore's Pr. Cas. 119, 7, p. 429.
- Ark Foo v. United States (1904), 128 Fed. Rep. 697, 63 C. C. A. 249, 4, p. 211.
- Armendeaz v. Stillman, 54 Tex. 623, 2, p. 451.
- Armstrong v. Bidwell (1903), 124 Fed. Rep. 690, 5, p. 246.
- Armstrong v. United States (1901), 182 U. S. 243, 1, p. 328.
- Arnold v. United Ins. Co. (1800), 1 Johns. 363, 2, p. 1056; 5, p. 61.
- Aroa Mines Co., Case of, Ralston's Rep. 344, 6, p. 972.
- Arrogante Barcelones, The, 7 Wheat. 496, 7, pp. 1041, 1102.
- Astrea, The (1816), 1 Wheat. 125, 7, p. 531.
- Atalanta, The (1808), 6 C. Rob. 440, 7, pp. 600, 760, 761, 779.
- Atalanta, The (1818), 3 Wheat. 409, 7, pp. 490, 491, 497.
- Atchison, Topeka & S. F. R. Co. v. Fletcher, 35 Kan. 236, 4, p. 19.
- Atherton v. Atherton (1901), 181 U. S. 155, 2, p. 103.
- Atlantic, The (1901), 37 Ct. Cl. 17, 5, p. 357; 7, pp. 665, 744.
- Atocha, Alexander A., Case of, commission under act Mar. 3, 1849, 4, p. 97.
- Atocha's Case, 8 Ct. Cl. 427, 4, p. 97.
- Attorney-General v. Kwok-a-Sing (1873), L. R. 5 P. C. 179, 1, p. 933; 2, pp. 268, 966.
- Attorney-General v. Sillem, 2 Hurl & C. 431, 7, p. 1017.
- Attorney-General v. Wheeden Shales, Park. Rep. 267, 4, p. 35.
- Aubrey, In re, 26 Fed. Rep. 848, 5, p. 94.
- Aurora, The, 8 Cranch, 203, 7, pp. 396, 397.
- Aurora, Brig. v. United States (1813), 7 Cranch, 382, 7, p. 149.
- Aveno v. Schmidt, 113 U. S. 292, 7, p. 292.
- Avegno v. Schmidt & Ziegler, 35 La. Ann. 585, 7, p. 294.
- Avon, The, Brown's Adm. 170, 2, p. 79.
- Avon, The, 18 Int. Rev. Rec. 165, 5, p. 268.
- Axline v. Shaw, 35 Fla. 305, 1, p. 622.
- Bacigalupi v. Chile, U. S. & Chilean Cl. Com. (1901), 151, 6, pp. 893-894, 921.
- Badeau v. United States (1889), 130 U. S. 439, 9 S. Ct. 579, 4, p. 796.
- Badger v. Guitierrez, 111 U. S. 736, 2, pp. 1033, 1069.
- Baer v. Moran Brothers Co. (1894), 153 U. S. 287, 1, p. 702.
- Bahaud v. Bize (1901), 105 Fed. Rep. 485, 3, p. 313; 4, p. 39; 5, p. 176.
- Baigorry, The, 2 Wall. 474, 7, pp. 410, 833, 840.
- Bailey, In re, 2 Sawy. C. C. 200, 3, p. 335.
- Baiz, In re (1890), 135 U. S. 403, 10 S. Ct. 854, 4, p. 651.
- Bak Kan v. United States (1902), 186 U. S. 193, 4, p. 192.
- Baker v. Portland, 5 Sawy. C. C. 566, 5, p. 372.
- Baker v. Palmer, 83 Ill. 568, 2, p. 103.

- Baker *v.* Westcott, 11 S. W. 157, 4, p. 34.
- Baldwin *v.* Goldfrank, 88 Tex. 249, 31 S. W. 1064, 26 S. W. 155, 4, p. 25; 5, p. 785.
- Baldy *v.* Hunter (1898), 171 U. S. 388, 1, pp. 53, 54, 55, 59, 192.
- Balensi, *In re* (1903), 120 Fed. Rep. 864, 4, p. 275.
- Ballock *v.* State, 73 Md. 1, 2, p. 15.
- Baltica, *The*, 11 Moore's Pr. Cas. 141, Spinks's Pr. Cas., 264, 7, p. 424.
- Bank of Augusta *v.* Earle, 13 Pet. 519, 4, p. 19.
- Bank of the United States *v.* Deveaux, 5 Cranch, 84, 3, p. 801.
- Banks *v.* Ogden, 2 Wall. 57, 1, p. 272.
- Barber *v.* Barber, 21 How. 582, 3, p. 815.
- Barclay *v.* Russell, 3 Ves. Jr. 424, 1, p. 744.
- Barrett *v.* Kelly, 31 Tex. 476, 3, p. 319.
- Baring *v.* Claggett, 3 Bos. & Pull. 201, 2, pp. 1036, 1044, 1055, 1056, 1057, 1068.
- Barker *v.* Harvey (1901), 181 U. S. 481, 1, pp. 389, 421.
- Barker *v.* Phoenix Ins. Co., 8 Johns. R. 307, 2, pp. 1035, 1057, 1058.
- Barkhamsted *v.* Parsons, 3 Conn. 1, 2, pp. 245, 249.
- Barney *v.* Baltimore, 6 Wall. 280, 1, p. 319.
- Barney *v.* Keokuk, 94 U. S. 324, 1, p. 621.
- Bartram *v.* Robertson (1887), 122 U. S. 116, 15 Fed. Rep. 116, 21 Blatchf. 211, 5, pp. 222, 266, 267, 274, 281, 358, 366.
- Baruch, *In re*, 41 Fed. Rep. 472, 4, p. 328.
- Bas *v.* Tingy (1800), 4 Dall. 37, 7, p. 157.
- Bass *v.* Steele, 3 Wash. C. C. R. 381, 2, p. 1009.
- Bass *v.* Tingy, 4 Dall. 37, 6, p. 1025.
- Basse *v.* Brownsville (1875), 154 U. S. 610, 5, p. 784.
- Batesville Institute *v.* Kauffman, 18 Wall. 151, 6, p. 900; 7, pp. 172, 337.
- Battle, *The*, 6 Wall. 498, 7, p. 601.
- Bauman *v.* Ross, 167 U. S. 548, 1, p. 322.
- Bayard *v.* White (1888), 127 U. S. 246, 4, p. 792.
- Bayzer *v.* McMillan Co. (Ala.), 16 So. Rep. 923, 1, p. 622.
- Beasely *v.* United States, 21 Ct. Cl. 225, 6, p. 904.
- Beattie *v.* Johnson, 10 Cl. & Fin. 139, 3, p. 775.
- Beavan *v.* Went, 155 Ill. 592, 41 N. E. 91, 4, p. 33.
- Bebian, *Case of the*, Moore, *Int. Arb.* IV. 3311-3319, 2, p. 196.
- Beck, *In re*, 11 N. Y. S. 199, 4, p. 34.
- Beck *v.* McGillis, 9 Barb. (N. Y.) 35, 3, p. 456.
- Beers *v.* State of Arkansas, 20 How. 527, 2, p. 592.
- Behrendt, *In re*, 23 Blatchf. 40, 22 Fed. Rep. 699, 4, pp. 385, 389.
- Behrensmeier *v.* Kreitz, 135 Ill. 591, 26 N. E. 704, 3, pp. 327, 328, 332, 464, 494.
- Belcher *v.* Farren, 89 Cal. 73, 26 Pac. 791, 3, pp. 456, 493.
- Belden *v.* Wilkinson, 68 N. Y. S. 205, 33 Misc. 659, 4, p. 35.
- Beley *v.* Naphtaly, 169 U. S. 353, 1, p. 418.
- Belgenland, *The*, 114 U. S. 355, 2, pp. 79, 339.
- Bell *v.* Bell (1901), 181 U. S. 175, 2, p. 103.
- Bell *v.* Reid, 1 Maul. & Selw. 726, 7, p. 424.
- Bellefontaine Imp. Co. *v.* Niedringhaus (1899), 181 Ill. 426, 55 N. E. 184, 1, p. 626.
- Bellencontre, *In re*, 2 Q. B. D. (1891) 122, 4, pp. 275, 391, 397.
- Bello Corrunes, *The*, 6 Wheat. 152, 5, p. 95; 7, p. 1043.
- Belvedere, *The*, 100 Fed. Rep. 498, 5, p. 142.
- Belvidere, *The*, 90 Fed. Rep. 106, 5, p. 144.
- Benito Estenger, *The*, 176 U. S. 568, 20 S. Ct. 489, 5, p. 95; 7, pp. 395, 398, 424, 430, 623.
- Benner *v.* Porter, 9 How. 235, 1, pp. 319, 322.
- Bennett, *In re*, 11 L. T. R. 488, 4, p. 403.
- Bennett *v.* Hibbert, 88 Iowa, 154, 55 N. W. 93, 4, p. 33.

- Bennet v. Lynch, 5 B. & C. 589, **6**, p. 719.
Benny v. O'Brien (N. J.), 32 Atl. 696, **3**, p. 280.
Benson v. McMahon (1888), 127 U. S. 457, **4**, pp. 273, 277, 372, 375, 382, 389, 394.
Berjanski, In re Hirsch, 47 Fed. Rep. 445, **4**, p. 176.
Bermuda, The, 3 Wall. 514, **7**, pp. 458, 623, 635, 664, 715, 725, 726, 746, 834, 965, 969, 1109.
Berreyesa v. United States, 154 U. S. 623, **1**, p. 419.
Berry v. Hull, 6 N. M. 643, 30 Pac. Rep. 936, **3**, pp. 335, 336, 464.
Betancourt v. Mutual Reserve Fund Life Assn., 101 Fed. Rep. 305, **3**, p. 297.
Betsey, The, Bee, 67, **7**, p. 899.
Betsey, The, 1 Rob. 93, **7**, p. 835.
Betsey, The, 1 Rob. 332, **7**, p. 783.
Betsey, Case of the, Moore, Int. Arb. III. 3180; **6**, p. 697.
Betsey and Polly, The (1902), 38 Ct. Cl. 30, **7**, p. 746.
Billings, Re, 65 Cal. 593, **4**, p. 33.
Billings v. Aspen Min. & Smelting Co., 52 Fed. Rep. 250, 3 C. C. A. 69, 10 U. S. App. 322, **4**, p. 38.
Billings v. Baker, 28 Barb. 343, **4**, p. 328.
Billings v. Smelting Co., 2 C. C. A. 252, 51 Fed. Rep. 338, **4**, p. 38.
Binfield v. State, 15 Neb. 484, **2**, p. 255.
Bird, The (1903), 38 Ct. Cl. 228, **7**, pp. 661, 746.
Bissell v. Heyward, 96 U. S. 580, **1**, p. 53.
Bixby v. Franklin Ins. Co., 8 Pick. 86, **2**, p. 1046.
Bixby v. Janssen, 6 Blatchf. 315, **5**, p. 72.
Black v. Jackson, 177 U. S. 363, **1**, p. 322.
Blackburn v. Crawford, 3 Wall. 175, **2**, p. 483.
Black Diamond, Case of the, **1**, p. 919.
Blagge v. Balch, 162 U. S. 439, 16 S. Ct. 853, 157 Mass. 144, 31 N. E. 764, **6**, p. 1025.
Blagge v. United States, 23 Ct. Cl. 201, **5**, p. 358.
Blanchard v. United States (1897), 32 Ct. Cl. 444, **7**, p. 306.
Blandford v. The State, 10 Tex. App. 627, **4**, p. 310.
Blankard v. Galdy (1693), 2 Salkeld, 411, **1**, p. 304.
Blight v. Rochester, 7 Wheat. 535, **3**, pp. 289, 497, 721; **4**, p. 40; **5**, p. 707.
Blumer, Ex parte, 27 Tex. 734, **4**, p. 53.
Blythe v. Hinekey, 127 Cal. 431, 59 Pac. Rep. 787, **2**, p. 213; **4**, p. 33; **5**, p. 177.
Bode v. Trimmer, 82 Cal. 513, **3**, p. 493.
Bodek, In re, 63 Fed. Rep. 813, **3**, pp. 328, 332, 334.
Bodemüller v. United States (1889), 39 Fed. Rep. 437, **6**, p. 630.
Bodi v. Winous Point Shooting Club, 77 Ohio St. 226, 48 N. E. 944, **1**, p. 672.
Bolden v. Jensen, 70 Fed. Rep. 505, **2**, p. 79.
Bolivar Railway Co., Case of, Ralston's Rep. 388, **6**, p. 994.
Bollman, Ex parte, & Ex parte Swartwout (1807), 2 Curt. 75, 98, **3**, p. 329.
Bond v. Owen, 7 Baxter (Tenn.), 340, **7**, p. 241.
Bonewits v. Wygant, 75 Ind. 41, **1**, p. 620.
Boorman v. Brown, 3 Q. B. Rep. 511, **6**, p. 719.
Börs v. Preston (1884), 141 U. S. 252, **4**, pp. 8, 75.
Bothnea v. Jahnstoff (1817), 2 Wheat. 169, **7**, p. 508.
Botiller v. Dominguez, 130 U. S. 238, 9 S. Ct. Rep. 525, **5**, p. 243.
Bovallins, Case of, Ralston's Rep. 952, **6**, p. 994.
Boyd v. Graves, 4 Wheat. 513, **1**, p. 748.
Boyd v. Thayer (1892), 143 U. S. 135, **3**, pp. 275, 311, 313, 314, 319, 331, 464, 480, 482, 495-497.
Boyd v. United States, 31 Ct. Cl. 158, **5**, pp. 149, 152.
Boynton v. Blaine (1891), 139 U. S. 306, **7**, pp. 67, 68.

- Bradley v. The J. M. Griffith, 71 Fed. Rep. 317, **5**, p. 134. — *Cal 59*
- Branagh v. Smith, 46 Fed. Rep. 517, **4**, p. 34.
- Brandagee v. National Ins. Co. (1822), 20 Johns. 332, **3**, p. 292.
- Branford City, The, 29, Fed. Rep. 373, **2**, p. 336.
- Breedlove v. Nicolet, 7 Pet. 413, **4**, p. 7.
- Breen, In re, 73 Fed. Rep. 458, **4**, pp. 376, 385, 391.
- Brent v. Thornton, 91 Fed. Rep. 546, **7**, p. 898.
- Briggs v. Light-Boats, 11 Allen, 157, **2**, p. 591.
- Briggs v. United States (1892), 143 U. S. 346, **7**, pp. 248-249, 296-298.
- Brine v. Insurance Co., 96 U. S. 627, **6**, p. 703.
- British Plate Co. v. Meredith, 4 Term R. 794, **6**, p. 903.
- British Prisoners, The, 1 Wood & M. 66, **4**, pp. 270, 271.
- Broadis v. Broadis, 86 Fed. Rep. 951, **3**, p. 456. — *Narrow (Trade mfgs)*
- Brooks v. Bondsey, 17 Pickering, 441, **2**, p. 1009.
- Brothers, The, Bee, 76, **7**, p. 908.
- Broux v. The Ivy, 62 Fed. Rep. 600, **5**, p. 142.
- Brown v. Gardner, 4 Lea (Tenn.), 145, **7**, p. 250.
- Brown v. Hiatts, 15 Wall. 177, **1**, p. 192; **7**, pp. 172, 253, 254, 337.
- Brown v. Houston, 114 U. S. 622, **1**, pp. 322, 330.
- Brown v. United States (1814), 8 Cranch, 110, **7**, pp. 288, 297, 312.
- Browne v. Dexter, 66 Cal. 39, **3**, p. 562.
- Browne v. Palmer (1902), 92 N. W. 315, **5**, p. 109.
- Bryant, In re, 80 Fed. Rep. 282, **4**, p. 389.
- Bryant v. United States, 167 U. S. 104, 17 S. Ct. 744, **4**, pp. 314, 393, 396.
- Bucciarello, In re, 45 Fed. Rep. 463, **4**, p. 175.
- Bucki v. Cone, 25 Fla. 1, 6 So. Rep. 160, **1**, p. 622.
- Buena Ventura, 87 Fed. Rep. 927, **7**, pp. 171, 403, 598.
- Buena Ventura v. United States, 175 U. S. 384, **7**, pp. 456, 598.
- Buffalo Pipe Line Co. v. N. Y., Lake Erie, &c., R. R. Co., 10 Abb. N. C. 107, **1**, p. 622.
- Buford v. Speed, 11 Bush. 338, **7**, p. 253.
- Bulwer's Case, 7 Co. 2 b. 3 b. **2**, p. 244.
- Burke v. Adams, 80 Mo. 504, **4**, p. 34.
- Burley, Case of, 1 U. C. L. Jour. U. S. 34, **4**, p. 308.
- Burnand v. Rodocanachi, L. R. 7 App. Cas. 333, **6**, p. 1015.
- Burnham v. United States, 32 Ct. Cl. 388, **6**, p. 626.
- Burnham v. Webster, 1 Wood & M. 172, **2**, p. 103.
- Burns' Case, 12 Wall. 246, **6**, p. 629.
- Burroughs v. Whitwan, 59 Mich. 279, **1**, p. 622.
- Burrow v. Burrow, 98 Iowa, 400, 67 N. W. 287, **4**, p. 33.
- Burthe v. Denis (1890), 133 U. S. 514, 10 Supt. Ct. Rep. 335, **3**, p. 629.
- Burton, In re (1900), 1 Alaska, 111, **3**, p. 331.
- Burton v. Burton, 1 Keyes, 359, **3**, pp. 456, 457.
- Burton v. Burton, 40 N. Y. 373, **3**, p. 458.
- Buse v. Russell, 86 Mo. 209, **1**, p. 620.
- Bush v. United States, 29 Ct. Cl. 144, **5**, p. 245.
- Butenuth v. St. Louis Bridge Co., 123 Ill. 535, **1**, pp. 272, 619.
- Butenworth's Case, 1 Wood & M. 323, **3**, p. 334.
- Buzzi, Case of, Span. Cl. Com. 1871, **3**, p. 508.
- Byfield, The, Edward's Adm. 188, **7**, p. 844.
- Cabrera, Ex parte, 1 Wash. C. C. 232, **4**, pp. 632, 648.
- Cadiz v. Venezuela, Moore, Int. Arb. IV. 4199, **4**, pp. 1006-1007.
- Caignet v. Pettit (1795), 2 Dall. 234, **2**, p. 292; **3**, p. 554.
- Caldwell v. Barclay et al. (1788), 1 Dall. 305, **5**, p. 62.
- Caleb, Case of Capt., **2**, p. 92.

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- Caledonian, *The*, 4 Wheat. 100, 7, pp. 398, 451.
 Callahan v. O'Brien, 25 N. Y. S. 410, 4, p. 34.
 Callan v. Wilson, 127 U. S. 540, 1, pp. 320, 322, 325.
 Callsen v. Hope, 75 Fed. Rep. 758, 1, p. 421.
 Camille, *In re* (1880), 6 Sawy. C. C. 541, 3, pp. 278, 331, 458.
 Camp v. Lockwood (1788), 1 Dall. 393, 5, p. 698.
 Campbell, Appeal of, 64 Conn. 277, 29 Atl. Rep. 494, 4, p. 33.
 Campbell v. Gordon (1810), 6 Cranch, 176, 3, pp. 464, 468, 494, 498, 499.
 Campbell v. Hall, 20 St. Tr. 239, 1, p. 332.
 Campbell v. Mullet (1818), 2 Swanston, 551, 6, pp. 629, 641.
 Campbell v. Steamer Uncle Sam, McAllister, 77, 5, p. 133.
 Canada Southern Ry. v. Gebhard (1883), 109 U. S. 527, 3, p. 803; 4, p. 19.
 Canizares v. Brig Santissima Trinidad (1786), Bee's Adm. Rep. 266; 4, pp. 271, 282.
 Cannon v. New Orleans, 20 Wall. 577, 2, p. 17.
 Capital Traction Co. v. Hof, 174 U. S. 1, 1, pp. 322, 325.
 Carlos F. Roses, *The*, 177 U. S. 655, 7, pp. 404, 601.
 Caroline Wilmans, *The*, 27 Ct. Cl. 215, 7, p. 501.
 Cardwell v. Sacramento County, 79 Cal. 347, 21 Pac. Rep. 763, 1, p. 622.
 Carlisle v. United States, 16 Wall. 147, 4, p. 10; 6, pp. 676, 898; 7, p. 296.
 Carneal v. Banks, 10 Wheat. 181, 4, pp. 38, 42; 5, pp. 176, 179, 373, 387, 616.
 Carolina, *The* (1802), 4 C. Rob. 256, 7, pp. 714, 756, 779.
 Carolina, *The*, 14 Fed. Rep. 424, 2, p. 79.
 Caroline, *The* (1808), 6 C. Rob. 461, 7, pp. 728, 762, 772.
 Carondelet, *The*, 37 Fed. Rep. 799, 7, p. 904.
 Carpenter v. Board of Comrs. (Minn.), 56 Minn. 513, 58 N. W. 295, 1, p. 621.
 Carr, *Ex parte*, 28 Kan. 1, 2, pp. 255, 268.
 Carrasco v. State, 67 Cal. 385, 4, p. 33.
 Carrick v. Lamar, 116 U. S. 423, 1, p. 271.
 Carrier, *In re* (D. C.), 57 Fed. Rep. 578, 4, p. 376.
 Carrier Dove, *The*, 97 Fed. Rep. 111, 38 C. C. A. 73, 5, p. 138.
 Carrillo, Francisco, case of, For. Rel. 1895, II. 1220, 2, p. 197.
 Carrington v. Merchants' Ins. Co., 8 Pet. 495, 2, pp. 971, 979; 7, pp. 714, 746.
 Carolena, Case of the, 1, p. 919.
 Carson v. Dunham (1887), 121 U. S. 421, 7, p. 248.
 Carter v. McLaughry (1902), 183 U. S. 365, 2, p. 186.
 Carter v. Territory, 1 N. M. 317, 3, p. 319.
 Carter v. United States, 23 Ct. Cl. 326, 6, p. 904.
 Caryolle v. Ferrie, 26 Barb. 177, 2, p. 483.
 Case v. Case, 17 Cal. 598, 2, p. 483.
 Cassius, *The*, 3 Dall. 121, 2, p. 581.
 Castioni, Case of, 1 Q. B. D. 149, 4, p. 342.
 Castrique v. Imrie, L. R. 4 II. L. 414, 2, p. 268.
 Castro v. De Uriarte, 16 Fed. Rep. 93, 4, p. 380; 5, p. 242.
 Catharina, Elizabeth, *The*, 5 C. Rob. 232, 7, p. 491.
 Cayuga Nation v. State, 99 N. Y. 235, 5, p. 235.
 Certain Slaves, *Re*, 5 Hughes C. C. 55, 7, p. 305.
 Cessna v. United States, 169 U. S. 165, 1, p. 420.
 Chae Chan Ping v. United States (Chinese Exclusion Case), 130 U. S. 581, 9 S. Ct. 623, 4, p. 198. See Chinese Exclusion Case, *infra*.
 Chamavas, *In re*, 21 N. Y. S. 104, 3, p. 335.
 Chambers v. Steamship Kestor (1901), 110 Fed. Rep. 432, 2, p. 338.
 Chan Gun v. United States, 9 App. D. C. 290, 4, pp. 177, 203, 206, 222.
 Chandler v. Wartman, 6 N. J. Law, 301, 3, p. 353.
 Chapman v. Chapman, 129 Ill. 386, 21 N. E. 806, 3, p. 815.

- Chapman v. Phoenix Bank, 85 N. Y. 437, 44 N. Y. Super. Ct. 340, 7, p. 295.
 Chapman v. Toy Long, 4 Sawy. 28; Fed. Cas. No. 2, 610, 4, p. 38.
 Charalambis, In re (1903), 124 Fed. Rep. 637, 4, p. 179.
 Charalambis v. Williams, 196 U. S. 643, 5, p. 180.
 Charles v. People (1848), 1 Comstock, 180, 2, p. 268.
 Charlotte, The, 5 C. Rob. 275, 7, p. 668.
 Charlotte, Christine, The, 6 C. Rob. 101, 7, p. 829.
 Charming Nancy, The, Marsden's Admiralty Cases, 398, 7, p. 534.
 Chauncey, Henry, v. Chile, U. S. & Chilean Cl. Com. (1901), 3, p. 803.
 Chavasse re Grazebrook, ex parte, 11 Jur. N. S. 400, 34 L. J. N. S. 17, 7, pp. 748, 956, 976.
 Chavez v. United States, 168 U. S. 177, 1, p. 420.
 Chavez v. United States, 175 U. S. 552, 1, p. 296; 5, p. 785.
 Chenery v. Waltham, 8 Cush. 327, 1, p. 748.
 Cherokee Nation v. Georgia (1821), 5 Pet. 1, 1, pp. 31, 745.
 Cherokee Nation v. Southern Kansas Railway Co. (1890), 135 U. S. 641, 1, pp. 33, 37.
 Cherokee Tobacco Cases, 11 Wall. 616, affg. 1 Dill. 204, 1, pp. 37, 325; 4, p. 42; 5, pp. 358, 365, 367.
 Chesapeake & Ohio Ry. Co. v. United States, 19 Ct. Cl. 300, 7, p. 172.
 Chesapeake & Ohio Ry. Co. v. United States (1885), 20 Ct. Cl. 49, 7, p. 172.
 Cheshire, The, 3 Wall. 231, 7, pp. 428, 433, 618, 829.
 Chester, The, 2 Dall. 41, 7, p. 428.
 Chester v. Experiment (1787), 2 Dall. 41, 7, p. 41.
 Chew Heong v. United States, 112 U. S. 536, 21 Fed. Rep. 791, 4, pp. 67, 222, 230.
 Chicago Dock, &c., Co. v. Kinzie, 93 Ill. 415, 1, p. 672.
 Chicago, Rock Island, &c., R. R. Co. v. McGlinn, 114 U. S. 542, 1, pp. 322, 333.
 Childs v. Smith, 55 Barb. 45, 4, p. 328.
 Chin A. On, In re, 18 Fed. Rep. 506, 4, p. 230; 5, p. 359.
 Chin Ah Soocy, Re, 21 Fed. Rep. 393, 4, p. 234.
 Chin Ark Wing (1902), 115 Fed. Rep. 412, 4, pp. 204, 218.
 Chin Bak Kan v. United States (1902), 186 U. S. 193, 4, pp. 204, 211.
 Chinese Exclusion Case (Chae Chan Ping v. United States) (1889), 130 U. S. 581 9 S. Ct. 623, 1, p. 25; 2, p. 462; 4, pp. 67, 156, 198, 359, 367, 387.
 Chinese Relators, In re, 58 Fed. Rep. 554, 4, p. 222.
 Chin King, Ex parte, 35 Fed. Rep. 354, 3, pp. 280, 534, 940.
 Chin Yuen Sing, In re, 65 Fed. Rep. 788, 4, p. 210.
 Chirac v. Chirac (1817), 2 Wheat. 259, 3, pp. 327, 347; 4, pp. 38, 42; 5, pp. 166, 176, 179, 248, 358, 371, 386-387, 616.
 Chourreau v. United States, Boutwell's Rep. 134, 6, p. 921.
 Chouteau v. Eckhart, 2 How. 344, 5, p. 616.
 Chow Goo Pooi, Re, 9 Sawy. C. C. 606; 25 Fed. Rep. 77, 4, p. 210.
 Chow Loy, In re (1901), 110 Fed. Rep. 192, 4, p. 198.
 Chow Loy v. United States (1901), 112 Fed. Rep. 354, 4, p. 198.
 Christina Margaretha, The, 6 Rob. 62, 7, p. 784.
 Chu Poy, In re, 81 Fed. Rep. 826, 4, p. 219.
 Chung Toy Ho, 42 Fed. Rep. 398, 4, p. 226.
 Church v. Hubbard (1804), 2 Cranch, 187, 1, pp. 728, 806; 2, p. 4; 5, p. 113; 7, pp. 312, 621.
 Church of the Holy Trinity v. United States (1892), 143 U. S. 457, 4, pp. 179, 180.
 Chy Lung v. Freeman, 92 U. S. 275, 4, pp. 153, 178.
 Cienfuegos, In re, 62 Fed. Rep. 972, 4, p. 392.
 Circassian, The, 2 Wall. 135, 7, pp. 458, 782, 797, 821, 828, 829, 832, 840, 841, 842.
 Cidade de Lisboa, The, 6 Rob. 358, 7, p. 442.
 City of Berne v. Bank of England, 9 Ves. 347, 7, p. 1078.
 City of Mexico, The (1885), 24 Fed. Rep. 33, 7, p. 903.

- City of Mexico, The, 25 Fed. Rep. 924, 7, p. 1034.
 City of Mexico, The, 28 Fed. Rep. 148, 7, p. 897.
 City of New York *v.* Workman, 67 Fed. Rep. 347, 14 C. C. A. 530, 2, p. 79.
 City of Panama, The, 101 U. S. 453, 1, p. 321.
 Clark, Matter of, 18 Barb. 444, 3, p. 328.
 Clark *v.* Clark, 17 How. 315, 7, p. 52.
 Clark *v.* The St. Paul (1897), 77 Fed. Rep. 998, 5, p. 138.
 Clerke *v.* Harwood (1797), 3 Dall. 342, 5, p. 697.
 Clinton, Case of, Forsyth's Cases & Op. on Constit. Law, 366, 5, p. 248.
 Clinton Bridge, The, 1 Woolworth, 150, 5, pp. 365, 366, 370.
 Clinton *v.* Englebrecht, 13 Wall. 434, 1, pp. 319, 322.
 Cloete, Ex parte, 65 Law T. 102, 4, p. 652.
 Cobb *v.* Rice, 130 Mass. 231, 3, pp. 790, 813.
 Coffee *v.* Groover (1887), 123 U. S. 1, 1, pp. 42, 419, 745.
 Cohen *v.* State, 20 Tex. App. 224, 2, p. 249.
 Cohens *v.* Virginia, 6 Wheat. 264, 1, pp. 25, 326.
 Cohn *v.* Jones, 100 Fed. Rep. 639, 4, pp. 276, 313, 332, 392.
 Cole *v.* United States, 27 Ct. Cl. 116, 7, p. 487.
 Cole *v.* United States (1899), 34 Ct. Cl. 446, 7, p. 654.
 Coleman, In re, 15 Blatchf. 406, 3, pp. 328, 499.
 Collet *v.* Collet, 2 Dall. 294, 3, p. 327.
 Collins *v.* Hathaway, Olc. 176, 4, p. 9.
 Colombia *v.* Cauca Co. (1902), 190 U. S. 524, 7, p. 38.
 Colombian Government *v.* Rothschild (1826), 1 Simons, 94, 2, p. 86.
 Columbia, The, 1 C. Rob. 154, 7, pp. 702, 704, 707.
 Comegys *v.* Vasse, 1 Pet. 193, 1, p. 257; 5, p. 857; 6, p. 629; 7, pp. 30, 52, 55.
 C met, The, Edwards, 32, 7, p. 835.
 Comit s *v.* Parkerson, 56 Fed. Rep. 556, 3, pp. 449, 457, 459, 562.
 Commercen, The (1816), 1 Wheat. 382, 7, pp. 391, 679, 697, 745, 779.
 Commercial & Rrd. Bank of Vicksburg *v.* Slocomb, 14 Pet. 60, 3, p. 801.
 Commissioners of Bartow County *v.* Newell, 64 Ga. 699, 7, p. 241.
 Commonwealth *v.* Corliss et al. (1869), 3 Brewster's (Pa.) Rep. 575, 2, p. 247.
 Commonwealth *v.* Deacon, 10 S. & R. 125, 4, pp. 245, 247.
 Commonwealth *v.* Gillespie et al., 7 Sergeant & Rawle, 469, 2, p. 247.
 Commonwealth *v.* Hawes, 13 Bush. (Ky.) 697, 4, p. 310.
 Commonwealth *v.* Ferlan, Phila., 1883, 2, p. 302.
 Commonwealth *v.* Kosloff, 5 Serg. & R. 545, 5, pp. 67, 76.
 Commonwealth *v.* Luckness, 14 Phila. (Pa.) 363, 2, p. 315.
 Commonwealth *v.* Macloon, 101 Mass. 1, 1, p. 715. 2, pp. 252, 254.
 Commonwealth *v.* Manchester (1890), 152 Mass. 230, 1, pp. 700, 743.
 Commonwealth *v.* Manchester, 139 U. S. 240, 1, p. 700.
 Commonwealth *v.* Munson, 127 Mass. 459, 2, p. 532.
 Commonwealth *v.* Newcomb, 109 Ky. 18, 22 Ky. Law Rep. 516. 5S S. W. 445, 4, pp. 37, 43
 Commonwealth *v.* Shortall (1903), 206 Pa. 165, 2, p. 191.
 Commonwealth *v.* Smith, 11 Allen, 243, 2, p. 244.
 Commonwealth *v.* Stump, 53 Pa. St. 132, 2, p. 483
 Compagnie Fran aise *v.* Board of Health, 186 U. S. 380, 2, p. 155.
 Compagnie G n rale des Asphaltes de France, Case of, Ralston's Rep. 331, 7, p. 820
 Compama La Flecha *v.* Brauer, 168 U. S. 134, 2, p. 281.
 Conception, La, 6 Wheat. 235, 7, p. 1041.
 Concord, The (1815), 9 Cranch, 387, 2, p. 339. 7, p. 620
 Concord Mfg. Co. *v.* Robertson, 66 N. H. 1, 1, p. 622.
 Cone Co. *v.* Poole, 41 S. C. 70, 4, p. 19.
 Confederate Note Case, 19 Wall. 548, 1, p. 53.

- Conner, In re (1870), 39 Cal. 98, **3**, p. 329.
 Connor v. United States, 19 Ct. Cl. 675, **7**, p. 341.
 Conrad, The (1902), 37 Ct. Cl. 459, **6**, p. 629; **7**, pp. 486, 563.
 Conrad v. United States, 25 Ct. Cl. 433, **6**, p. 904.
 Conrad v. Waples (1877), 96 U. S. 279, **7**, pp. 245-247, 248, 290, 291.
 Conserva, The, 38 Fed. Rep. 431, **1**, pp. 175, 201; **7**, pp. 904, 911, 1029.
 Constantia, The, **7**, p. 761.
 Constitution, The (1879), L. R. 4 P. D. 39, **2**, pp. 562, 579.
 Consul of Spain v. The Conception, 2 Wheel. Crim. Cus. 597, **1**, p. 247.
 Contee v. Godfrey, 1 Cranch C. C. 479, **3**, p. 289.
 Contzen v. United States, 33 Ct. Cl. 475, **3**, p. 315.
 Contzen v. United States (1900), 179 U. S. 191, **3**, p. 314.
 Conway, In re, 30 N. Y. S. 835, 9 Misc. 652, **3**, p. 332.
 Cook v. Sprigg (1899), 68 L. J. P. C. 144, **1**, p. 411.
 Cook v. United States, 138 U. S. 157, **2**, p. 624.
 Coolidge v. Guthrie, 1 Flip. C. C. 97, **7**, p. 178.
 Cooper, In re, 138 U. S. 404, **1**, p. 743.
 Cooper, In re (1892), 143 U. S. 472, **1**, pp. 744, 904; **5**, p. 242.
 Cooper v. Beers, 143 Ill. 25, 33 N. E. 61, **3**, p. 813.
 Cooper Mfg. Co. v. Ferguson, 113 U. S. 734, **4**, p. 19.
 Coosa, The, 1 Newb. Adm. 393, **7**, p. 831.
 Coppell v. Hall, 7 Wall. 542, **5**, pp. 19, 36; **7**, pp. 255, 398, 845.
 Corbett v. Nutt (1870), 10 Wall. 464, **7**, pp. 247, 291.
 Cornet v. Williams, 20 Wall. 226, **1**, p. 57.
 Cornu v. Blackburne, 2 Douglas, 640, **7**, p. 533.
 Corrier Maritimo, 1 Rob. 287, **7**, p. 630.
 Cornelius, The, 3 Wall. 214, **7**, pp. 821, 833.
 Coro & La Vela Railway & Improvement Co., Case of, Venez. Arbs. of 1903, Morris's Rep. 69, **6**, p. 307.
 Corralitos v. United States (1900), 33 Ct. Cl. 342, **2**, p. 216.
 Corralitos Co. v. United States (1900), 178 U. S. 280, **2**, pp. 215-216.
 Cortes, In re, 42 Fed. Rep. 47, **4**, p. 274.
 Cosgrove v. Winney (1899), 174 U. S. 64, **4**, p. 312.
 County of St. Clair v. Lovington, 23 Wall. 46, **1**, pp. 270, 271, 272.
 Cowan v. Prowse, 93 Ky. 156, 19 S. W. 407, **3**, pp. 328, 498.
 Cox v. Arnold, 129 Mo. 337, **1**, p. 271.
 Coy, Ex parte (1887), 32 Fed. Rep. 911, **4**, p. 311.
 Craig, In re, 70 Fed. Rep. 969, **2**, p. 185.
 Craig v. Leslie, 3 Wheat. 563, **4**, p. 36.
 Craig v. Radford (1818), 3 Wheat. 594, **4**, p. 35; **5**, p. 707.
 Crane v. Reeder, 21 Mich. 24, **4**, p. 33.
 Crane v. Reeder, 25 Mich. 303, **3**, p. 311.
 Crapo v. Kelly, 16 Wall. 610, **1**, pp. 930, 939.
 Crashley v. Press Pub. Co. (1904), 179 N. Y. 27, 71 N. E. 258, **4**, p. 7.
 Craw v. Ramsey, Vaughan, 274, **1**, p. 333.
 Crawford v. The William Penn, 3 Wash. C. C. 484, **7**, p. 250.
 Cregg, Ex parte, 2 Curtis C. C. 98, **3**, pp. 334, 336.
 Creole, Case of the (Rep. Com. of 1853, 244), **1**, p. 856; **2**, pp. 357, 358-361.
 Criado y Gomez, Case of R. F., Span. Cl. Com. 1871, **3**, p. 509.
 Ceresus Mining Co. v. Colorado Land Co., 19 Fed. Rep. 78, **3**, p. 336.
 Crooks, William, Case of, Moore, Int. Arb. 1. 415, **2**, p. 33.
 Cross, In re, 43 Fed. Rep. 517, **4**, pp. 277, 320.
 Cross v. De Valle, 1 Cliff. 282, **4**, p. 35.

- Cross *v.* Harrison, 16 How. 164, **1**, pp. 47, 312, 315, 316, 323, 325, 327, **333**; 7, pp. 259, 270.
- Crothers *v.* Mexico, Moore, Int. Arb. III. 2977, **6**, p. 973.
- Croudson *v.* Leonard (1808), 4 Cranch, 434, **7**, p. 638.
- Crowell *v.* McFadon (1814), 8 Cranch, 94, **7**, p. 147.
- Crow Dog, Case of, 109 U. S. 556, **1**, p. 32.
- Cruger *v.* Phelps, 47 N. Y. S. 61, 21 Misc. 252, **3**, p. 813.
- Cryer *v.* Andrews, 11 Tex. 170, **3**, p. 319.
- Cummings *v.* Mexico, Moore, Int. Arb. III. 2976, **6**, p. 973.
- Cushing *v.* Laird, 107 U. S. 69, **7**, p. 643.
- Cushing *v.* United States, 22 Ct. Cl. 1, **2**, p. 1071; **6**, p. 1025; **7**, pp. 491, 645.
- Dagau, In re, 2 Lowell, 367, **4**, p. 391.
- Dainese *v.* Hale, 91 U. S. 13, **2**, p. 663; **5**, p. 800.
- Dainese *v.* United States, 15 Ct. Cls. R. 64, **5**, p. 7.
- Dallemagne *v.* Mosian (1905), 197 U. S. 169, **5**, p. 129.
- Dame Cécile, La, 6 Rob. 257, **7**, p. 592.
- Danchebaar African, The, 1 Rob. 107, **7**, p. 434.
- Darby *v.* Brig Erstern (1782), 2 Dall. 34, **7**, pp. 410, 877.
- Dashing Wave, The, 5 Wall. 170, **7**, pp. 507, 596, 598, 831.
- Davis *v.* Concordia, 9 How. 280, **1**, pp. 305, 306, 415; **5**, p. 244.
- Davis, William A., *v.* Great Britain, **6**, p. 699.
- Davis *v.* Packard, 7 Pet. 276, **4**, p. 641; **5**, pp. 73, 75.
- Davis *v.* Concordia, 9 How. 280, **1**, p. 304; **4**, p. 269; **5**, pp. 242, 244, 245, 370.
- Davison *v.* Sealskins, 2 Paine, 324, **1**, pp. 883-884; **2**, pp. 364-365.
- Dawson, In re, 101 Fed. Rep. 253, **4**, p. 404.
- Dawson *v.* Godfrey, 4 Cranch, 321, **3**, p. 289.
- Dawson *v.* McLeary (Texas, 1894), 25 S. W. 705, **7**, p. 268.
- Day, In re, 27 Fed. Rep. 678, **4**, p. 174.
- Day and Garrison, Case of, No. 38, Moore, Int. Arb. IV. 3548, **6**, p. 301.
- Dean, In re, 83 Me. 489, 22 Atl. Rep. 385, **3**, p. 329.
- Dean ex dem. Fisher *v.* Hernden, 1 Paine C. C. 55, **5**, p. 364.
- De Baca *v.* United States (1901), 36 Ct. Cl. 407, **3**, p. 424.
- Debatebas *v.* Berquier (1808), 1 Binney's Rep. 349, **3**, p. 830.
- De Bilbao, Packet, 2 C. Rob. 133, **7**, p. 404.
- Debois' Case, 2 Martin, 185, **3**, p. 313.
- De Brimont *v.* Penniman, 10 Blatchf. C. C. 436, **2**, pp. 103, 218.
- Debs, In re, 158 U. S. 564, **2**, p. 462.
- De Franca *v.* Howard, 21 Fed. Rep. 774, **4**, p. 34.
- De Give *v.* Grand Rapids (1894), 94 Ga. 605, 21 S. E. 582, **5**, p. 75.
- Delassus *v.* United States (1835), 9 Pet. 117, **1**, pp. 416, 417, 419, 421.
- Delaware, The (1896), 161 U. S. 459, **1**, p. 700; **2**, pp. 160-161.
- Del Col *v.* Arnold (1796), 3 Dall. 333, **6**, p. 594; **7**, pp. 486, 543.
- De Lima *v.* Bidwell (1901), 182 U. S. 1, **1**, pp. 314-318, 330; **5**, pp. 229, 244.
- Dellastus *v.* United States, 9 Pet. 117, **5**, pp. 254, 255.
- Delmas *v.* Insurance Co., 14 Wall. 661, **1**, p. 53.
- De Lovio *v.* Boit, 2 Gallison, 2d ed. 426, **1**, p. 806.
- De Luna, Case of, Moore, Int. Arb. IV. 3276, **2**, p. 197.
- Dent *v.* Emmeger, 14 Wall. 308, **1**, pp. 415, 421.
- Desty, Matter of, 8 Abb. (N. Y.) N. Cas. 250, **3**, p. 499.
- De Valengin *v.* Duffy (1840), 14 Pet. 282, **7**, p. 631.
- Dewey *v.* United States (1900), 178 U. S. 510, 20 S. Ct. 981, **7**, p. 654.
- Dewing *v.* Perdicaries (1877), 96 U. S. 193, **1**, p. 57.
- De Wütz *v.* Hendricks, 9 Moore C. P. 586, 2 Bing. 314, **7**, p. 978.
- Diamond Rings, The (1901). 183 U. S. 176, **5**, p. 210.
- Diana, The (1813), 1 Dodson, 95, **2**, pp. 916, 917

- Diana, The, 5 Rob. 60, 7, p. 406.
 Diana, The, 7 Wall. 354, 2, p. 341; 7, p. 832.
 Diana, The (1818), 3 Wheat. 58, 7, p. 597.
 Didfirri, In re, 48 Fed. Rep. 168, 4, p. 174.
 Dietze, In re, 40 Fed. Rep. 324, 4, p. 174.
 Dillon, In re, 7 Sawy. 561, 7 Fed. Cas. 710, 5, p. 79.
 Diochet v. The Occidental, 87 Fed. Rep. 485, 5, pp. 134, 137.
 Direct United States Cable Co. v. Anglo-American Telegraph Co. (1877), L. R. 2 App. Cas. 394, 1, pp. 740, 741, 807.
 Divina Pastora, The (1819), 4 Wheat. 52, 1, pp. 174, 247, 745.
 Dix, Case of, Ralston's Rep. 7, 6, p. 994.
 Dixon v. State, 15 Tex. App. 480, 2, p. 249.
 Dobbs v. United States, 33 Ct. Cl. 308, 7, p. 341.
 Dobree v. Napier (1836), 2 Bingham's New Cases, 781, 2, p. 214; 7, p. 642.
 Doe v. Acklam, 2 Barn. & Cresw. 779, 3, p. 291.
 Doe v. Braden, 16 How. 635, 5, pp. 203, 204, 242, 320.
 Doe v. Durourl (1791), 4 Term R. 300, 3, p. 293.
 Doe v. Eslava, 9 How. 421, 1, p. 419.
 Doe v. Roe (1903), 55 Atl. 341, 4, p. 40.
 Doehrel v. Hilmer (Iowa, 1897), 71 N. W. 204, 5, p. 176.
 Dolden v. Bank of England, 10 Ves. 353, 11 Ves. 283, 7, p. 1078.
 Dole & Ano. v. Merchant's Mutual Marine Ins. Co., 6 Allen (Mass.), 373, 2, p. 971.
 Dolphin, Case of the (Case of the U. S., App. I. 115-121, Fur-Seal Arbitration, II.), 1, pp. 896, 919.
 Dolphin, The (1863), 7 Fed. Cas., 868, 7, pp. 702, 707, 725, 726.
 Dominguez, Case of Fernando, Span. Cl. Com. 1871, 3, p. 507.
 Donna Marianna, The, 2, p. 917.
 Donaldson v. State (1903), 67 N. E. 1029, 4, p. 33.
 Donaldson v. Thompson, 1 Camp. 429, 7, p. 647.
 Don On, 49 Fed. Rep. 569, 4, p. 222.
 Dooley v. United States (1901), 182 U. S. 222, 1, pp. 327-328; 5, pp. 244, 246; 7, pp. 260, 270, 270-272.
 Dooley v. United States (1901), 183 U. S. 151, 1, pp. 330-331.
 Dorr v. Gibboney, 3 Hughes, C. C. 382, 7, p. 267.
 Dorr v. United States (1904), 195 U. S. 138, 5, p. 861.
 Dorsey v. Brigham, 177 Ill. 250, 52 N. E. 303, 42 L. R. A. 809, 3, pp. 336, 456, 464.
 Dos Hermanos, The (1817), 2 Wheat. 76, 7, pp. 433, 486, 503, 611-612, 615, 632, 633, 652.
 Doss v. Secretary of State for India, L. R. 19 Eq. 509, 1, p. 411.
 Dow v. Johnson, 100 U. S. 158, 2, p. 31; 7, p. 177.
 Downes v. Bidwell (1901), 182 U. S. 244, 1, pp. 318-327; 5, p. 244.
 Downs v. United States (1903), 187 U. S. 496, 5, p. 309.
 Dred Scott v. Sanford, 19 How. 393, 3, pp. 313, 327.
 Drew v. Rogers (Cal.), 34 Pac. Rep. 1081, 4, p. 24.
 Drie Vrienden, Dodson, 269, 7, p. 836.
 Dryden v. Swinburne, 20 W. Va. 89, 3, pp. 423, 493.
 Du Bois v. Republic of Chile, U. S. & Chilean Cl. Com. 1892, 6, p. 921.
 Dubuque, The, 2 Abb. U. S. 20, 4, p. 24.
 Dufour, Succession of, 10 La. Ann. 391, 5, p. 617.
 Duncan v. Navassa Phosphate Co. (1891), 137 U. S. 647, 1, p. 565.
 Duncan v. United States, 18 Ct. Cl. 230, 7, p. 293.
 Duncanson v. McLure (Pa. 1804), 4 Dall. 380, 2, p. 1004; 7, p. 644.
 Dunlieth & Dubuque Bridge Co. v. County of Dubuque, 55 Iowa, 558, 1, p. 619.
 Dunstan v. Higgins, 138 N. Y. 70, 2, p. 103.
 Dupont v. Pichon (1805), 4 Dall. 321, 4, p. 664.

- Dupuy *v.* Wurtz (1873), 53 N. Y. 556, **3**, p. 776.
 Durand *v.* Hallach, 1 Miles (Phila.), 46, **5**, p. 73.
 Duvall *v.* United States (1866), 154 U. S. 548, **7**, p. 240.
 Dwelle *v.* Wilson, 14 Ohio Cir. Ct. R. 551, **1**, p. 672.
 Earl *v.* Godley, 42 Minn. 361, 44 N. W. 254, **2**, p. 482.
 East Hoquiam Boom, etc., Co. *v.* Neeson (Wash.), 54 Pac. Rep. 1001, **1**, p. 622.
 Easton *v.* Peru, Moore, Int. Arb. II. 1629, **6**, p. 973.
 Eclipse, The, 53 Fed. Rep. 273, **2**, p. 338.
 Edward, The, 4 C. Rob. 68, **7**, pp. 668, 680.
 Eendraught, 6 Rob. 358, note, **7**, p. 442.
 Eigendorff *v.* Mexico, Moore, Int. Arb. III. 2974, **6**, p. 973.
 Ekiu *v.* United States (1892), 142 U. S. 651, 12 Sup. Ct. 336, **4**, pp. 67, 156, 175, 176, 198; **5**, 77.
 Eldred, In re, 46 Wis. 530, **2**, p. 451.
 Eleanor, The (1817), 2 Wheat. 345, **7**, pp. 473, 476, 509-510, 595, 652.
 Eliza, The Boat, 2 Gall. 4, **1**, p. 314.
 Eliza, Case of the, Moore, Int. Arb. II. 1630, **6**, pp. 653, 655.
 Eliza Ann, The (1813), 1 Dodson, 244, **7**, pp. 168, 169.
 Elk *v.* Wilkins (1884), 112 U. S. 94, **1**, p. 33; **3**, pp. 278, 311, 331; **5**, p. 220.
 Ella Warley, The, Blatchf. Pr. Cas. 288, 648, **7**, p. 633.
 Ellis, In re (1903), 124 Fed. Rep. 637, **4**, p. 181.
 Ellis *v.* Jacobs, 45 N. Y. S. 177, 17 App. Div. 471, **4**, p. 409.
 Ellis *v.* Phenix Bank, 12 Daly (N. Y.), 177, **7**, p. 295.
 Elsebe, The, 5 Rob. 173, **7**, p. 489.
 Elsineur, The (1816), 1 Wheat. 439, **7**, p. 609.
 Elwine Kreplin, The, 9 Blatchf. (N. Y.) 438, **2**, p. 299.
 Ely's Adm. *v.* United States (1898), 171 U. S. 220, **1**, pp. 303, 307, 420; **5**, p. 366; **6**, p. 741.
 Emmet *v.* Emmet, 14 Lea (Tenn.), 369, **4**, p. 34.
 Emperor of Austria *v.* Day and Kossuth (1861), 2 Giffard, 628, 3 De Gex, F. & J. 217, **1**, pp. 10, 745; **2**, p. 450; **7**, p. 967.
 Empress, The, Blatchf. 175, **7**, pp. 821, 831.
 Emulous, Cargo of ship, 1 Gallison, 562, **7**, p. 288.
 Ennis *v.* Smith, 14 How. 422, **3**, p. 814.
 Enterprize, Case of the, S. Ex. Doc. 103, 34th Cong. 1 sess. 187, Moore, Int. Arb. IV. 4349-4372, **2**, pp. 355-357.
 Ernst Merck, The, Spinks's Pr. Cas., 98, **7**, p. 424.
 Erwin, The, 20 Fed. Rep. 50, **7**, p. 897.
 Estern, 2 Dall. 36, **7**, p. 443.
 Estrella, The, 4 Wheat. 298, **1**, pp. 247, 935; **2**, pp. 449, 970; **7**, pp. 592, 1039, 1082.
 Ethenheimer *v.* Heffernan, 66 Barb. 374, **4**, p. 34.
 Eustache *v.* Rodaquest, 11 Bush. 42, **4**, p. 33.
 Evans *v.* Higgs, Strange, 797, **4**, p. 550.
 Evert, The, 4 C. Rob. 354, **7**, p. 668.
 Exchange, The Schooner, *v.* McFaddon (1812), 7 Cranch, 116, **2**, pp. 4, 7, 270, 272, 290, 308, 338, 399, 461, 492, 558, 560, 563, 564, 575-577, 592, 846, 860, **4**, p. 631; **7**, p. 1092.
 Experiment, The, 8 Wheat. 261, **7**, p. 544.
 Eyston *v.* Studd, Plowd. 465, **6**, p. 1014.
 Ezeta, In re, 62 Fed. Rep. 972, **4**, pp. 335, 342, 343, 375, 385, 387, 389, 391, 404.
 Fadden, In re, 3 Lack. Leg. N. 74, **3**, p. 499.
 Fairbank *v.* United States (1901), 181 U. S. 283, **1**, pp. 322, 330; **2**, p. 58.
 Fairfax's Devisee *v.* Hunters' Lessee (1813), 7 Cranch, 603, **3**, p. 289; **4**, pp. 35, 42; **5**, pp. 175, 707; **7**, p. 247.
 Falcon, The, 6 Rob. 198, **7**, p. 592.

- Falls Mfg. Co. v. Oconto River Imp. Co. (Wis.) 58 N. W. 257, 1, p. 622.
- Fama, The, 5 Robinson's Rep. 106, 7, p. 258.
- Fanny, The, 9 Wheat. 658, 7, pp. 500, 544.
- Fanny, The, 1 Dodson, 443, 7, p. 491.
- Farez, In re, 7 Blatchf. 345, 4, pp. 276, 372, 377, 384, 389, 391.
- Farmer, Succession of, 1 Robinson's Rep. 270, 5, p. 114.
- Fattosini's Estate, In re (1900), 67 N. Y. Supp. 1119, 33 Misc. 18, 5, pp. 125, 161, 311.
- Favourite, Case of the, 1, p. 919.
- Faxon v. United States, 171 U. S. 244, 1, p. 420.
- Fay v. Montgomery, 1 Curtis, 266, 7, p. 590.
- Fay v. Taylor, 63 N. Y. S. 572, 31 Misc. 32, 3, p. 497; 4, p. 34.
- Feinknopf, In re, 47 Fed. Rep. 447, 4, p. 175.
- Felicity, The, 2 Dodson. 383, 7, p. 522.
- Fellows v. Blacksmith, 19 How. 366, 1, p. 37; 5, p. 370.
- Fennings v. Grenville, 1 Taunt. 248, 1, p. 798.
- Ferguson v. Johnson, 11 Tex. Civ. App. 413, 33 S. W. 138, 3, pp. 464, 495.
- Ferry v. Imperial Fire Ins. Co., 9 West. Jur. 551, 3, p. 801.
- Field v. Bennett, London Times, July 27 and Dec. 16, 1886, 2, p. 268.
- Field v. Clark, 143 U. S. 649, 5, pp. 161, 219.
- Field, Admr., v. United States, 27 Ct. Cl. 224, 6, p. 1026.
- Fifield v. Ins. Co. of Penn., 47 Pa. St. 106, 2, p. 971.
- Fisher v. Harnden. See Lessee of Fisher v. Harnden.
- Fisher v. Ogle, 1 Camp. 418, 7, p. 647.
- Fitzsimmons v. Newport Ins. Co. (1808), 4 Cranch, 185, 7, pp. 821, 829, 831.
- Flad Oyen, The (1799), 1 Rob. 114, 134, 7, pp. 623, 648.
- Flanagan, Bradley, Clark & Co. v. Venezuela, Moore, Int. Arb. IV. 3564-3567, 6, p. 302.
- Fleming v. Page, 9 How. 603, 1, pp. 46, 291, 311, 314, 315, 318, 323, 325, 327; 2, p. 31; 4, p. 285; 7, pp. 270, 273, 818.
- Fletcher v. United States, 32 Ct. Cl. 36, 6, p. 626.
- Florance, Matter of, 54 Hun. 328, 3, p. 815.
- Florida, Case of the, papers relating to Treaty of Washington, IV. 92-93, 2, pp. 448-449.
- Florida, The, 4 Ben. 452, 7, p. 965.
- Florida v. Furnam (1901), 180 U. S. 402, 1, pp. 389, 417.
- Florio, In re, 43 Fed. Rep. 114, 4, pp. 174, 177.
- Flying Scud, The, 6 Wall. 263, 7, p. 834.
- Flynn v. The Nereid, 67 Fed. Rep. 602, 5, p. 139.
- Fok Yung Yo v. United States (1902), 185 U. S. 296, 4, pp. 205, 233.
- Fong Mey Yuk v. United States, 113 U. S. 898, 4, p. 204.
- Fong Yue Ting v. United States (1893), 149 U. S. 698, 1, p. 321; 2, p. 462; 3, pp. 330, 458, 854; 4, pp. 67, 152, 198, 205, 230, 231; 5, pp. 359, 367.
- Fontaine v. Beers, 19 Ala. 722, 2, p. 1046.
- Foot v. Edwards, 2 Blatchf. 310, 2, p. 451.
- Foote v. United States, 23 Ct. Cl. 443, 4, p. 795.
- Forbes v. Cochrane (1824), 2 B. & C. 448, 2, p. 578.
- Forbes v. Scannell, 13 Cal. 242, 2, p. 628.
- Ford v. Surget (1878), 97 U. S. 594, 1, pp. 58, 191; 2, pp. 31, 971; 4, p. 15; 7, pp. 177, 301, 302.
- Fornage, Raymond, Case of, Ct. of Cassation (1873), Journal du Palais (1873), 299, 2 p. 261.
- Forsyth v. Reynolds, 15 How. 358, 5, p. 255.
- Fort Leavenworth Railroad Co. v. Lowe, 114 U. S. 525, 5, p. 166.
- Fortuna, The (1811), 1 Dodson, 81, 2, pp. 915, 917.
- Fortuna, The (1818), 3 Wheat. 236, 7, pp. 401, 616, 634.

- Foss, Ex parte, 102 Cal. 347, 36 Pac. Rep. 669, 4, pp. 253, 312.
- Foster & Elam v. Neilson, 2 Pet. 253, 1, pp. 415, 445, 743, 744, 745; 4, p. 42; 5, pp. 221, 222, 242, 246, 320, 365, 367.
- Fourteen Diamond Rings, Emil J. Pepke, claimant, v. United States (Dec. 2, 1901), 1, p. 330.
- Foute v. State, 15 Lea (Tenn.), 712, 2, p. 255.
- Fowler, In re, 18 Blatchf. 430, 4, p. 385.
- Fox, Case of the, 7, p. 649.
- Fox v. Willis (1903), 72 S. W. 330, 24 Ky. Law Rep. 1773, 4, p. 570.
- Frances, The (1814), 8 Cranch, 354, 1 Gallison, 445, 7, pp. 404, 426, 601, 613.
- Frances, The (1815), 9 Cranch, 183, 7, pp. 404, 405, 631.
- Frances and Eliza, The, 8 Wheat. 398, 7, p. 106.
- Frank, In re (1901), 107 Fed. Rep. 272, 4, pp. 275, 391.
- Franklin, The, 3 C. Rob. 224, 7, p. 714.
- Frazer v. Dexter, 6, pp. 1020, 1034.
- Frederick Molke, 1 Rob. 72, 7, p. 835.
- Frederickson v. Louisiana, 23 How. 445, 3, p. 562; 4, p. 41; 5, pp. 173, 177, 619.
- Frelinghuysen v. Key, 110 U. S. 63, 2, p. 207; 3, p. 792; 5, p. 179; 6, p. 1034; 7, pp. 65-66, 68, 70.
- Fremont v. United States, 17 How. 542, 1, p. 291.
- French v. Wade, 102 U. S. 132, 7, p. 292.
- Frevall v. Bache, 14 Pet. 95, 5, p. 256; 7, p. 30.
- Friendschaft, The, 4 Wheat. 105, 7, pp. 432, 433, 616, 618, 634, 641.
- Friendship, The (1807), 6 C. Rob. 420, 7, pp. 758, 779.
- Fromant v. Duclos, 30 Fed. Rep. 385, 5, p. 63.
- Fronascone, In re, 99 Fed. Rep. 48, 3, p. 334.
- Furenes v. Mickelson, 86 Iowa, 508, 53 N. W. 416, 4, p. 33.
- Gagnon v. United States (1904), 193 U. S. 451, 3, pp. 494, 499.
- Galen, The (1901), 37 Ct. Cl. 89, 7, pp. 499, 829.
- Galloway v. Nagle (1791), 2 Dall. 132, 7, p. 253.
- Galpin v. Page, 18 Wall. 350, 2, p. 217.
- Gammell v. Comms. of Woods and Forests, 3 Macq. 419, 1, p. 743.
- Gárate, Case of, before Mexican Claims Commission, 6, p. 898.
- Garcia v. Lee, 12 Pet., 515, 1, pp. 445, 743, 745; 5, p. 222.
- Gardiner, Case of, 1 Moore, Int. Arb. 1265, 3, p. 790.
- Gardner v. Ward, 2 Mass. 244, 3, p. 292.
- Gates v. Goodloe, 101 U. S. 612, 7, pp. 266, 427.
- Gayde, In re (1901), 113 Fed. Rep. 588, 4, p. 176.
- Gay's Gold, 13 Wall. 358, 7, p. 240.
- Gee Fook Sing v. United States, 49 Fed. Rep. 146, 7 U. S. App. 27, 1 C. C. A. 211, 3, p. 280; 4, pp. 151, 206.
- Gee Hop, In re, 71 Fed. Rep. 274, 3, pp. 330, 458, 493, 501.
- Gelston v. Hoyt, 3 Wheaton, 246, 1, pp. 174, 247, 745; 7, pp. 1027, 1030-1031, 1078, 1082.
- General Armstrong, Case of, Moore, Int. Arb. II. 1071, 2, p. 366; 6, p. 1001.
- General Hamilton, The, 6 Rob. 61, 7, p. 835.
- Gen. McPherson, The, 100 Fed. Rep. 860, 5, pp. 125, 137.
- Genesee Chief, The, 12 How. 443, 1, pp. 621, 670.
- Geofroy v. Riggs, 133 U. S. 258, 10 Sup. Ct. 295, 1, pp. 319, 321, 325; 3, p. 281; 4, pp. 33, 39; 5, pp. 160, 161, 166, 174, 176, 249, 251, 254.
- Geoffroy v. Riggs, 7 Mackey (D. C.), 331, 4, p. 39.
- George, The (1817), 2 Wheat. 278, 7, pp. 508, 509.
- George, The 1 Wheat. 408, 7, pp. 508-509, 615.
- Georgia v. Stanton, 6 Wall. 50, 1, p. 744.
- Georgia, The, 7 Wall. 32, 7, p. 415.

- Georgia, *The*, 1 Lowell, 96, 7, p. 415.
- Georgiana, *Case of the*, Moore, *Int. Arb.* II. 1593-1614, 1, p. 44; 7, p. 315.
- Gerasimo, *The*, 11 Moore's Pr. Cas. 88, 7, pp. 424, 429.
- Germanic, *The* (1905), 196 U. S. 589, 2, p. 284.
- Gertrude, *The*, 7, pp. 723, 724.
- Geyer v. Michel (1796), 3 Dall. 285, 7, pp. 907, 1038.
- Giacomo, *In re*, 12 Blatchf. 391, 4, p. 269; 5, p. 248.
- Gibbons v. Ogden, 9 Wheat. 1, 229, 2, p. 307.
- Gibbons v. United States, 8 Wall. 275, 6, p. 743.
- Gilbert v. Steadman, 1 Root, 403, 2, pp. 245, 268.
- Gill's Estate, *In re*, 44 N. W. 553, 4, p. 33.
- Gilmer v. United States, 14 Ct. Cl. 184, 7, p. 303.
- Gilroy, *In re*, 88 Me. 199, 33 Atl. Rep. 979, 3, p. 329.
- Gin Fung, *In re*, 89 Fed. Rep. 153, 4, p. 177.
- Giovanna, *In re* (1899), 93 Fed. Rep. 659, 3, p. 281.
- Gittings v. Crawford, Taney's Dec. 1, 4, p. 75; 5, pp. 32, 72.
- Gladhill, *Ex parte* (1844), 8 Met. 168, 3, p. 329.
- Glass v. The Sloop Betsey (1794), 3 Dall. 6, 2, p. 85; 7, pp. 585, 586, 589, 626, 1087.
- Godard v. Gray, L. R. 6 Q. B. 139, 2, p. 268.
- Goetze v. United States (1900), 103 Fed. Rep. 72, 3, p. 316; 5, p. 249.
- Goetze v. United States (1901), 182 U. S. 221, 1, p. 329.
- Goix v. Low (1800), 1 Johns. Cas. 341, 2, p. 1055.
- Golden Fleece v. Cable Co., 12 Nev. 312, 4, p. 34.
- Golden v. Prince, 3 Wash. C. C. 314, 3, p. 327.
- Goldfon v. Allegheny County (1900), 14 Pa. Super. Ct. 75, 4, p. 410.
- Gonzales, *In re*, 118 Fed. Rep. 941, 3, p. 316; 4, p. 152.
- Gonzales v. Williams (1904), 192 U. S. 1, 3, p. 316; 4, p. 152.
- Good v. Martin, 95 U. S. 90, 1, p. 319.
- Good Catharine, Schooner, v. United States (1813), 7 Cranch, 349, 7, p. 146.
- Good Return, *Case of the*, 3, p. 788.
- Goodman v. United States, 14 Ct. Cl. 547, 7, p. 289.
- Goodrich v. Russell, 42 N. Y. 177, 4, p. 34.
- Goodwill v. Bossier Police Jury, 38 La. An. 752, 1, p. 622.
- Gordon v. United States, 7 Wall. 188, 7, p. 62.
- Gordon's Lessee v. Kerr, 1 Wash. C. C. 322, 5, p. 371.
- Gorett v. Ranedge, 3 East. 70, 6, p. 719.
- Gormly, *Ex parte*, 14 Phila. 211, 3, p. 357.
- Gouverneur's Heirs v. Robertson, 11 Wheat. 332, 4, p. 36.
- Gowen & Copeland v. Venezuela, No. 16 U. S. and Venezuelan Commission 1889-90, 1, pp. 267, 572.
- Grace, *Case of the* (*Case of the U. S., App. I. 115-121, Fur-Seal Arbitration, II.*), 1, pp. 896, 919.
- Grace v. Am. Ins. Co., 109 U. S. 278, 5, p. 75.
- Graham v. Stucken, 4 Blatchf. 50, 5, pp. 72, 75.
- Gran Para, *The*, 7 Wheat. 471, 1, p. 175; 2, p. 581; 7, pp. 592, 895, 1041, 1043, 1082.
- Grant's Case, 1 Ct. Cl. 41, 6, p. 903.
- Grapeshot, *The*, 9 Wall. 129, 1, p. 328; 6, p. 585; 7, p. 271.
- Graves v. Miami S. S. Co., 61 N. Y. S. 115, 29 Misc. 645, 7, p. 395.
- Graves v. The W. F. Babcock (1897), 79 Fed. Rep. 92, 5, p. 135.
- Graves v. The W. F. Babcock (1898), 85 Fed. Rep. 978, 29 C. C. A. 514, 5, p. 135.
- Gray v. Kauffman, 82 Tex. 65, 17 S. W. 513, 4, p. 34.
- Gray, admr., v. United States (1886), 21 Ct. Cl. 340, 5, p. 591; 6, pp. 1015, 1025; 7, pp. 158, 645.

- Gray Jacket, The, 5 Wall. 342, 7, pp. 402, 427, 429, 617, 635.
 Great Southern Fire Proof Hotel Co. v. Jones (1900), 177 U. S. 449, 3, p. 801.
 Great West Ins. Co. v. United States, 19 Ct. Cl. 206, 112 U. S. 193, 5, p. 179; 6, p. 1033.
 Green v. Salas, 31 Fed. Rep. 106, 3, pp. 328, 493, 499, 562.
 Green v. State (1880), 66 Ala. 40, 2, pp. 255, 268.
 Greene v. Windham, 13 Me. 225, 3, p. 815.
 Greenheld v. Stanforth, 21 Iowa, 595, 4, p. 33.
 Griffith v. Ins. Co. of N. A. (1813), 5 Binney, 464, 2, pp. 1035, 1057-1058, 1067.
 Grim v. Haycock Township, 1 Pa. Dist. R. 815, 4, p. 18.
 Grin v. Shine (1902), 187 U. S. 181, 4, pp. 275, 373, 378, 379, 385, 387, 394.
 Grinnan v. Edwards, 21 W. Va. 347, 7, p. 253.
 Grisar v. McDowell, 6 Wall. 363, 5, p. 242.
 Griswold v. Waddington (1819), 16 Johns. 438, 7, p. 250.
 Grossett v. Townsend, 86 Fed. Rep. 908, 5, p. 136.
 Grotius, The (1814), 8 Cranch, 456, 7, pp. 390, 614.
 Grotius, The, 9 Cranch, 368, 7, p. 500.
 Guastini, Case of, Ralston's Rep. 730, 6, pp. 972, 998.
 Guayde, In re (1901), 112 Fed. Rep. 415, 4, p. 161.
 Guido, The, 175 U. S. 382, 7, p. 459.
 Guier v. O'Daniel (1806), 1 Binney, 349, 3, p. 812.
 Gunn v. Hubbard, 97 Mo. 321, 3, p. 478.
 Gute Gesellschaft Michael, The, 4 C. Rob. 94, 7, p. 668.
 Gut Lun, 83 Fed. Rep. 141, 4, p. 203.
 H. C. Wahlberg, The (1898), 87 Fed. Rep. 361, 5, p. 139.
 Haabet, The, 2 C. Rob. 174, 7, p. 668.
 Hagan v. Campbell, 8 Porter (Ala.), 9, 1, p. 272.
 Haines v. Hall, 17 Oreg., 165, 20 Pac. Rep. 831, 1, p. 622.
 Hall v. Patterson, 45 Fed. Rep. 352, 4, pp. 311, 331.
 Hall v. State, 115 N. C. 811, 19 S. E. 602, 2, p. 255.
 Hallet & Bowne v. Jenks (1805), 3 Cranch, 210, 2, p. 339; 7, p. 157.
 Hallett v. Collins, 10 How. 174, 2, p. 483.
 Hallie Jackson, The, Blatchf. 135, 7, p. 821.
 Hamilton v. Dillin, 21 Wall. 73, 7, pp. 239, 255.
 Hammer v. Garfield Co., 130 U. S. 291, 3, p. 493.
 Hampton, The, 5 Wall. 372, 7, pp. 601, 635.
 Hanauer v. Doane, 12 Wall. 342, 1, p. 57.
 Hanauer v. Woodruff, 15 Wall. 448, 1, pp. 53, 57.
 Handy's Lessee v. Anthony (1820), 5 Wheat. 374, 1, p. 617; 2, p. 295.
 Hanger v. Abbott, 6 Wall. 532, 7, pp. 253, 254.
 Hanks v. The State (1882), 13 Tex. App., 289, 2, p. 246.
 Hanna v. United States, Moore, Int. Arb. III. 2982, 6, p. 973.
 Hannay v. Eve (1806), 3 Cranch, 242, 5, p. 698; 7, p. 399.
 Hanrick v. Gurley, 93 Tex. 458, 54 S. W. 347, 56 S. W. 330, 4, p. 34.
 Hanrick v. Hanrick, 61 Tex. 596, 4, p. 34.
 Hanrick v. Patrick, 119 U. S. 156, 4, p. 34.
 Happy Return, The (1902), 37 Ct. Cl. 262, 7, p. 513.
 Harcourt v. Gaillard, 12 Wheat. 527, 1, pp. 302, 304; 5, p. 696.
 Harden v. Fisher (1816), 1 Wheat. 300, 1 Paine, 55, 4, p. 40; 5, p. 707.
 Harden v. Gordon, 2 Mason, 556, 2, p. 307.
 Hardin v. Jordan (1891), 140 U. S. 371, 1, p. 702.
 Harmony, The (1800), 2 C. Rob. 322, 7, p. 424.
 Harrisburg, The, 119 U. S. 199, 2, p. 79.
 Harrison, The (1816), 1 Wheat. 298, 7, pp. 585, 611.
 Harrison v. Cross, 16 How. 164, 1, p. 312.

- Harrison *v.* Vose, 9 How. 372, 5, p. 130.
- Hart, The, 3 Wall. 559, Blatchf. Pr. Cas. 379, 7, pp. 410, 451, 635, 707.
- Hart *v.* United States, 15 Ct. Cl. 414, 7, p. 250.
- Hart *v.* United States (1898), 84 Fed. Rep. 799, 28 C. C. A. 612, 7, pp. 914, 915.
- Harteau *v.* Harteau, 14 Pick. 181, 3, p. 815.
- Haskins *v.* United States, 23 Ct. Cl. 201, 5, p. 358.
- Hassard *v.* United States of Mexico (1899), 61 N. Y. S. 939, 29 Misc. Rep. 511, 46 App. Div. 623, 2, pp. 87, 592, 593.
- Hatfield *v.* Com. (Ky.), 12 S. W. 309, 2, pp. 247, 250.
- Hauenstein *v.* Lynham, 100 U. S. 483, 3, pp. 275, 495; 5, pp. 166, 176, 179, 251, 865.
- Haven *v.* Foster (Mass.), 9 Pick. 112, 2, p. 268.
- Haver *v.* Yaker, 9 Wall. 32, 1, p. 327; 4, p. 269; 5, pp. 222, 244, 245, 246.
- Hayes *v.* United States (1898), 170 U. S. 637, 1, p. 419.
- Haymond *v.* Camden, 22 W. Va. 180, 7, p. 253.
- Hays *v.* United States, 175 U. S. 248, 5, p. 785.
- Haytian Republic, 154 U. S. 118, 4, p. 192.
- Hazard, Cargo of the Ship, *v.* Campbell (1815), 9 Cranch, 205, 7, pp. 511, 614.
- Headman *v.* Rose, 63 Ga. 458, 3, pp. 456, 457.
- Head Money Cases, 112 U. S. 580, 4, pp. 67, 157; 5, pp. 359, 366, 387.
- Healey *v.* The Maracaibo (1896), 79 Fed. Rep. 809, 5, p. 133.
- Hedlund, Case of, Ralston's Rep. 952, 6; p. 994.
- Heeney *v.* Brooklyn, 33 Barb. 360, 4, p. 34.
- Heflebower *v.* United States, 21 Ct. Cl. 228, 6, p. 904.
- Heidsieck, Case of, Moore, Int. Arb. IV. 3311-3319, 2, p. 196.
- Heinrici *v.* The Laura Madsen (1897), 84 Fed. Rep. 362, 5, pp. 137, 141.
- Helen, The, L. R. 1 Adm. & Eccles. 1, 7, pp. 748, 956.
- Helen, The, 35 Law J. (U. S.) Adm. 2, 7, p. 976.
- Henderson *v.* Clarkson (1792), 2 Dall. 174, 7, p. 624.
- Henderson *v.* Mayor of New York, 92 U. S. 259, 4, p. 153.
- Henderson *v.* Poindexter's Lessee, 12 Wheat. 530, 1, p. 302.
- Hendricks *v.* Gonzales, 67 Fed. Rep. 351, 7, p. 965.
- Henfield's Case, Wharton's State Trials, 49, 7, p. 880.
- Henning's Estate, In re, 128 Cal. 214, 3, p. 816.
- Henric and Maria, The, 6 Rob. 138, 7, p. 592.
- Henrich, In re, 5 Blatchf. 414, 4, p. 391.
- Henricks *v.* Gonzalez, 67 Fed. Rep. 351, 14 C. C. A. 659, 7, p. 1034.
- Henriquez, Case of, Ralston's Rep. 896, 6, p. 972.
- Hepburn *v.* Ellzey, 2 Cranch, 445, 1, p. 319.
- Herald, The, 3 Wall. 768, 7, p. 821.
- Herman, The, 4 C. Rob. 228, 7, p. 424.
- Hermann, In re, 12 Blatchf. 370, 4, p. 268.
- Hermosa, Case of the, 2, pp. 357-358.
- Hernandez *v.* State, 19 Tex. App. 408, 2, p. 255.
- Herres, In re (1887), 33 Fed. Rep. 165, 32 Fed. Rep. 583, 4, p. 380; 5, p. 5.
- Herring *v.* Lee, 22 W. Va. 661, 6, p. 269.
- Heyward *v.* Mining Co., 42 S. C. 138, 19 S. E. Rep. 963, 1, p. 622.
- Hiawatha, The, 2 Black, 677, 7, p. 821.
- Hiawatha, The, Blatchf. Pr. Cas. 1, 7, p. 831.
- Hibbs, Ex parte, 26 Fed. Rep. 421, 4, p. 311.
- Hickey's Lessee *v.* Stewart, 3 How. 750, 5, p. 851.
- Hickman *v.* Jones, 9 Wall. 197, 1, p. 57.
- Higginson *v.* Mein (1808), 4 Cranch, 415, 5, p. 698.
- Hilgers *v.* Quinney, 51 Wis. 62, 3, p. 278.
- Hilton *v.* Guyot, 159 U. S. 113, 42 Fed. Rep. 249, 1, p. 4; 2, pp. 103, 218, 219; 4, p. 1015.

- Hinde, Succession of, 1 Robinson's Rep. 263, **5**, p. 114.
- Hinds-gaul v. The Lyman D. Foster, 85 Fed. Rep. 987, **5**, p. 140.
- Hiram, The, 8 Cranch, 444, **7**, p. 397.
- Hiram, The (1860), 1 Wheat. 440, **7**, pp. 397, 610.
- Hitz, Ex parte, 111 U. S. 766, **4**, p. 650; **5**, p. 77.
- Hoare v. Allen (1789), 2 Dall. 102, **7**, p. 253.
- Hobbs v. Henning, 17 C. B. v. s. 791, **7**, p. 956.
- Hodges v. Williams, 95 N. C. 331, **1**, p. 622.
- Hodgson v. Dexter, 1 Cranch, 109, **5**, p. 366.
- Hodgson v. Dexter (1803), 1 Cranch, 345, **6**, p. 742.
- Hoffnung, 2 C. Rob. 162, **7**, p. 844.
- Hogan v. The J. D. Peters (1897), 78 Fed. Rep. 368, **5**, pp. 136, 140, 143.
- Hogan v. Kurtz, 94 U. S. 773, **3**, p. 497.
- Höhner v. Gratz, 50 Fed. Rep. 249, **2**, p. 103.
- Holbrook v. Henderson, 4 Sandf. 619, **4**, p. 557.
- Holden v. Joy, 17 Wall. 211, **1**, p. 31; **5**, p. 234.
- Hollander v. Baiz, 41 Fed. Rep. 732, **4**, p. 651.
- Hollingsworth v. Duane, 4 Dall. 353, **4**, p. 24.
- Holman v. Johnston, Cowper's Rep. 343, **6**, p. 623.
- Holmes, Ex parte, 16 Vt. 631, **4**, p. 242.
- Holmes v. Jenison (1840), 14 Pet. 540, **4**, p. 242.
- Holzapfel's Co. v. Rahtjen's Co. (1901), 183 U. S. 1, **2**, pp. 41-42.
- Homer Ramsdell Co. v. La Compagnie Générale Trans-Atlantique (1901), 182 U. S. 406, **2**, p. 160.
- Hong Yen Chang, In re, 84 Cal. 163, 24 Pac. Rep. 156, **3**, pp. 330, 501.
- Hooe v. Jamieson, 166 U. S. 395, **1**, p. 319.
- Hoong v. The Queen, 7 Cox C. C. 489, **2**, p. 252.
- Hoop, The, 1 C. Rob. 200, **7**, p. 534.
- Hooper v. United States (1899), 174 U. S. 778, **7**, p. 533.
- Hooper v. United States, 22 Ct. Cl. 408, **2**, p. 1071; **7**, pp. 491, 799.
- Hope, The, **7**, p. 727.
- Hope, The, 27 Ct. Cl. 122, **7**, p. 1026.
- Hope, The, 1 Dodson, 226, **7**, p. 398.
- Hope Ins. Co. v. Boardman, 5 Cranch, 57, **3**, p. 801.
- Hopkins v. Fachant (1904), 130 Fed. Rep. 839, **4**, p. 152.
- Hopkirk v. Bell (1806), 3 Cranch, 454 (1807), 4 Cranch, 164, **5**, p. 698; **7**, p. 254.
- Hoppet v. United States (1813), 7 Cranch, 389, **7**, p. 149.
- Horn v. Lockhart, 17 Wall. 570, **1**, p. 54.
- Horner v. United States, 143 U. S. 570, 12 S. Ct. 522, **5**, p. 366.
- Horner v. United States (1893), 147 U. S. 449, **2**, p. 15.
- Hornet, The, 2 Abbott (U. S.), 35, **1**, p. 248.
- Horn Silver Mining Co. v. New York, 143 U. S. 305, **4**, p. 19.
- Howland v. Granger, 45 Atl. 740, **3**, p. 815.
- Hoyt v. Russell, 117 U. S. 401, **1**, p. 745.
- Hubbell v. United States, 15 Ct. Cl. 546, **6**, p. 1033.
- Hudson v. Gray, 58 Miss. 882, **7**, p. 267.
- Hudson v. Guestier, 6 Cranch, 283, **2**, p. 217.
- Hudson v. Guestier, 4 Cranch, 293, **1**, p. 729; **7**, pp. 592, 637, 638.
- Hughes v. Cornelius, Sir T. Raymond, 473, **7**, p. 642.
- Hughes v. Edwards, 9 Wheat. 489, **4**, pp. 35, 42.
- Hughes v. Mexico, Moore, Int. Arb. III. 2972, **6**, p. 973.
- Humboldt Lumber Mfrs.' Assoc., In re, 60 Fed. Rep. 428, **1**, p. 700.
- Humphreys v. Newport News & M. V. Co., 33 W. Va. 135, **4**, p. 19.
- Hunt v. Hunt, 72 N. Y. 217, **3**, p. 815.

- Huntington v. Attrill, 146 U. S. 657, **2**, pp. 216-217.
Hurtado v. California (1883), 110 U. S. 516, **2**, p. 102.
Hutchins v. Collins, 31 Mich. 126, **2**, p. 483.
Huus v. New York and Porto Rico S. S. Co. (May 27, 1901), 182 U. S. 392, **1**, p. 329.
Hyde v. Hyde & Woodmansee (1866), L. R. 1 P. & D. 130, **2**, p. 480.
Hylton, Lessee of, v. Brown, 1 Wash. C. C. 343, **5**, pp. 244, 245, 269.
Iasigi, In re (1897), 79 Fed. Rep. 751, **5**, p. 77.
Iasigi v. Van de Carr (1897), 166 U. S. 391, **5**, p. 77.
Ida McKay, The, 99 Fed. Rep. 1002, **5**, p. 144.
Idlehour, The, 63 Fed. Rep. 1018, **5**, p. 135.
Idler v. Venezuela, comm. under convention, Dec. 5, 1885, **1**, p. 90.
Illinois Central Railroad v. Bosworth, 133 U. S. 92, **7**, p. 293.
Illinois Central Railroad v. Illinois, 146 U. S. 387, **1**, pp. 670, 672.
Imina, The, 3 C. Rob. 167, **7**, pp. 695, 696, 702, 707, 772.
Indian Chief, The (1801), 3 C. Rob. 12, **2**, pp. 667, 728; **3**, p. 832; **5**, pp. 61, 805; **7**, p. 431.
Indiana v. Kentucky (1890), 136 U. S. 479, **1**, pp. 295, 296.
Inglic, Case of Bishop, 1 Moore, Int. Arb. 288, **3**, p. 290.
Inglic v. Trustees of Sailor's Snug Harbor, 3 Pet. 99, **3**, pp. 290, 291, 292, 311, 552.
Inman v. Lindrup, 62 Fed. Rep. 851, **1**, p. 670.
Insular Cases, 182 U. S. 315, **5**, p. 174.
Insurance Company v. Davis, 95 U. S. 425, **7**, p. 251.
Interstate Commerce Commission v. Brimson, 154 U. S. 447, **1**, p. 321.
Inthondt. See Jean Baptiste Van Inthondt.
Invincible, L', 1 Wheat. 238, **7**, pp. 588, 592, 594, 1039.
Iowa v. Illinois (1893), 147 U. S. 7, **1**, p. 619.
Iowa v. Rood (1902), 187 U. S. 87, **5**, p. 617.
Irwin v. Brown (Tenn.), 12 S. W. Rep. 340, **1**, p. 622.
Isaac v. City of Richmond (Va.), 17 S. E. 760, **7**, p. 269.
Island Belle, The, 13 Fed. Cas., 168, **7**, p. 424.
Itata, The, 49 Fed. Rep. 646, 56 Fed. Rep. 505, 5 C. C. A. 608, **7**, p. 905.
Itata, The, 56 Fed. Rep. 505, **7**, p. 965.
J. H. Niekerson, Case of the, Documents and proceedings of the Halifax Commission, **1**, p. 797.
J. & P. Baltz Brewing Co. v. Kaiserbrauerei, Beck & Co. 74 Fed. Rep. 222, 20 C. C. A. 402, **2**, pp. 38, 39.
Jackson v. Clarke (1888), 3 Wheat. 1, **5**, p. 707.
Jackson v. Lunn, 3 Johns. Cas. 109, **3**, p. 293.
Jackson v. Porter, 2 Paine's C. C. 457, **1**, p. 36.
Jackson v. State, 90 Ala. 590, 8 So. 862, **2**, p. 244.
Jackson v. United States, 34 Ct. Cl. 441, **3**, p. 278.
Jam, In re, 101 Fed. Rep. 989, 22 Blatchf. 520, **4**, pp. 186, 228.
James and William, The (1902), 37 Ct. Cl. 303, **5**, pp. 311, 357, 359, 364, 616.
James Wells, Brig, v. United States (1812), 7 Cranch, 22, **7**, p. 146.
Jane, The, 23 Ct. Cl. 226, **6**, p. 1025.
Jane, The (1901), 37 Ct. Cl. 24, **7**, p. 487.
Jan Frederick, The, 5 C. Rob. 128, **7**, p. 404.
Janson v. The Vrow Christina Magdalena, Bee's Adm. 11, **3**, p. 558.
Japanese Immigrant Case, The (1903), 189 U. S. 86, **4**, pp. 159, 177.
Jarvis, Case of, Ralston's Rep. 145, **6**, p. 972.
Jean Baptiste Van Inthondt, Ex parte, Q. B. D., Mar. 13, 1891, London Times, Mar. 14, 1891, **4**, pp. 388, 396.
Jecker v. Montgomery, 18 How. 110, **7**, pp. 609, 707, 713.
Jecker v. Montgomery, 13 How. 498, **1**, p. 328; **7**, pp. 271, 395, 585, 589, 590, 592, 596.
Jeffries v. East Omaha Land Co. (1890), 134 U. S. 178, **1**, pp. 271, 272.

- Jemmy, The, 4 C. Rob. 31, 7, p. 424.
 Jenkins v. Collard, 145 U. S. 546, 7, p. 293.
 Jenkins v. Hannan, 26 Fed. Rep. 657, 7, p. 294.
 Jennes v. Landes, 84 Fed. Rep. 73, 3, p. 562.
 Jennings v. Carson (1807), 4 Cranch, 2, 7, p. 506.
 Jennings, Laughland & Co. v. Mexico, Moore, Int. Arb. III, 3135, 6, p. 668.
 Jenny, The, 5 Wall. 183, 7, pp. 623, 833.
 Jeremy v. Elwell, 5 Ohio Cir. Ct. R. 379, 1, p. 622.
 Jeune Eugene, La. See United States v. La Jeune Eugene.
 Jew Sing v. United States, 97 Fed. Rep. 582, 4, p. 206.
 Jew Wong Loy, In re, 91 Fed. Rep. 240, 4, p. 202.
 Johanna Emilie, Spink's Pr. Cas. 12, 7, p. 633.
 John Eason, The (1902), 37 Ct. Cl. 443, 6, p. 1028.
 John Gilpin, The, Blatchf. Pr. Cas. 291, 7, p. 829.
 John H. Jarvis, Case of the, 5 Moore, Int. Arb. 4677, 3, p. 886.
 John Ritsan, The, 35 Fed. Rep. 663, 2, p. 336.
 Johns v. The State (1862), 19 Ind. 421, 2, pp. 248, 268.
 Johnson, Ex parte (1901), 79 Miss. 637, 3, p. 332.
 Johnson v. Atlantic G. & W. I. Transit Co., 156 U. S. 618, 15 S. Ct. 520, 7, p. 267.
 Johnson v. Elkins, 1 App. D. C. 430, 4, pp. 33, 38.
 Johnson v. McIntosh (1828), 8 Wheat. 543, 1, pp. 36, 259, 323.
 Johnson v. Sayre, 158 U. S. 109, 15 S. Ct. 773, 2, p. 185.
 Johnson & Co. v. Johansen, 86 Fed. Rep. 886, 30 C. C. A. 635, 5, p. 141.
 Jones v. Johnson (Tex.), 25 S. W. 650, 1, p. 622.
 Jones v. Le Tombe (1798), 3 Dall. 384, 5, p. 62.
 Jones v. McMasters, 20 How. 8, 1, pp. 418, 419; 3, pp. 294, 314; 4, p. 35.
 Jones v. Mechan (1899), 175 U. S. 1, 1, pp. 1, 36, 38; 5, p. 234.
 Jones v. Soulard, 24 How. 41, 1, pp. 271, 272, 620.
 Jones, Admr., v. United States, 137 U. S. 202, 1, pp. 247, 261, 299, 323, 557, 558, 559, 563,
 564, 565, 577, 744, 745, 939; 2, p. 32; 6, p. 1025.
 Jones v. Walker, 2 Paine, 688, 5, p. 183.
 Jonge Imilia, The, 3 C. Rob. 52, 7, p. 714.
 Jonge Klassina, 5 C. Rob. 302, 7, pp. 424, 432.
 Jonge Margaretha, The, 1 C. Rob. 188, 7, pp. 668, 680.
 Jonge Peter, The, 4 C. Rob. 79, 7, p. 707.
 Jonge Tobias, The, 1 C. Rob. 329, 7, p. 668.
 Jordan v. Williams, 1 Curtis, 69, 5, p. 133.
 Josefa Segunda, 5 Wheat. 338, 1, p. 247.
 Josefa Segunda, 10 Wheat. 312, 7, p. 501.
 Joseph, The (1814), 8 Cranch, 451, 7, pp. 389, 398, 458, 511.
 Josephine, The, 3 Wall. 83, 7, pp. 831, 840.
 Josephs v. United States, 1 Nott & H. 197, 1, p. 282.
 Juanita, Case of the, 1, p. 919.
 Judson v. Corcoran, 17 How. 612, 6, p. 639; 7, pp. 30, 52.
 Juffrouw Maria Schroeder, 4 Rob. 89, 7, p. 835.
 Julia, The, 8 Cranch, 181; 1 Gall. 233, 7, pp. 396, 451.
 Juliana v. United States (1810), 6 Cranch, 327, 7, p. 145.
 Jung Ah Lung, Re, 25 Fed. Rep. 141, 4, p. 210.
 Jumo, The, 38 Ct. Cl. 465, 7, pp. 665, 745.
 Kudlee v. Pavik, 9 N. D. 278, 83 N. W. 5, 3, p. 498.
 Kaime, Ex parte, 3 Blatchf. 1, 4, p. 369.
 Kaime, In re, 10 N. Y. Leg. Obs. 257, 14 How. 103, 4, pp. 270, 369.
 Kanaka Nian, In re, 6 Utah, 259, 21 Pac. Rep. 993, 3, p. 331.

- Kane v. McCarthy, 63 N. C. 299, 3, p. 457.
 Kansas Indians, 5 Wall. 737, 1, p. 38.
 Karrahoo v. Adams, 1 Dillon, 344, 3, pp. 277-278.
 Karoo, The, 49 Fed. Rep. 651, 2, p. 79.
 Kate, Case of the, 1, p. 919.
 Keane v. Brig Gloucester (1782), 2 Dall. 36, 7, p. 652.
 Keene v. McDonough, 8 Pet., 308, 1, pp. 333, 745.
 Kehr v. Snyder, 114 Ill. 313, 55 Am. Rep. 866, 1, p. 620.
 Kellogg v. Smith, 7 Cush. 375, 1, p. 748.
 Kelley, In re, 2 Lowell, 339, 25 Fed. Rep. 268, 4, pp. 372, 391.
 Kelly v. Crapo, 45 N. Y. 86, 1, p. 939.
 Kelly v. Harrison, 2 Johns. Cas. 29, 3, p. 293.
 Kelly v. Hedden, 124 U. S. 196, 43 Fed. Rep. 17, 5, p. 366.
 Kelly v. Owen, 7 Wall. 496, 3, pp. 456, 458, 486.
 Kelly v. Pratt (1903), 83 N. Y. Supp. 636, 41 Misc. 31, 4, p. 34.
 Kelly v. State, 13 Tex. App. 158, 4, p. 331.
 Kelly v. United States, 27 Fed. Rep. 616, 2, p. 255.
 Kennedy v. Ryall, 67 N. Y. 379, 3, p. 815.
 Kennett v. Chambers, 14 How. 38, 1, pp. 3, 247, 745: 7, pp. 874, 909, 978.
 Kensington, The (1902), 183 U. S. 263, 2, p. 284.
 Kent, Paine & Co. v. Chapman, 18 W. Va. 485, 7, p. 253.
 Keokuk & Hamilton Bridge Co. v. Illinois, 145 Ill. 596, 47 N. E. 313, 1, pp. 619, 620.
 Keokuk & Hamilton Bridge Co. v. Illinois (1900), 175 U. S. 626, 1, p. 619.
 Ker v. Illinois, 119 U. S. 436, 2, p. 757: 4, pp. 311, 331.
 Kershaw v. Kelsey, 100 Mass. 561, 7, pp. 238, 245, 249, 252.
 Ketchum v. Buckley, 99 U. S. 188, 1, pp. 262, 266.
 Ketland v. The Cassius (1796), 2 Dall. 365, 7, p. 1042.
 Kew Ock, Re, 21 Fed. Rep. 789, 4, p. 230.
 Key v. United States, 137 U. S. 202, 11 S. Ct. 80, 1, p. 939.
 Kie v. United States, 27 Fed. Rep. 351, 3, p. 320; 5, p. 844.
 Kilham v. Ward, 2 Mass. 236, 3, p. 292.
 Kinder Kinder, The, 2 C. Rob. 88, 7, p. 21.
 King v. Brisac & Scott, 4 East, 164, 2, p. 244.
 King v. Pinney (1832), 3 St. Tr. U. S. 11, 3 B. & Ad. 947, 37 R. R. 599 and preface, 2, p. 187.
 King v. Young, 76 Me. 76; 49 Am. Rep. 596, 1, p. 621.
 King of Spain v. Hullet (1833), 1 Cl. & Fin. 333, 2, p. 86.
 King of Spain v. Oliver, 2 Wash. C. C. 429, 2, p. 85.
 Kinkead v. United States (1893), 150 U. S. 483, 1, p. 285; 5, p. 257.
 Kinlyside v. Thornton, 2 Blackstone's Rep. 1111, 6, p. 719.
 Kircher v. Murray, 54 Fed. Rep. 617, 3, pp. 449, 730.
 Kirk v. Lewis, 4 Woods C. C. 100, 7, p. 291.
 Kirk v. Lynd, 106 U. S. 315, 7, pp. 291, 631.
 Kirtley v. United States, 32 Ct. Cl. 348, 6, pp. 626.
 Kleibs, In re (1904), 128 Fed. Rep. 656, 4, p. 177.
 Knight Commander, Case of, 7, p. 521.
 Knott v. Botany Mills (1900), 179 U. S. 69, 2, p. 284.
 Knowlton v. Moore, 178 U. S. 41, 1, pp. 320, 325.
 Knox v. Lee, 12 Wall. 457, 1, pp. 25, 57; 4, p. 67.
 Kohl v. Lehlback, 160 U. S. 293, 16 S. Ct. 304, 4, p. 24.
 Kornmehl, In re, 87 Fed. Rep. 314, 4, p. 177.
 Krojanker, In re, 44 Fed. Rep. 482, 4, pp. 385, 393.
 Krueger v. The John and Winthrop (1897), 84 Fed. Rep. 503, 5, p. 140.
 Kuehling et al. v. Leberman, 9 Phila. 160, 2, pp. 109, 111.
 Kull v. Kull, 37 Hun, 476, 5, pp. 370, 371.

Op 31

184 v. 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

- Kummerow, Case of, Ralston's Rep. 526, 6, p. 991.
- Kyle, Ex parte, 67 Fed. Rep. 306, 3, p. 423.
- La Abra Silver Mining Co. v. Frelinghuysen, 110 U. S. 63, 74, 2, p. 207; 7, p. 66.
- La Abra Silver Mining Co. v. United States (1899), 175 U. S. 423, 5, p. 359; 6, p. 1034; 7, p. 68.
- Lab's Petition, In re, 3 Pa. Dist. R. 728, 3, p. 332.
- Lacoste, J. B., v. Mexico, 3 Moore, Int. Arb. 2561, 3, p. 778.
- La Croix v. May, 15 Fed. Rep. 236, 4, p. 7.
- Lagrange, Matter of, 14 Abb. Pr. U. S. 333, 4, p. 310.
- La Guaira Electric Light & Power Co., Case of, Venez. Arb. of 1903, Ralston & Doyle's Rep. 178, 6, pp. 307-308.
- Lai Moy v. United States, 66 Fed. Rep. 955, 14 C. C. A. 283, 4, pp. 206, 228.
- Lamar v. Browne, 92 U. S. 187, 6, p. 901; 7, pp. 289, 295, 301.
- Lamar v. Micou, 112 U. S. 452, 114 U. S. 218, 5 Sup. Ct. 857, 1, p. 59; 3, pp. 541, 815-816; 7, p. 240.
- Lamberts' Lessee v. Paine (1805), 3 Cranch, 97, 4, p. 35.
- Lancashire, Case of the, Treas. Dept. Dec. 21724, 4, p. 186.
- Lancaster v. A. I. Co., 140 N. Y. 576, 4, p. 19.
- Lanfear v. Ritchie, 9 La. Ann. 96, 5, p. 125.
- Langdon Cheves, The, 4 Wheat. 103, 7, p. 398.
- Langtry, In re, 31 Fed. Rep. 879, 3, p. 336.
- La Ninfa (1896), 75 Fed. Rep. 513, 21 C. C. A. 434, 49 Fed. Rep. 575, 7, p. 55.
- La Republique Française v. Schultz (1893), 57 Fed. Rep. 37, 5, p. 363.
- Lattimer v. Pateet, 14 Pet. 4, 1, p. 38; 5, pp. 165, 174.
- Lau Ow Bew v. United States (1892), 144 U. S. 47, 3, p. 854; 4, p. 226.
- Lavery v. Arnold, 36 Or. 84, 4, p. 34.
- Lavin v. Le Fevre (1903), 125 Fed. Rep. 693, 4, pp. 176, 177.
- Lazier v. Westcott, 26 N. Y. 146, 2, p. 103.
- Lea, In re (1903), 126 Fed. Rep. 234, 4, p. 174.
- Leavenworth, etc., R. R. Co. v. United States, 92 U. S. 733, 1, p. 38.
- Ledoux's Heirs v. Lavedan (1900), 52 La. Ann. 311, 27 So. Rep. 196, 7, p. 292.
- Lee v. Justice Min. Co., 29 Pac. Rep. 1020, 4, p. 33.
- Lee v. Rogers, 2 Sawy. 549, 7, p. 253.
- Lee Ah Yin v. United States (1902), 116 Fed. Rep. 614, 4, pp. 207, 211.
- Lee Doon v. Tesh (Cal.), 8 Pac. 621, 4, p. 38.
- Lee Gon Yung, In re (1901), 111 Fed. Rep. 998 (1902), 185 U. S. 306, 4, p. 233.
- Lee Kan v. United States, 62 Fed. Rep. 914, 10 C. C. A. 669, 4, pp. 219, 220.
- Lee Lung, In re, 61 Fed. Rep. 611, 4, p. 220.
- Lee Lung, In re, 102 Fed. Rep. 132, 4, p. 210.
- Lee Lung v. Patterson (1902), 186 U. S. 168, 4, pp. 192, 211.
- Lee Ping, In re (1900), 104 Fed. Rep. 678, 4, p. 210.
- Lee Sing, In re, 43 Fed. Rep. 359, 4, p. 205.
- Lee Yee Sing, In re, 85 Fed. Rep. 635, 4, pp. 177, 223, 227.
- Lees v. United States, 150 U. S. 476, 14 Sup. Ct. 163, 4, p. 178.
- Legal Tender, The, Wheat. Dig. 302, 5, p. 253.
- Leiderhorn, The, 99 Fed. Rep. 1001, 5, p. 139.
- Leighton v. United States, 29 Ct. Cl. 288, 5, pp. 234, 243, 257.
- Leitensdorfer v. Webb (1857), 20 How. 176, 1, pp. 333, 418, 419, 421; 7, p. 259.
- Le Mesurier v. Vaughan (1805), 6 East's Rep. 382, 2, p. 1055.
- Lem Hing Dun v. United States, 49 Fed. Rep. 148, 7 U. S. App. 31, 1 C. C. A. 210, 4, p. 206.
- Lem Moon Sing v. United States (1895), 158 U. S. 538, 15 Sup. Ct. 967, 3, pp. 853-854, 4, pp. 67, 198, 205, 210, 211, 216, 226; 5, p. 369.
- Le More, Case of, Moore, Int. Arb. IV. 3311-3319, 2, p. 196.

- Leo Hem Bow, 47 Fed. Rep. 302, **4**, pp. 210, 234.
 Leonard v. Grant, 6 Sawy. C. C. 603, **3**, pp. 456, 481.
 Leonard v. Huntington, 15 Johnson, 298, **2**, p. 1009.
 Leong Yick Dew, 19 Fed. Rep. 490, **4**, p. 230.
 Leong Youk Tong, In re, 90 Fed. Rep. 648, **4**, p. 210.
 Lereyda, La, 8 Wheat. 108, **7**, p. 643.
 Le Roy v. Crowninshield, 2 Mason, 151, **2**, p. 213.
 Leslie v. Wilson, 6 Moore, 415, **6**, p. 719.
 Lessee of Fisher v. Harnden, 1 Paine, 55, **5**, p. 371.
 Leucade, The, Spinxs, 221, **7**, p. 522.
 Leung, In re, 86 Fed. Rep. 303, **4**, p. 228.
 Levin v. United States (1904), 128 Fed. Rep. 826, 63 C. C. A. 476, **3**, p. 329.
 Levy v. McCartee, 6 Pet. 102, **4**, p. 35.
 Lew Jim v. United States, 66 Fed. Rep. 953, 14 C. C. A. 281, **4**, pp. 206, 228.
 License Tax Cases, 5 Wall. 462, **1**, p. 325.
 Lifieri, In re, 52 Fed. Rep. 293, **4**, p. 175.
 Li Foon, In re, 80 Fed. Rep. 881, **4**, pp. 210, 223, 227.
 Ligon v. New Orleans Navigation Co., 7 Martin's R. (U. S.) 678, **2**, p. 1009.
 Lilla, The, 2 Sprague, 177, **5**, p. 94; **7**, pp. 427, 512, 587.
 Lily, Case of the, **1**, p. 919.
 Lindsey v. State, 38 Ohio State, 507, **2**, p. 248.
 Lintner, In re, 57 Fed. Rep. 587, **4**, p. 203.
 Linthicum v. Coan, 64 Md. 439, 53 Am. Rep. 219, **1**, p. 620.
 Lipse v. Spear, 4 Hughes C. C. 535, **7**, p. 241.
 Lipshitz, In re, 97 Fed. Rep. 584, **3**, p. 332.
 Lisette, The, 6 Rob. 387, **7**, p. 836.
 Li Sing, In re, 30 C. C. A. 451, 86 Fed. Rep. 896, **4**, pp. 202, 203, 210.
 Li Sing v. United States (1901), 180 U. S. 486, **4**, pp. 197, 202, 203, 205, 210, 211, 231; **5**, p. 367.
 Little v. Barreme (1804), 2 Cranch, 170, **1**, pp. 5, 744.
 Little Rock, &c., R. R. Co. v. Brooks, 39 Ark. 403, 43 Am. Rep. 277, **1**, p. 622.
 Lively, The, 1 Gall. 314, **7**, p. 630.
 Liverpool Nav. Co. v. Agar, 14 Fed. Rep. 615, **3**, p. 803.
 Liverpool Steam Co. v. Phœnix Ins. Co. 129 U. S. 397, **2**, p. 284.
 Livingston v. Maryland Ins. Co. (1813), 7 Cranch, 506, **7**, p. 425.
 Lizzie Thompson, Case of the, Moore, Int. Arb. II. 1593-1614, **1**, p. 44; **7**, p. 315.
 Lobrasciano's Estate (1902), 77 N. Y. Supp. 1040, 38 Misc. 415, **5**, p. 161.
 Lobsiger's Case, 5 Ct. Cl. 687, **5**, p. 865.
 Locke v. United States (1813), 7 Cranch, 339, **7**, pp. 506, 1027.
 Lockwood v. Coysgarne, 3 Bur. 1676, **4**, p. 654.
 Lohmann v. Helmer, 104 Fed. Rep. 178, **4**, p. 38.
 Lola, The, 175 U. S. 677, **7**, p. 461.
 London Packet, The, 1 Mason, 14, **5**, p. 95; **7**, p. 451.
 London Packet, The (1817), 2 Wheat. 371, **7**, p. 616.
 London Packet, The, 5 Wheat. 132, **7**, p. 623.
 Lone Wolf v. Hitchcock (1903), 187 U. S. 553, **5**, p. 366.
 Loney, In re (1890), 134 U. S. 372, **5**, p. 73.
 Look Tin Sing, In re, 10 Sawy. C. C. 353, 21 Fed. Rep. 905, **3**, pp. 280, 562; **4**, p. 210.
 Loo Yue Loon, In re. 61 Fed. Rep. 643, **4**, p. 220.
 Lopes v. Luce (1897), 84 Fed. Rep. 465, **5**, p. 138.
 Lorentzen v. Schlehen (1898), 87 Fed. Rep. 361, **5**, p. 139.
 Loughborough v. Blake, 5 Wheat. 317, **1**, pp. 319, 320, 322, 325.
 Louie You, In re, 97 Fed. Rep. 580, **4**, p. 206.
 Louis, Le, 2 Dodson, 210, **1**, pp. 4, 62, 726; **2**, pp. 886, 916, 917, 951.

- Louisiana v. Texas (1900), 176 U. S. 1, **2**, p. 155.
 Louisville Rrd. Co. v. Letson, 2 How. 497, **3**, p. 801.
 Love v. Pamplin, 21 Fed. Rep. 755, **1**, p. 37.
 Lovelace v. State, 12 Lea (Tenn.), 721, **2**, p. 255.
 Lovett v. Chile, Moore, Int. Arb. III. 2990, **6**, p. 973.
 Lowndes v. Huntington (1894), 153 U. S. 1, **1**, p. 702.
 Low Yam Chow, Re, 7 Sawy. C. C. 546, **4**, p. 230.
 Lucas v. United States (1896), 163 U. S. 612, **1**, p. 34.
 Lucy, The (1901), 37 Ct. Cl. 97, 7, pp. 746, 747.
 Ludlam v. Ludlam, 26 N. Y. 356, **3**, p. 282.
 Lum Poy, In re (1904), 128 Fed. Rep. 974, **4**, p. 206.
 Luscom v. Osgood, 1 Sprague, 82, **5**, p. 145.
 Luther v. Borden, 7 How. 1, **1**, pp. 174, 744.
 Lynch v. Clarke, 1 Sandf. Ch. 584, **3**, p. 277.
 Lyons v. State, 67 Cal. 380, **4**, p. 33.
 Lytle v. Custead, 4 Tex. Civ. App. 490, **4**, p. 19.
 McAllister v. United States, 141 U. S. 174, **1**, pp. 319, 322.
 McBaine v. Johnson, 155 Mo. 191, 55 S. W. 1031, **1**, pp. 271, 620.
 McCabe, Ex parte, 46 Fed. Rep. 343, **4**, pp. 301, 374, 380, 394.
 McCall v. Marine Ins. Co., 8 Cranch, 59, 7, pp. 782, 831.
 McCann v. United States, No. 30, Span. Treaty Cl. Com., **6**, p. 632.
 McCarran, In re, 29 N. Y. S. 582; 31 Abb. (N. C.) 416, 8 Misc. 482, **3**, p. 500.
 McCarran v. Cooper, 162 N. Y. 654, 57 N. E. 1116, **3**, p. 500.
 McCarran v. Cooper, 44 N. Y. S. 695, 16 App. Div. 311, **5**, p. 500.
 McCarthy v. Marsh, 1 Seld. (N. Y.) 263, **3**, p. 328.
 McCoppin, In re, 5 Sawy. C. C. 630, **3**, pp. 494, 499, 500.
 McCreery v. Somerville, 9 Wheat. 354, **4**, p. 35.
 McCullough v. Maryland, 4 Wheat. 316, **1**, pp. 320, 325, 326.
 McDonald, In re, 1 Lowell, 100, **4**, p. 50.
 McDonald v. Mallory (1879), 77 N. Y. 546, **1**, pp. 938-939.
 McDonald v. State, 80 Wis. 407, 50 N. W. Rep. 185, **2**, p. 90.
 McDonough v. Dannery, 3 Dall. 188, 7, p. 504.
 McDonough v. Millaudon, 3 How. 693, **5**, pp. 616, 856.
 McEwan v. Zimmer, 38 Mich. 765, **2**, p. 217.
 McFarland, In re, 59 Hun, 304, 13 N. Y. Supp. 22, **2**, p. 250.
 McIlvaine v. Coxe's Lessee (1808), 2 Cranch, 280, 4 Cranch, 209, **1**, pp. 19, 302, 778; **3**, pp. 289, 289-290, 311, 561; **5**, p. 696.
 McKay v. Campbell, 2 Sawy. 118, **1**, p. 33; **3**, p. 277.
 McKay v. Garcia, 6 Benedict, 556, **5**, p. 74.
 McKee v. United States, 8 Wall. 163, 7, p. 238.
 McKenzie, Ex parte, 28 S. E. (S. C., 1897) 468, **3**, p. 328.
 McKenzie's Case, 2 Parsons, 227, **2**, p. 111.
 McKenzie v. The State, 32 Tex. Cr. R. 568, 25 S. W. 426, **2**, p. 249.
 McKinney v. Saviego, 18 How. 235, **3**, pp. 294, 319; **4**, p. 35; **5**, p. 784.
 McLeary v. Dawson, 87 Tex. 524, 29 S. W. 1044, 7, p. 268.
 McMahon v. Davidson, 12 Minn. 357, **2**, p. 1046.
 McMullen v. Ritchie, 41 Fed. Rep. 502, **2**, p. 103.
 McPhun, In re, 24 Blatchf. 254, **4**, p. 392.
 McVeigh v. United States, 11 Wall. 259, 7, p. 253.
 Macartney v. Garbutt, 24 Q. B. D. (1890) 368, **4**, p. 652.
 Macdonnell, In re, 11 Blatchf. 79, **4**, pp. 370, 372, 381, 385, 389, 394.
 Mack v. The People, 82 N. Y. 235, **2**, p. 249.
 Mackey v. Coxe (1855), 18 How. 104, **1**, p. 32.

- MacLeod v. Attorney-General of New South Wales (1891), App. Cas. 455, **2**, p. 255.
 Madison, The (1810), Edward's Adm. 224, **7**, p. 763.
 Madrazo v. Willes (1820), 3 Barn. & Ald. 333, **2**, p. 916.
 Magellan Pirates, 10 Jurist. 1165, **2**, p. 1102.
 Mager v. Grima, 8 How. 490, **4**, pp. 23, 41.
 Maggie Hammond, The, 9 Wall. 435, **2**, p. 79.
 Mah Wong Gee, In re, 47 Fed. Rep. 133, **4**, pp. 197, 234.
 Mahoney v. United States, 10 Wall. 62, **5**, p. 150.
 Maisonnaire v. Keating, 2 Gall. 325, **7**, p. 679.
 Major Barbour, The, Blatchf. Pr. Cas., 167, **2**, p. 341.
 Maley v. Shatturck, 3 Cranch, 458, **3**, pp. 560-561; **7**, pp. 428, 507, 622, 642.
 Manchester v. Massachusetts, 139 U. S. 240, **1**, p. 743.
 Mali v. Keeper of Jail (1887), reported as Wildenhuis's Case, 120 U. S. 1, **2**, p. 7.
 Manilla, The, 1 Edwards R. 1, **7**, p. 1078.
 Manning v. State of Nicaragua, 14 How. Pr. 517, **2**, p. 592.
 Manuell v. Wulff, 152 U. S. 510, **4**, p. 38.
 Marais, Ex parte, Law Reports (1902), A. C. 109, **2**, p. 189.
 Mar Bing Guey v. United States, 97 Fed. Rep. 576, **4**, pp. 223, 228.
 Marbury v. Madison (1803), 1 Cranch, 176, **1**, pp. 321, 325; **4**, pp. 790, 791-792.
 Maria Josepha, The, 2 Wheel. Cr. Cas. 600, **1**, p. 247.
 Maria Luz, Case of the, Moore, Int. Arb. V. 5034, **2**, pp. 596-597.
 Maria, The (1799), 1 C. Rob. 340, **7**, pp. 121, 489, 492, 648.
 Maria, The, 5 C. Rob. 365, **7**, pp. 702, 704.
 Maria, The, 6 C. Rob. 201, **7**, p. 836.
 Maria Dolores, The, 88 Fed. Rep. 548, **7**, pp. 402, 459.
 Marianna Flora (1826), 11 Wheat. 1, **1**, pp. 181, 700; **2**, pp. 886, 964; **5**, p. 375; **7**, p. 1046.
 Marine Ins. Co. v. Hodgson (1810), 6 Cranch, 206, **7**, p. 622.
 Marine Wharf & Storage Co. v. Parsons (S. C., 1897), 26 S. E. 956, **5**, p. 113.
 Marks v. Marks, 75 Fed. Rep. 321, **3**, p. 815.
 Marks v. United States, 28 Ct. Cl. 147, 161 U. S. 297, **7**, p. 340.
 Marion, The, 88 Fed. Rep. 96, **5**, p. 141.
 Marshall v. Delaware Ins. Co. (1808), 4 Cranch, 202, **7**, p. 594.
 Marston v. United States, 71 Fed. Rep. 496; 18 C. C. A. 216, **5**, p. 152.
 Martin v. Commonwealth, 1 Mass. 347, **3**, p. 293.
 Martin v. Hunter's Lessee, 1 Wheat. 304, **1**, pp. 321, 326; **5**, p. 235.
 Martin v. Int. Life Ins. Soc., 53 N. Y. 339, **7**, p. 434.
 Martin v. Waddell, 16 Pet., 367, **1**, pp. 259, 323, 806.
 Martin v. Woodhall, 56 N. Y. Super. Ct. 439, **4**, p. 328.
 Martini's Case, Venez. Arbs. of 1903, Ralston and Doyle's Rep. 840, **3**, pp. 308-309.
 Mary, The (1814), 8 Cranch, 388, **7**, p. 613.
 Mary, The (1814), 9 Cranch, 126, **7**, pp. 391, 394, 639-641, 643.
 Mary, The (1817), 2 Wheat. 123, **7**, p. 532.
 Mary, The (1901), 37 Ct. Cl. 33, **7**, p. 502.
 Mary and Susan, The (1816), 1 Wheat. 46, **5**, pp. 233-234; **7**, pp. 427, 503, 504, 538, 546, 588, 614.
 Maryland Ins. Co. v. Ruden's Admr. (1810), 6 Cranch, 338, **7**, p. 622.
 Maryland Ins. Co. v. Woods (1810), 6 Cranch, 29, **7**, p. 643.
 Maryland Ins. Co. v. Wood (1813), 7 Cranch, 402, **7**, p. 821.
 Mary N. Hogan, The, 17 Fed. Rep. 813, **7**, p. 1036.
 Mary N. Hogan, The, 18 Fed. Rep. 529, **7**, p. 897.
 Mary Wilson, The, Gilpin, 31, **5**, p. 128.
 Marzetti v. Williams, 1 B. & Ad. 415, **6**, p. 719.
 Mason v. Blaireau (1804), 2 Cranch, 240, **2**, p. 78.
 Mason v. Tuttle, 75 Va. 105, **7**, p. 293.
 Mast v. Goodson, 2 Blackstone's Rep. 848, **6**, p. 719.

- Masterson v. Howard, 18 Wall. 99, 7, p. 254.
 Mathews v. United States (1887), 123 U. S. 182, 5, p. 148.
 Matilda, The, 5 Hughes C. C. 544, 7, p. 398.
 Matthews v. McStea, 91 U. S. 7, 7, pp. 239, 250, 253.
 Matthews v. Offley, 3 Sumner, 115, 5, pp. 147, 148.
 Matthieu, Case of, 2 MS. Op. Mex. Com. 1868, 3, p. 277.
 Mauran v. Insurance Co., 6 Wall. 1, 1, p. 55; 7, p. 1082.
 Mayfield, Ex parte (1890), 141 U. S. 107, 1, p. 32.
 Maynard v. Maynard, 36 Hun, 227, 4, p. 34.
 Mayor, etc., of the City of New York v. Commissioners of Immigration, 59 Hun, 624, 13 N. Y. Supp. 751, 4, p. 153.
 Mead's Case, 2 N. & H. (Ct. Cl.) 275, 6, p. 719.
 Meade v. United States, 2 Nott & Huntington, 224, 9 Wall. 691, 5, pp. 242, 857; 6, p. 1013.
 Meadowcroft v. Winnebago Co., 181 Ill. 504, 54 N. E. 949, 4, p. 33.
 Mears, Case of, 2 Moore, Int. Arb. 1255, 3, p. 790.
 Mechanics & Traders' Bank v. Union Bank, 22 Wall. 276, 7, p. 261.
 Medea, Case of the, 3, p. 788.
 Meier v. Lee, 76 N. W. (Iowa), 712, 4, pp. 33, 42.
 Meigs v. McClung, 9 Cranch, 11, 1, p. 38.
 Meistar v. Moore, 96 U. S. 76, 2, p. 483.
 Mellen v. Mellen, 10 Abb. (N. Y.) N. C. 329, 3, p. 815.
 Memphis, The, Blatchf. Pr. Cas., 260, 7, p. 837.
 Menger v. Carruthers (Kan. App.), 44 Pac. Rep. 1096, 7, p. 292.
 Mentor, The, 1 C. Rob. 179, 183, 7, pp. 336, 600.
 Mercurius, The, 1 Rob. 80, 7, p. 784.
 Merino, The (1824), 9 Wheat. 391, 7, p. 511.
 Merrimack, The (1814), 8 Cranch, 317, 7, p. 402.
 Merritt, The, 17 Wall. 582, 2, p. 1038.
 Merry, Ex parte, 14 Phila. 212, 3, p. 334.
 Merry v. Prince, 2 Mass. 179, 3, p. 292.
 Merryman v. Bourne, 9 Wall. 592, 1, p. 307.
 Messenger, Barbara M., Case of, 6, p. 670.
 Meteor, The, 7, pp. 8, 901, 903.
 Metzger, Matter of, 5 N. Y. Leg. Obs. 83, 5 How. 176, 4, p. 392; 5, p. 248.
 Metzger & Co. v. Hayti, For. Rel. 1901, 262, 272, 5, pp. 369, 730; 6, pp. 690, 731; 7, pp. 31-32.
 Meunier, In re, 2 Q. B. D. (1894) 415, 4, p. 354.
 Mexico v. De Arangoiz, 5 Duer, 634, 2, p. 109.
 Miami, The (1898), 87 Fed. Rep. 757, 5, p. 141.
 Mighell v. Sultan of Johore, Court of Appeal L. R. (1894), 1 Q. B. 149, L. J. 1894, U. S., LXIII. 503, 2, pp. 32, 558-559.
 Miles v. United States, 103 U. S. 304, 2, p. 483.
 Miller, In re, 23 Fed. Rep. 32, 4, p. 311.
 Miller v. Mexico, Moore, Int. Arb. III. 2974, 6, p. 973.
 Miller v. The Resolution. See Resolution, The.
 Miller v. Van Loben, Sels, 66 Cal. 311, 5, p. 77.
 Milligan, Ex parte, 4 Wall. 2, 2, p. 191.
 Milliken v. Barrow, 55 Fed. Rep. 148, 4, p. 33.
 Mineau, In re, 45 Fed. Rep. 188, 4, pp. 379, 380, 396, 403.
 Miners' Bank v. Iowa, 12 How. 1, 1, p. 319.
 Minerva, Ship, 1 Hagg. 355, 2, p. 307.
 Minerva, The, 1 Marriott's Adm. Dec. 235, 7, p. 442.
 Minneapolis, &c., Ry. Co. v. Miller, 57 Fed. Rep. 276, 2, p. 151.
 Minneapolis v. Reum, 56 Fed. Rep. 576, 6 C. C. A. 31, 3, pp. 275, 334, 336.

- Murray v. United Ins. Co. (1801), 2 Johns. Cas. 168, 2, p. 1055.
 Murry v. Sermon, 1 Hawks (N. C.), 56, 1, p. 272.
 Musgrove v. Chun Teeng Toy (1801), App. Cas. 272, 4, p. 68.
 Musurus Bey v. Gadban (1894), 1 Q. B. 533, 4, p. 642.
 Mutual Assur. Society v. Watts' Ex'r (1816), 1 Wheat. 279, 1, pp. 415, 421.
 Mutual Benefit Life Ins. Co. v. Tisdale, 91 U. S. 238, 3, p. 494.
 Nabob of Carnatic v. East India Company, 1 Ves. Jr. 371, 1, p. 744.
 Nabob of Carnatic v. East India Company, 2 Ves. Jr. 56, 1, p. 744.
 Nancy, The, Bee, 73, 7, p. 1038.
 Nancy, The, 3 C. Rob. 122, 7, p. 707.
 Nancy, The (1892), 27 Ct. Cl. 99, 7, p. 495.
 Nancy, The (1902), 37 Ct. Cl. 401, 7, pp. 501, 510.
 Napoleon, Schooner (1862), Blatchf. Pr. Cas., 296, 7, p. 635.
 Nassau, The, 4 Wall. 634, 7, p. 630.
 Natchez & N. O. Packet & Navigation Co. v. Price, 21 C. C. A. 145, 5, p. 141.
 National Bank v. County of Yankton, 101 U. S. 129, 1, p. 320.
 National Steamship Co. v. Dryer, 1 Sup. C. R. 58, 3, p. 801.
 Naturalization, In re, 5 Pa. Dist. R. 597, 27 Pitts L. J. (U. S.) 121, 3, pp. 329, 332.
 Nayade, The, 1 Newb. Adm. 366, 7, p. 821.
 Neagle, In re, 135 U. S. 1, 2, p. 462.
 Nebraska v. Iowa (1892), 143 U. S. 159, 1, pp. 273, 747.
 Neely v. Henkel (1901), 180 U. S. 109, 1, pp. 324, 536; 2, pp. 213-214; 4, pp. 267, 274, 288, 393.
 Neill v. Duke of Devonshire, 8 App. Cas. 135, 1, p. 743.
 Nelson v. United States, 1 Pet. C. C. 2, p. 109.
 Neptunus, The, 1 Rob. 170, 7, pp. 783, 835.
 Neptunus, The, 2 Rob. 110, 7, pp. 702, 704, 707, 784
 Neptunus, The, 3 C. Rob. 108, 7, p. 668.
 Neptunus, The, 6 C. Rob. 408, 7, p. 668.
 Nereida, The (1815), 9 Cranch, 388, 1, pp. 10, 247; 7, pp. 106, 426, 441, 443, 451, 474, 489, 490, 491, 494-495, 497, 632, 620.
 Nereide, The, 1 Wheat. 171, 7, p. 620.
 Nereyda, La, 8 Wheat. 108, 7, p. 1041.
 Nesbitt v. Lushington, 4 T. R. 783, 7, p. 1082.
 Neura, The, 19 How. 92, 2, p. 283.
 Neustra Señora de la Caridad, 4 Wheat. 497, 2, p. 970; 7, p. 503.
 Neutralitet, The, 3 C. Rob. 296, 7, p. 714.
 Neuwirth, In re (1903), 123 Fed. Rep. 347, 4, p. 177.
 Newbattle, The, L. R. 10, P. D. 33, Jan. 13, 1885, 2, p. 579.
 Newcomb v. Newcomb (Ky. 1900), 57 S. W. 2, 3, p. 711.
 Newfoundland, The (1900), 176 U. S. 97, 89 Fed. Rep. 510, 7, pp. 618, 622, 711, 796, 824.
 New Hampshire v. Louisiana (1882), 108 U. S. 76, 6, pp. 657, 665; 7, pp. 128, 129.
 Newman, In re, 79 Fed. Rep. 622, 4, p. 381.
 Newman, Ex parte, 14 Wall. 152, 2, p. 339.
 New Orleans v. Armas, 9 Pet. 224, 5, p. 356.
 New Orleans v. Steamship Co., 20 Wall. 387, 1, pp. 48, 327; 7, pp. 245, 260, 270.
 New Orleans v. United States, 10 Pet. 662, 1, pp. 272, 282, 304, 321.
 New Orleans v. Winter, 1 Wheat. 91, 1, p. 319.
 New Orleans, Ft. J. & G. I. R. Co. v. Rabasse, 10 So. 708, 4, p. 7.
 Newton, Case of, before Mexican Claims Commission, 6, p. 898.
 New York, The (1818), 3 Wheat. 59, 2, p. 340; 7, p. 149.
 New York, The (1809), 175 U. S. 187, 1, pp. 3, 11, 684.
 New York v. Clarke, 3 Wheat. 1, 5, p. 374.

- New York Indians *v.* United States (1898), 170 U. S. 1, **5**, pp. 204-205.
 New York Indians *v.* United States, 30 Ct. Cl. 413, **5**, p. 234.
 New York Life Ins. Co. *v.* Davis (1877), 95 U. S. 425, **7**, p. 252.
 New York Life Ins. Co. *v.* Statham (1876), 93 U. S. 24, **7**, p. 252.
 Niagara Falls Paper Co. *v.* Croukett, 72 Fed. Rep. 535, 19 C. C. A. 151, **5**, p. 139.
 Nicholas *v.* United States (1900), 122 Fed. Rep. 892, **5**, p. 617.
 Nicrosi *v.* Phillipi, 91 Ala. 299, 8 So. Rep. 561, **4**, p. 33.
 Nigel Gold Mining Co., Lim., *v.* Hoade (1901), 17 T. L. R. 711, **7**, p. 434.
 Nigri, In re, 32 Misc. 392, 66 N. Y. S. 182, **3**, p. 494.
 Ninfa, La, 75 Fed. Rep. 513, 44 C. C. A. 648, **1**, p. 894.
 Nishimura Ekiu *v.* United States. *See* Ekiu *v.* United States.
 Nock's Case, 2 Ct. Cl. 451, **6**, p. 615.
 Noddleburn, The, 28 Fed. Rep. 855, **2**, p. 79.
 Nofire *v.* United States, 164 U. S. 657, 17 Sup. Ct. Rep. 212, **3**, p. 331.
 Norman *v.* Norman (Cal.), 54 Pac. Rep. 143, **2**, p. 483.
 Norris *v.* Boston, 7 How. 518, **3**, p. 327.
 North American Commercial Co. *v.* United States (1898), 171 U. S. 110, **1**, pp. 900, 903, 904;
 2, pp. 15-16; **7**, p. 62.
 North & South American Construction Co. *v.* Chile, Moore, Int. Arb. III. 2318, **6**, p. 302.
 North Noorday Min. Co. *v.* Orient Min. Co., 6 Sawy., 299; 1 Fed. Rep. 522, **4**, p. 38.
 Northern Pac. Ry. Co. *v.* American Trading Co. (1904), 195 U. S. 439, **7**, p. 656.
 Northumberland County Naturalizations, 18 Pa. Co. Ct. 270, **3**, p. 332.
 Nostra Señora de Begona, The, 5 C. Rob. 98, **7**, p. 668.
 Nuestra Señora de Regla, The, 17 Wall. 29, **2**, p. 342; **7**, p. 832.
 Nuestra Señora de Regla, The (1882), 108 U. S. 92, **7**, pp. 620, 630, 653.
 Nueva Anna and Liebre, 6 Wheat. 193, **1**, pp. 174, 175, 247; **7**, pp. 587, 1082.
 Ny Look, In re, 56 Fed. Rep. 81, **4**, p. 203.
 Oakes *v.* United States (1899), 174 U. S. 778, **6**, p. 614; **7**, pp. 289, 291, 317, 504, 631.
 Oakes *v.* United States, 30 Ct. Cl. 378, **7**, p. 631.
 Oberlander, Charles, Case of, **6**, p. 670.
 O'Brien *v.* Bugbee, 46 Kan. 1, **3**, p. 278.
 O'Brien *v.* The Cramp (1898), 84 Fed. Rep. 696, **5**, p. 139.
 Occidental, The, 101 Fed. Rep. 997, **5**, pp. 135, 137.
 Ocean, The, 3 Rob. 297, **7**, p. 836.
 Ocean City Assoc. *v.* Shriver (N. J. 1900), 46 Atl. Rep. 690, **1**, p. 270.
 O'Connor *v.* The State, 9 Fla. 215, **3**, p. 464.
 Octavia, The (1816), 1 Wheat. 20, **7**, p. 149.
 Odin, The, 1 C. Rob. 252, **7**, p. 702.
 O'Hara *v.* United States, 15 Pet. 275, **1**, p. 416.
 Ohl *v.* Eagle Ins. Co., 4 Mason, 390, **2**, p. 1046.
 Oldfield *v.* Marriott, 10 How. 146, **5**, p. 842.
 Olga, The, 32 Fed. Rep. 330, **2**, p. 336.
 Olinde Rodriguez, The, 174 U. S. 510, 89 Fed. Rep. 105, 91 Fed. Rep. 274, **7**, pp. 796, 834.
 Olive *v.* State, 86 Ala. 88, **1**, p. 622.
 Olivera *v.* Union Ins. Co. (1818), 3 Wheat. 183, **7**, pp. 836, 849.
 Olsen *v.* Smith (1904), 195 U. S. 332, **5**, p. 312.
 Omnibus, The, 6 C. Rob. 71, **7**, p. 424.
 Ondis *v.* Banta, 7 Kulp (Pa.), 390, **4**, p. 34.
 Ong Lung, In re (1903), 125 Fed. Rep. 814, **4**, p. 209.
 Onward, Case of the, **1**, p. 919.
 Opel *v.* Shoup (1896), 100 Iowa, 407, 69 N. W. 560, **4**, pp. 33, 176.
 Opsahl *v.* Judd, 30 Minn. 126, **1**, p. 620.
 O'Reilly *v.* Campbell, 116 U. S. 418, 6 Sup. Ct. 421, **4**, p. 38.
 Orinoco Asphalt Co., Case of, Ralston's Rep. 586, **7**, p. 820.
 Orinoco Steamship Co. *v.* Venezuela, Venez. Arbs. of 1903, Ralston & Doyle's Rep. 90-91,
 6, pp. 305-306.

- Orion, *The*, Stewart's Reports, 506, 7, p. 844.
- Ornelas v. Ruiz (1896), 161 U. S. 502, 4, pp. 336, 337, 346, 347, 393, 394.
- Orozembo, *The* (1807), 6 C. Rob. 430, 7, pp. 759, 779.
- Orpen, In, 86 Fed. Rep. 760, 4, pp. 372, 378, 387.
- Orr v. Hodgson, 4 Wheat. 453, 4, p. 42; 5, pp. 698, 707.
- Ortega, Case of, Span. Cl. Com., 1871, 3, p. 506.
- Ortiz, Ex parte, 100 Fed. Rep. 955, 2, p. 214; 5, p. 245; 7, p. 261.
- Osborne v. United States, 24 Ct. Cl. 416, 6, p. 626.
- Osborn v. United States Bank, 3 Wheat. 267, 3, p. 348.
- Osborn v. United States Bank, 9 Wheat. 738, 3, p. 327.
- Oscar & Hattie, *The*, v. *The* Queen, 23 Canada Sup. Ct. 473, 1, p. 922.
- Osterman v. Baldwin, 6 Wall. 116, 4, p. 37.
- O'Sullivan, In re, 31 Fed. Rep. 447, 4, p. 174.
- Ota, In re, 96 Fed. Rep. 487, 4, pp. 152, 177.
- Oteiza, In re. See *Oteiza y Cortes v. Jacobus*.
- Oteiza y Cortes v. Jacobus, 136 U. S. 330, 4, pp. 274, 383, 392, 394.
- Otis v. Bacon (1813), 7 Cranch, 589, 7, p. 147.
- Otis v. Walter (1817), 2 Wheat. 18, 7, pp. 145, 147.
- Otterbourg v. United States, 5 Ct. Cl. 430, 5, p. 8.
- Ouachita Cotton, *The*, 6 Wall. 521, 7, pp. 238, 845.
- Owings v. Norwood's Lessee (1809), 5 Cranch, 344, 5, p. 698.
- Pacific Trading Co. v. United States, 75 Fed. Rep. 519, 44 C. C. A. 659, 1, p. 894.
- Packer v. Bird (1891), 137 U. S. 661, 1, p. 621.
- Padrón, Case of, Ralston's Rep. 923, 6, p. 991.
- Paine Lumber Co. v. United States, 55 Fed. Rep. 854, 1, p. 621.
- Palagano, In re, 38 Fed. Rep. 580, 4, pp. 175, 176.
- Pallas, Case of the, Moore, Int. Arb. IV. 4345, 1, p. 788.
- Palmer v. Downer, 2 Mass. 179, 3, p. 292.
- Palmyra, *The*, 12 Wheat. 1, 2, p. 964; 7, p. 609.
- Panama, *The* (1900), 176 U. S., 535, 7, pp. 403, 457, 480.
- Panama R. R. Co. v. Napier Shipping Co., 166 U. S. 280, 17 S. Ct. 572, 2, p. 79.
- Panzara, In re, 51 Fed. Rep. 275, 4, p. 151.
- Papayanni v. Russian Steam Navigation Co. (1863), 2 Moore's Pr. Cas., U. S. 161, 2, pp. 667-668.
- Paqueta Habana, *The* (1900), 175 U. S. 677, 1, pp. 4, 7-8; 7, pp. 313, 461, 597.
- Paquete Habana, *The* (1903), 189 U. S. 453, 7, p. 597.
- Parham v. Justices, 9 Ga. 341, 6, p. 903.
- Parlement Belge, *The*, 4 P. D. 129, 2, p. 562.
- Parlement Belge, *The* (1900), L. R. 5 P. D. 197, 2, p. 591.
- Parrott's Chinese Case, 6 Sawy. Rep. 349, 4, p. 268; 5, p. 240.
- Parsons v. Bedford (1830), 3 Pet. 433, 3, p. 329.
- Passenger Cases, *The*, 7 How. 414, 1, p. 325; 4, p. 156.
- Pathfinder, Case of the, 1, p. 919.
- Patrixent, *The*, Marsden's Admiralty Cases, 398, 7, p. 534.
- Patterson v. Eudora, 190 U. S. 169, 2, p. 339.
- Patterson v. Gaines, 6 How. 550, 2, p. 483.
- Patton v. Nicholson, 3 Wheat. 204, 7, p. 397.
- Paul v. Virginia, 8 Wall. 168, 4, p. 19.
- Paulina's Cargo, Schooner, v. United States (1812), 7 Cranch, 52, 7, p. 146.
- Peabody v. United States, 175 U. S. 516, 1, p. 296; 5, p. 785.
- Peacock, *The*, 4 Rob. 185, 7, p. 592.
- Peacock v. Collins, 110 Ga. 281, 3, p. 816.
- Peacock v. United States (1963), 12 Fed. Rep. 583, 60 C. C. A. 389, 3, p. 493.
- Pearl, *The* (1863), 19 Fed. Cas., 54 (1866), 5 Wall. 574, 7, pp. 704, 707, 725, 726.
- Pearson v. Pearson (1901), 108 Fed. Rep. 461, 7, p. 967.

- Pedro, The (1899), 175 U. S. 354, 20 S. Ct. 138, 7, pp. 171, 458, 618.
 Pelican, The, Edw. Adm. Appx. D, 1, p. 745.
 Peltier, Case of Jean, Howell's St. Tr. XXVII, 627, 2, p. 430.
 Pembroke v. Houston (1904), 180 Mo. 627, 79 S. W. 470, 4, p. 34.
 Penhallow v. Doane (1795), 3 Dall. 54, 7, p. 593.
 Penobscot, Brig, v. United States (1813), 7 Cranch, 356, 7, p. 149.
 Penn v. Lord Baltimore, 1 Vesey Sen. 444, 1, pp. 744, 748.
 Pennsylvania v. Ravenel, 21 How. 103, 3, p. 815.
 People v. Ah Teung, 92 Cal. 421, 4, p. 197.
 People v. Arnold, 46 Mich. 268, 2, p. 247.
 People v. Board of Supervisors, 56 Hun, 17, 8 N. Y. S. 752, 4, p. 409.
 People v. Compagnie Générale Transatlantique, 107 U. S. 59, 4, p. 153.
 People v. Cross, 135 N. Y. 540, 32 N. E. 246, 4, p. 317.
 People v. Curtis (1872), 50 N. Y. 321, 4, pp. 243, 393.
 People v. Denison, 84 N. Y. 272, 2, pp. 87, 593.
 People, &c., v. Gerke & Clark, 5 Cal. 381, 4, p. 42; 5, p. 166.
 People v. Hannan, 30 N. Y. S. 370, 9 Misc. 600, 4, pp. 317, 393.
 People of U. S. v. John Kernan (1887), min. ct. of U. S. A. for Japan, 2, p. 630.
 People v. Kirk (1896), 162 Ill. 138, 45 N. E. 830, 1, p. 672.
 People v. McLeod, 25 Wend. 483, 2, p. 25.
 People v. McLeod, 26 Wend. 663, Appendix, 2, p. 25.
 People v. McNally, 59 How. (N. Y.) Pr. 500, 3, p. 493.
 People v. Merrill, 2 Parker's Crim. Rep. 590, 2, p. 245.
 People v. Mill & Lumber Co., 107 Cal. 221, 1, p. 622.
 People v. Newell, 38 Hun, 78, 3, p. 478.
 People v. Noelke, 94 N. Y. 137, 46 Am. Rep. 128, 2, pp. 247, 268.
 People v. Pratt, 78 Cal. 345, 20 Pac. 731, 4, p. 332.
 People v. Rathbun, 21 Wend. 509, 2, p. 245.
 People v. Reinitz (1889), 7 N. Y. Crim. Rep. 71, 4, p. 311.
 People v. Silberwood (Mich.), 67 N. W. 1087, 1, p. 672.
 People v. Stout, 30 N. Y. S. 898, 81 Hun, 336, 4, p. 317.
 People v. Supervisors, 134 N. Y. 1, 4, pp. 243, 409.
 People v. Tyler, 7 Mich. 161, 1, pp. 670, 938.
 People v. Warren (Super. Buff.), 34 N. Y. 942, 13 Misc. Rep. 615, 11 N. Y. Cr. R. 433, 4, p. 25.
 People v. Weleh (1894), 141 N. Y. 266, 5, p. 73.
 People v. Wright (N. Y. 1804), 2 Caine's Rep. 213, 2, p. 268.
 Pequinot v. Detroit, 16 Fed. Rep. 211, 3, pp. 449, 455, 456, 457, 459.
 Perkins v. Adams (Mo.), 33 S. W. 778, 1, pp. 271, 621.
 Perkins v. Rogers, 35 Ind. 124, 7, p. 253.
 Peterhoff, The (1866), 5 Wall. 28, Blatchf. Pr. Cas. 403, 7, pp. 477, 656, 660, 664, 665, 718, 725, 735, 746, 783, 785, 834.
 Petersen v. Brockelman, N. Y. City Marine Ct. & Sup. Ct., gen. t., 2, p. 317.
 Petersen v. The State (Texas), 89 S. W. 81, 3, p. 500.
 Peterson v. J. F. Cunningham Co., 77 Fed. Rep. 211, 5, p. 143.
 Peterson v. The Lamington (1898), 87 Fed. Rep. 752, 5, p. 141.
 Pettit v. Walshe (1904), 194 U. S. 205, 4, pp. 380, 391, 393.
 Phelps v. McDonald, 99 U. S. 298, 7, p. 51.
 Philippi v. Bowen, 2 Barr, 20, 2, p. 169.
 Phipps, Case of George, 2 Pickering, 394, 3, p. 292.
 Phillips v. Moore, 100 U. S. 208, 212, 4, p. 36.
 Phoenix, The, 5 Rob. 26, 7, pp. 406, 409.
 Phoenix Bank v. Risley (1884), 111 U. S. 125, 7, pp. 291, 295.
 Pieton's Case, 30 St. Tr. 944, 1, p. 333.

Still there ... 50 ...

- Pilla v. German School Assoc.*, 23 Fed. Rep. 700, 4, p. 33.
Pine Lumber, 4 Blatchf. 182, 5, p. 723.
Pintsch Co. v. Bergin, 84 Fed. Rep. 140, 3, p. 500.
Pioneer, The, Blatchf. Pr. Cas. 61, 7, p. 427.
Pitman's Case, 20 Ct. Cl. 255, 6, p. 743.
Pitt, The, 8 Wheat. 371, 7, p. 106.
Pizarro, The (1817), 2 Wheat. 227, 3, p. 275; 7, pp. 425, 442, 443, 486, 514, 612, 616.
Pizarro, The. See *Pizarro v. Matthias*.
Pizarro v. Matthias, 10 N. Y. Leg. Ob. 97, 2, pp. 577, 591.
Planter's Bank v. Union Bank, 16 Wall. 483, 1, p. 53; 2, p. 971; 7, pp. 289, 294, 313.
Po, In re, 7 N. Y. S. 383, 7 Misc. 471, 3, p. 331.
Pollard's Lessee v. Files (1844), 2 How. 591, 1, p. 445.
Pollard's Lessee v. Hagan, 3 How. 212, 1, pp. 305, 445; 5, p. 851.
Polly, The, 2 C. Rob. 369, 7, p. 713.
Pong Ah Chee, Re, 18 Fed. Rep. 527, 4, p. 230.
Poole v. Fleeger, 11 Pet., 185, 1, p. 746.
Pooley v. Luco, 72 Fed. Rep. 561, 5, p. 75.
Pooley v. Wetham, 15 L. R. Ch. D. 435, 4, p. 328.
Pope v. Mexico, Moore, Int. Arb. III. 2972, 6, p. 973.
Porter v. Le Roy, 1 Yeates (Penn.), 371, 3, p. 552.
Porter v. United States, 106 U. S. 607, 7, p. 653.
Portland, The, 3 C. Rob. 44, 7, p. 432.
Posey v. James, 7 Lea (Tenn.), 98, 1, p. 620.
Potomac, The, 66 Fed. Rep. 348, 5, p. 139.
Potomac, The, 72 Fed. Rep. 535, 19 C. C. A. 151, 5, p. 139.
Potsdam, The, 4 Rob. 89, 7, p. 835.
Potter v. Titcomb, 22 Me. 300, 4, p. 33.
Powell v. The State, 52 Wis. 217, 2, p. 249.
Prentice v. Miller, 82 Cal. 570, 3, p. 493.
Presbyterian Church at Murfreesboro v. United States, 33 Ct. Cl. 339, 6, p. 904.
Prestwood v. State, 87 Ala. 147, 6 So. 392, 2, p. 250.
Prevost, Succession of, 12 La. Ann. 577, 5, p. 617.
Prevost v. Greneaux, 19 How. 1, 5, pp. 166, 248.
Price v. Price, 156 Pa. St. 617, 27 Atl. 291, 3, p. 813.
Prince Leopold, The, Blatchf. Pr. Cas. 89, 7, p. 427.
Prince William School Board v. Stuart & Palmer, 80 Va. 64, 7, p. 268.
Pritchard, Ex parte, 43 Fed. Rep. 915, 2, p. 263.
Price Cases, The (1862), 2 Black, 668, 1, pp. 57, 190, 191, 248; 7, pp. 167-168, 169, 172, 300, 410, 427, 782, 786, 821, 850.
Protector, The, 12 Wall. 700, 7, pp. 172, 254.
Provost v. Greneaux, 19 How. 1, 5, p. 617.
Puerto Cabello & Valencia Railway Co., Ralston's Rep. 455, 6, p. 994.
Pullman's Car Co. v. Pennsylvania, 141 U. S. 18, 2, p. 55.
Purzell v. Smidt, 21 Iowa, 540, 4, p. 33.
Quan Gin, In re, 61 Fed. Rep. 395, 4, p. 219.
Queen v. Arnold, 9 Adolph & Ellis, U. S. 806, 6, p. 645.
Queen v. Bull & Schmidt, 1 Cox C. C. 281, 2, p. 244.
Queen v. Cubitt, 22 Q. B. D. 622, 1, p. 743.
Queen v. Keyn (1876), 13 Cox C. C. 403, 2 Ex. Div. 63, 1, pp. 7, 714. 806, 807; 2, pp. 7, 308.
Queen v. Lewis, 7 Cox C. C. 277, 2, p. 251.
Queen v. Most, L. R. 7, Q. B. D. 241, 7, p. 982.
Queyrouze's Case, 7 Ct. Cl. 402, 4, p. 16.
Quigley v. Birdseye, 11 Mont. 439, 28 Pac. Rep. 741, 4, p. 34.
Quinn v. Ladd, 59 Pac. Rep. 457, 4, p. 34.

- Quintara v. Tomkins, 1 N. M. 29, **3**, p. 319.
 Quong Sue v. United States (1902), 116 Fed. Rep. 316, **4**, p. 204.
 Rabasse, Succession of, 49 La. Ann. 1405, 22 So. 767, **5**, p. 177.
 Rachel v. United States (1810), 6 Cranch, 329, **7**, p. 149.
 Radcliffe v. United States Ins. Co., 7 Johns. Rep. 38, **7**, p. 789.
 Radich v. Hutchins, 95 U. S. 210, **6**, pp. 625, 600.
 Railroad Co. v. Lockwood, 17 Wall. 357, **2**, p. 284.
 Railroad v. Schurmeir, 7 Wall. 272, **1**, p. 271.
 Randall, Ex parte, 14 Phila. 224, **3**, p. 334.
 Ranger, 6 C. Rob. 125, **7**, pp. 668, 680, 714.
 Rankin v. Goddard, 54 Me. 28, 55 Me. 389, **2**, p. 103.
 Rapid, The (1810), Edward's Adm. 228, **7**, p. 763.
 Rapid, The (1814), 8 Cranch, 155, **7**, pp. 237, 391, 394.
 Rapid, Schooner, 1 Gall. 295, **5**, p. 373.
 Rassmussen v. United States (1905), 197 U. S. 516, **5**, p. 845.
 Raymond v. Thomas, 91 U. S. 712, **1**, p. 328; **7**, p. 271.
 Real de Dolores del Oro v. United States, 175 U. S. 71, **5**, p. 785.
 Rebecca, The, 2 Acton, 119, **7**, p. 779.
 Reed's Appeal, 71 Pa. St. 378, **3**, p. 813.
 Reform, The, 3 Wall. 617, **7**, p. 845.
 Regina v. Anderson (1868), 11 Cox C. C. 198, **1**, p. 937.
 Regina v. Bernard, 1 F. & F. 240, **2**, p. 169.
 Regina v. Cunningham, Bell's C. C. 72, 8 Cox C. C. 104, **1**, pp. 740, 741; **2**, p. 7.
 Regina v. Garrett, 6 Cox C. C. 260, **2**, p. 244.
 Regina v. Jacobi, 46 L. T. 95, **4**, p. 287.
 Regina v. Jameson (1896), L. R., 2 Q. B. 425, **7**, p. 916.
 Regina v. Keyn. See Queen v. Keyn.
 Regina v. Keyn, 11 Cox C. C. 198, L. R., 1 C. C. 161, **2**, p. 7.
 Regina v. Lesley (1860), Bell's C. C. 220, 8 Cox C. C. 269, **1**, p. 932; **2**, pp. 214-215.
 Regina v. Most (1881), 14 Cox C. C. 583, **2**, pp. 168-169, 430.
 Regina v. Nillins, 53 L. J. M. C. 157, **4**, p. 287.
 Regina v. O'Brian, 2 Carr. & K. 115, 1 Denison's Cr. Cas. 9, **4**, p. 317.
 Regina v. Paxton, 10 Lower Canada Jurist, 212, **4**, p. 308.
 Regina v. Seberg, 11 Cox's C. C. 520, **2**, p. 1045.
 Regina v. Van Aeriman, 4 Upper Canada Reports, Com. Pleas, 288, **4**, p. 308.
 Reichart v. Phelps, 6 Wall. 160, **5**, p. 234.
 Reiner, In re (1903), 122 Fed. Rep. 109, **4**, p. 274.
 Reinitz, In re, 39 Fed. Rep. 204, **4**, p. 328.
 Republic of Peru v. Dreyfus, 38 Ch. Div. 348, **1**, p. 745.
 Republic of Peru v. Peruvian Guano Co., 36 Ch. D. 489, **1**, p. 745.
 Resolution, Case of the (1781), 2 Dall. 18, Bee's Adm. 404, **1**, p. 4; **5**, p. 221; **6**, p. 787; **7**, pp. 155, 273, 321, 460, 473, 528, 621, 622, 623, 644, 860.
 Respublica v. Chapman (1781), 1 Dall. 53, 58, **3**, p. 292.
 Respublica v. De Longchamps (1784), 1 Dall. 111, **1**, p. 10; **4**, pp. 247, 433, 622, 623, 627.
 Respublica v. Gordon (1788), 1 Dall. 233, **5**, p. 698.
 Respublica v. Sparhawk, 1 Dall. 357, **6**, p. 902.
 Revere, The (1862), 2 Sprague, 107, **7**, p. 821.
 Rex v. Chatburn, 1 Moody Cr. Cas. 403, **4**, p. 317.
 Rex v. Governor of Holloway Prison (1902), 87 L. T. 332, 71 Law J. K. B. 935, **4**, p. 394.
 Rex v. Johnson, 7 East. 65, **2**, p. 244.
 Rexroth v. Schein (1903), 206 Ill. 80, 89 N. E. 240, **3**, p. 464.
 Reynolds, Ex parte, 18 Alb. L. J. 8, **3**, p. 278.
 Reynolds v. United States, 98 U. S. 145, **1**, p. 322; **2**, p. 482.
 Rhine v. United States, 33 Ct. Cl. 481, **6**, p. 629.

- Rhode Island *v.* Massachusetts (1846), 4 How. 591, 1, pp. 295, 748.
 Rhode Island *v.* Massachusetts, 12 Pet. 657, 1, p. 748.
 Rice *v.* Ames (1901), 180 U. S. 371, 4, pp. 373, 377, 379, 392.
 Rice *v.* McLarren, 42 Me. 157, 2, p. 1046.
 Rice *v.* Shook, 27 Ark. 137, 7, p. 253.
 Rich *v.* Husson, 1 Duel, 617, 4, p. 328.
 Rich *v.* Williams, 97 Fed. Rep. 111, 38 C. C. A. 73, 5, p. 138.
 Richards *v.* The Topgallant (1898), 84 Fed. Rep. 356, 5, p. 139.
 Richardson *v.* Amsdon (1903), 85 N. Y. Supp. 342, 3, p. 493: 4, p. 34.
 Richardson *v.* Maine Ins. Co., 6 Mass. 113, 7, pp. 956, 976.
 Richmond, Ship, *v.* United States (1815), 9 Cranch, 102, 2, pp. 5, 364; 7, pp. 150, 511.
 Richmond, The, 5 C. Rob. 325, 7, pp. 702, 704, 707.
 Richter *v.* Reynolds, 59 Fed. Rep. 577, 5, p. 620.
 Riga, The, L. R. 3 Ad. & Ec. 516, 1, p. 798.
 Riley *v.* The State, 9 Humph. (Tenn.) 466, 2, p. 255.
 Risley *v.* Phenix Bank (1881), 83 N. Y. 318, 7, p. 295.
 Rita, The (1898), 87 Fed. Rep. 925, 7, pp. 459, 470.
 Rita, The, 89 Fed. Rep. 763, 7, p. 543.
 Ritchie *v.* McMullen (1895), 159 U. S. 235, 2, pp. 103, 219.
 Rixner, Succession of, 48 La. Ann. 552, 19 So. 597, 4, p. 24.
 Robert C. McQuillen, The, 91 Fed. Rep. 685, 5, pp. 140, 142.
 Robertson *v.* French, 4 East. 130, 2, p. 1046.
 Robinson *v.* Campbell (1818), 3 Wheat. 212, 1, p. 746.
 Robinson *v.* Minor, 10 How. 627, 1, p. 746; 5, p. 851.
 Robinson *v.* The T. F. Oakes, 82 Fed. Rep. 759, 5, p. 144.
 Robson *v.* The Huntress, 2 Wall. 59, 5, p. 101.
 Rodgers & Smith *v.* Dibrell, 6 Lea (Tenn.), 69, 7, p. 254.
 Rodriguez, In re, 81 Fed. Rep. 337, 3, pp. 331, 332.
 Rogers, Ex parte 10 Tex. App. 655, 38 Am. Rep. 654, 2, p. 247.
 Rogers *v.* Amado, 1 Newberry's Adm. 400, 5, p. 95.
 Rogers *v.* State, 11 Tex. App. 608, 2, p. 246.
 Rolla, The, 6 Rob. 364, 7, p. 835.
 Ropes *v.* Clinch, 8 Blatchf. 304, 5, pp. 358, 364, 366.
 Rose *v.* Clark, 8 Paige, 574, 2, p. 483.
 Rose *v.* Himely (1808), 4 Cranch, 239, 509, 1, pp. 164, 165, 174, 247, 729: 2, pp. 216, 217: 7, pp. 312, 637, 638, 1078.
 Rosenbaum, In re Isaac, 20 L. C. Jur. 165, 4, p. 308.
 Rosenberg *v.* Union Iron Works (1901), 109 Fed. Rep. 844, 4, p. 181.
 Ross, Ex parte, 2 Bond, 252, 4, pp. 372, 391.
 Ross, In re (1891), 140 U. S. 453, 11 Sup. Ct. Rep. 897, 1, pp. 319, 322: 2, pp. 214, 595, 608, 610, 617, 624, 637, 1044: 3, p. 797; 5, pp. 161, 363.
 Ross *v.* Rittenhouse (1792), 2 Dall. 160, 1, p. 4.
 Roth *v.* Roth, 104 Ill. 35, 44 Am. Rep. 81, 2, p. 103.
 Rothschild *v.* Queen of Portugal (1839), 3 Younge & Collyer. 594, 2, p. 86.
 Rousseau *v.* Brown (1903), 21 App. D. C. 73, 5, p. 224.
 Rowe, In re, 77 Fed. Rep. 161, 23 C. C. A. 103, 4, pp. 313, 332.
 Rowe *v.* Granite Bridge Corporation, 21 Pick. 344, 1, p. 621.
 Rudloffs, Case of, Venez. Arbs. of 1903, Ralston & Doyle's Rep. 182, 6, pp. 304-305.
 Rugen, The (1816), 1 Wheat. 62, 7, pp. 395, 632.
 Rullo, In re, 43 Fed. Rep. 62, 4, pp. 174, 175, 186, 187.
 Runkle *v.* United States, 122 U. S. 543, 1, p. 564.
 Rushworth *v.* Judges (N. J.), 32 Atl. Rep. 743, 3, p. 329.

- Rushworth v. Judges, 58 N. J. L. 97, **3**, p. 332.
 Russell v. New York, 2 Denio, 461, **3**, p. 903.
 Russell v. Union Ins. Co. (1806), 4 Dall. 421, **7**, p. 621.
 Russomano, In re (1904), 128 Fed. Rep. 528, **4**, p. 177.
 Rustomjee v. Queen, L. R. 1 Q. B. D. (1876), 487, L. R. 2 Q. B. D. (1876-77), 69, **7**, pp. 52, 66.
 Ryan v. Egan, 156 Ill. 224, **3**, pp. 329, 497.
 St. Jose Indiano, The, 1 Wheat. 208, **7**, p. 405.
 St. Lawrence, The, 1 Gall. 467, **7**, p. 426.
 St. Lawrence, The (1814), 8 Cranch, 434, **7**, p. 393.
 St. Lawrence, The, 9 Cranch, 120, **7**, p. 394.
 St. Nicholas, 1 Wheat. 417, **7**, p. 401.
 Sagory v. Wissman, 2 Benedict, 240, **5**, p. 73.
 Saito, In re, 62 Fed. Rep. 126, **3**, p. 331, 873.
 Sally, The (1814), 8 Cranch, 382, **7**, pp. 150, 392.
 Sally, The (1902), 37 Ct. Cl. 542, **7**, p. 510.
 Sally, The, 3 C. Rob. 300, **7**, p. 404.
 Sally Magee, The, 3 Wall. 451, Blatchf. Pr. Cas. 382, **7**, pp. 433, 505, 623.
 Salvador, The, L. R. 3 P. C. 218, **7**, p. 1082.
 Sampson v. United States, 30 Ct. Cl. 365, **5**, pp. 6, 152.
 Samuel, The (1816), 1 Wheat. 9, **7**, pp. 150, 609, 614, 622.
 Sanderson v. Morgan, 39 N. Y. 231, **7**, p. 253.
 Sands v. Knox (1806), 3 Cranch, 499, **7**, p. 148.
 San José Indiano, 2 Gall. 268, **7**, pp. 405, 432.
 Santa Clara Estates Co., Ralston's Rep. 397, **6**, p. 997.
 Santa Maria, The, 10 Wheat. 431, **7**, p. 597.
 Santissima Trinidad, The, 7 Wheat. 283, 1 Brock. 478, **1**, p. 174; **2**, pp. 581, 846, 970; **3**, pp. 552, 730, 758; **5**, p. 854; **7**, pp. 503, 591, 592, 881, 894, 908, 956, 965, 969, 976, 985, 1039, 1041.
 Santo Domingo Improvement Co. v. Dominican Republic, **6**, p. 524.
 Santo Domingo, The (1903), 119 Fed. Rep. 386, **7**, p. 518.
 Sapphire, The, 11 Wall. 164, **2**, p. 86.
 Saulet v. Shepherd, 4 Wall. 502, **1**, pp. 271, 272.
 Saxlehner v. Eisner & Mendelson Co. (1900) 179 U. S. 19, **2**, pp. 38-39.
 Saylor v. Taylor, 77 Fed. Rep. 476, 23 C. C. A. 343, **5**, p. 132.
 Schaffer, Succession of, 13 La. Ann. 113, **5**, p. 244.
 Scharpf v. Schmidt (1898), 172 Ill. 255, 50 N. E. 182, **4**, p. 33; **5**, p. 255.
 Schermacher v. Yates, 57 Fed. Rep. 668, **4**, p. 186.
 Schofield v. Eichelberger, 7 Pet. 586, **7**, p. 244.
 Schultze v. Schultze, 33 N. E. 201, **4**, pp. 33, 39.
 Schwartz v. Insurance Company of North America, 3 Wash. C. C. 117, **7**, p. 603.
 Science, The, 5 Wall. 178, **7**, p. 718.
 Scola's Case, 8 Pa. Co. Ct. Rep. 344, **3**, p. 336.
 Scotia, The (1871), 14 Wall. 170, **1**, pp. 3, 5, 11.
 Scotland, The (1881), 105 U. S. 24, **1**, p. 3.
 Scott v. Jones, 5 How. 343, **1**, p. 319.
 Scott v. Sanford, 19 How. 393, **1**, pp. 317, 320, 322, 325.
 Scottish Union & Natl. Ins. Co. v. Herriott, 109 Iowa, 606, 80 N. W. 665, **3**, p. 804.
 Seagrove v. Parks (1901), L. R. 1 Q. B. 551, **2**, p. 578.
 Sea Lion, The, 5 Wall. 630, **7**, pp. 255, 845.
 Seamans v. Loring (1816), 1 Mason (Mass.), 127, 139, **2**, p. 1046.
 Sea Nymph, The (1901), 36 Ct. Cl. 369, **7**, pp. 492, 495.
 Sea Witch, The, 6 Wall. 242, **7**, p. 830.
 Sechs Geschwistern, The, 4 C. Rob. 100, **7**, pp. 417, 424.

- Secretary of State for India *v.* Kamachee Boye Sahaba, 13 Moore, Pr. Cas. 22, 1, p. 411.
- See Ho How, In re, 101 Fed. Rep. 115, 4, p. 206.
- Seitz, Ex parte, 8 Rep. Jud. Que. B. R. (Canada), 392, 4, pp. 277, 382.
- Selwyn's case, Venez. Arbs. of 1903, Ralston & Doyle's Rep. 322, 6, p. 308.
- Semmes *v.* Hartford Ins. Co (1871), 13 Wall. 158, 7, pp. 252, 254.
- Service *v.* Castaneda (1845), 2 Collyer, 56, 4, p. 429.
- Seton et al. *v.* Low, 1 Johns. R., 7, p. 976.
- Settegast *v.* Schrimpf, 35 Tex. 323, 3, p. 336; 4, p. 34.
- Seven Bishops' Case, 12 State Trials, 331, 2, p. 244.
- Sewell *v.* Lee, 9 Mass. 363, 3, p. 293.
- Seymour *v.* Bailey, 66 Ill. 288, 7, p. 253.
- Shanks *v.* Dupont, 3 Pet. 242, 3, pp. 293, 296, 311, 449, 456, 552; 4, p. 42; 5, pp. 374, 707.
- Shaw, In re, 2 Pa. Dist. Rep. 250, 3, p. 500.
- Shaw *v.* Oswego Iron Co., 10 Oregon, 371, 45 Am. Rep. 146, 1, p. 622.
- Sheazle, In re, 1 Wood. & M. 66, 4, p. 403.
- Shepard *v.* Northwestern Life Ins. Co., 40 Fed. Rep. 341, 5, p. 246
- Shields *v.* Schiff, 124 U. S. 351, 7, p. 292.
- Shields *v.* Shift, 36 La. Ann. 644, 7, p. 294.
- Shively *v.* Bowlby (1894), 152 U. S. 1, 1, pp. 321, 322, 323, 702.
- Shong Toon, In re, 21 Fed. Rep. 386, 4, p. 191.
- Shorner's Case, 1 Car. L. Rep. 55, 4, p. 50.
- Shortridge & Co. *v.* Macon, Chase's Decisions, 136, 1, p. 45.
- Short Staple, Brig, *v.* United States (1815), 9 Cranch, 55, 2, p. 339; 7, pp. 146, 502.
- Shringley *v.* Chile, Moore, Int. Arb. IV. 3712, 6, p. 994.
- Shute *v.* Sargent, 36 Atl. 282, 3, p. 815.
- Silva *v.* Mexico, Moore, Int. Arb. III. 2979, 6, p. 973.
- Simpson *v.* State (Ga.), 17 S. E. 984, 22 L. R. A. 248, 2, p. 268.
- Sims *v.* United States (1903), 121 Fed. Rep. 515, 55 C. C. A. 92, 4, p. 192.
- Sing, Ex parte, 82 Fed. Rep. 22, 4, p. 203.
- Sing Tuck *v.* United States (1904), 128 Fed. Rep. 592, 126 Fed. Rep. 386 (1904), 194 U. S. 161, 4, p. 211.
- Siren, The, 7 Wall. 152, 6, p. 757.
- Siren, The, 13 Wall. 389, 7, p. 653.
- Sir William Peel, 5 Wall. 517, 7, pp. 410, 512, 513, 617.
- Sisters, The, 5 C. Rob. 155, 2, pp. 1013, 1046.
- Slade's Case, 4 Coke, 6, p. 719.
- Slade *v.* Minor, 2 Cranch C. C. 139, 3, p. 493.
- Slaughter-House Cases, 16 Wall. 36, 6, p. 248.
- Slavers, The, 2 Wall. 350, 2, p. 948.
- Slegt *v.* Hartshorne (1807), 2 Johns. R. 531, 548, 2, p. 1062.
- Slegt *v.* Rhinelander, 1 Johns. 198, 2, pp. 1051, 1053, 1053-1055, 1057, 1067.
- Slocum *v.* Mayberry (1817), 2 Wheat. 1, 7, pp. 147, 630.
- Smart *v.* Wolff, 3 T. R. 323, 7, p. 489.
- Smith *v.* Condry, 1 How. 28, 2, p. 79.
- Smith *v.* Fonda, 64 Miss. 551, 1, p. 622.
- Smith *v.* Lynch, 61 Kans. 609, 60 Pac. Rep. 329, 4, p. 33.
- Smith *v.* McMicken, 3 La. Ann. 322, 3, p. 803.
- Smith *v.* Maryland (1816), 6 Cranch, 286, 5, p. 699.
- Smith *v.* Reilly, 31 Misc. 701, 66 N. Y. S. 40, 4, p. 34.
- Smith *v.* The State, 32 Tex. 594, 2, p. 260.
- Smith *v.* St. Louis & S. Ry. Co. (1901), 181 U. S. 248, 2, p. 152.
- Smith *v.* Stevens, 10 Wall. 321, 5, p. 234.
- Smith *v.* Turner (Passenger Cases), 7 How. 283, 408, 2, p. 307.

- Smith v. United States, 10 Pet. 326, **1**, p. 415; **5**, p. 254.
 Smith v. United States, 137 U. S. 224, 11 S. Ct. 88, **1**, p. 939
 Snell v. Faussatt, 1 Wash. C. C. 271, **6**, p. 585.
 Snipe, The, Edwards' Adm. 412, **7**, p. 121.
 Snow Thetis (1902), 37 Ct. Cl. 470, **7**, p. 510.
 Société, The (1815), 9 Cranch, 209, **7**, pp. 602, 619.
 Société Foncière v. Milliken, 135 U. S. 304, **4**, p. 19.
 Society for the Propagation of the Gospel v. New Haven, 8 Wheat. 464, **3**, p. 800; **4**, pp. 19, 40; **5**, pp. 372-373, 387.
 Society for the Propagation of the Gospel v. Wheeler, 2 Gall. 105, **5**, p. 707; **7**, p. 434.
 Soglasie, The, Spinks's Pr. Cas., 104, **7**, p. 424.
 Somerville v. Somerville, 5 Vesey, 787, **3**, p. 814.
 Sophie, The Schooner, 6 Rob. Ad. 138, **5**, p. 253.
 Souldard v. United States, 4 Pet., 511, **1**, pp. 401, 411; **5**, p. 254.
 South American S. S. Co. v. United States, No. 18, U. S. & Chilean Cl. Com. (1901) Moore, Int. Arb. III. 3076, **1**, p. 722; **2**, p. 986.
 Spanish Consul, Matter of the, 1 Benedict, 225, **2**, p. 110.
 Spark, Steamer v. Lee Choi Chum, 1 Sawy. 713, **2**, p. 628.
 Speake v. United States (1815), 9 Cranch, 28, **7**, p. 147.
 Spenser, In re, 5 Sawy. C. C. 195, **3**, p. 332.
 Spes, The, 5 C. Rob. 80, **7**, p. 829.
 Spratt v. Spratt, 4 Pet. 393, **3**, p. 499.
 Springbok, The (1866), 5 Wall. 1, Blatchf. Pr. Cas., 349, **7**, pp. 458, 612, 722, 723, 724, 725, 726, 728, 729, 731, 732, 733, 736, 737, 738, 742, 746.
 Springville v. Thomas, 166 U. S. 707, **1**, pp. 320, 322.
 Sprott v. United States, 20 Wall. 459, **1**, pp. 55, 56, 57; **6**, p. 626.
 St. Clair v. United States (1894), 154 U. S. 134, 151, **1**, p. 938; **2**, p. 1006.
 St. Lawrence, The (1814), 8 Cranch, 434, **7**, p. 613.
 St. Louis v. Rutz (1891), 138 U. S. 226, **1**, pp. 271, 747.
 St. Louis & San Francisco Ry. Co. v. James (1896), 161 U. S. 545, **3**, p. 801.
 St. Luke's Hospital v. Barclay, 3 Blatchf. 259, **5**, pp. 72, 75.
 St. Nicholas, The, 1 Wheat. 417, **7**, p. 632.
 Staadt Embden, The, 1 C. Rob. 27, **7**, p. 668.
 Stamm v. Bostwick, 122 N. Y. 48, 25 N. E. 233, **4**, p. 34.
 Stanley v. Schwalby, 147 U. S. 508, **2**, p. 592.
 Stanley v. Schwalby, 162 U. S. 255, 16 S. Ct. 754, **2**, p. 592.
 Star, The (1818), 3 Wheat. 78, **7**, pp. 532, 533, 642.
 Stark v. Chesapeake Ins. Co. 7 Cranch, 420, **3**, p. 494.
 State of Maine, The, 22 Fed. Rep. 734, **2**, p. 339.
 State v. Ah Chew, 16 Nev. 50, **3**, p. 330.
 State v. Andriano, 92 Mo. 70, **3**, p. 464.
 State v. Bailey, 50 Ohio St. 636, 31 Ohio L. J. 106, 36 N. E. 233, **2**, p. 268.
 State v. Barrett, 40 Minn. 65, **3**, p. 336.
 State v. Boyd, 31 Neb. 682, 41 N. W. 739, **3**, pp. 313, 423.
 State of Georgia v. Brailsford, 3 Dall. 1, **7**, p. 309.
 State v. Carter (N. J. 1859), 3 Dutcher, 499, **2**, pp. 254, 268.
 State v. Chapin (1856), 17 Ark. 561, **2**, pp. 248; 268.
 State v. Chue Fan, 42 Fed. Rep. 865, **4**, p. 7.
 State v. Dennis, 80 Mo. 589, **2**, p. 245.
 State v. Dunwell, 3 R. I. 127, **1**, p. 745.
 State v. Eason (N. C.), 19 S. E. Rep. 88, **1**, p. 622.
 State v. Fuentes, 5 La. Ann. 427, **1**, p. 439.
 State v. George, 60 Minn. 503, 63 N. W. 100, **2**, p. 244.
 State of Alabama v. State of Georgia, 23 How. 505, **1**, p. 618.

- State v. Grady, 34 Conn. 118, **2**, pp. 245, 268.
 State v. Guillory (La.), 10 So. 761, **3**, p. 498.
 State v. Hall, 114 N. C. 909, 19 S. E. 602, **2**, p. 268.
 State v. House, 55 Iowa, 466, **2**, p. 245.
 State of Nevada v. Hamilton et al, 13 Nev., 386, **2**, p. 250.
 State v. Helle, 2 Hill (S. C. 290), **3**, p. 500.
 State v. Johnson, 38 Ark. 568, **2**, p. 249.
 State of Indiana v. Kentucky, 136 U. S. 479, **1**, p. 748.
 State v. Kelly, 76 Me., 331, **2**, p. 255.
 State v. Knight (N. C. 1799), Taylor's Rep. 65, **2**, p. 268.
 State v. Macdonald, 24 Minn. 48, **3**, pp. 334, 499.
 State v. Moore (N. H.) 6 Foster, 448, **2**, p. 268.
 State v. Morrill, 68 Vt. 60, 54 Am. St. Rep. 870, **2**, p. 244.
 State v. Morris, 1 Harr. (Del.), **1**, p. 739.
 State v. Morrow (S. C.), 18 S. E. 853, **2**, pp. 255, 268.
 State v. Penney, 10 Ark. 621, **3**, p. 464.
 State v. Poydras, 9 La. Ann. 165, **4**, p. 41.
 State v. Preble, 18 Nev. 251, **4**, p. 34.
 State v. Rockwell (Iowa), 48 N. W. 721, **2**, p. 244.
 State v. Rowe (Iowa, 1898), 73 N. W. 833, **4**, pp. 313, 355.
 State v. Schaeffer, 89 Mo. 271, 1 S. W. 293, **2**, p. 245.
 State v. Smith, 70 Cal. 153, 12 Pac. Rep. 121, **2**, p. 213; **4**, p. 33.
 State v. Smith (Iowa), 48 N. W. 727, 82 Iowa, 423, **2**, pp. 250, 265.
 State v. Sneed, 9 Baxter (Tenn.), 472, **7**, p. 268.
 State v. Spiegel (1900), 111 Iowa, 701, 83 N. W. 722, **4**, p. 313.
 State v. Sweat, 16 S. C. 624, **2**, p. 251.
 State v. Traveler's Ins. Co. (Conn.), 40 Atl. Rep. 465, **4**, p. 24.
 State v. Van Beek (Iowa), 54 N. W. 525, **4**, p. 24.
 State v. Vanderpool, 39 Ohio St. 273, **4**, p. 311.
 State v. Wabash Paper Co. (Ind.), 51 N. E. Rep. 949, **1**, p. 622.
 State v. Wagner, 61 Me., 178, **1**, p. 745.
 State v. White Oak River Corporation, 111 N. C. 661, 16 S. E. Rep. 331, **1**, p. 622.
 State v. Whittemore, 50 N. H. 245, **3**, pp. 329, 334.
 State v. Williford, 91 N. C. 529, **2**, p. 244.
 State v. Wyckoff (1864), 2 Vroom's (N. J.) Rep. 65, **2**, p. 248.
 State Reservation Comrs., In re, 37 Hun. 537, **1**, p. 622.
 State Tonnage Taxes, 12 Wall. 204, **2**, pp. 16-17.
 Steamship Co. v. Port Wardens, 6 Wall. 31, **2**, p. 16.
 Stearns v. United States, 6 Wall. 589, **1**, p. 306.
 Steers v. Brooklyn, 101 N. Y. 51, **1**, p. 270.
 Stein v. Bowman, 13 Pet. 209, **2**, pp. 109-110.
 Steindle v. The Lady Furness, 81 Fed. Rep. 679, **5**, p. 134.
 Stephen Hart, The (1863), Blatchf. Pr. Cas., 387, **7**, pp. 707, 723.
 Stephens v. Brown, 24 W. Va. 231, **7**, p. 253.
 Sternaman, Ex parte, 77 Fed. Rep. 595, **4**, p. 378.
 Sternaman v. Peck, 80 Fed. Rep. 883, **4**, p. 394.
 Sternaman v. Peck, 83 Fed. Rep. 690, 28 C. C. A. 377, **4**, p. 281.
 Stert, The, 4 Rob. 65, **7**, p. 836.
 Stetson v. United States, No. 3993, class 1, Second Ct. Comrs. of Alabama Claims, Moore, Int. Arb. IV. 4332, **1**, p. 742; **2**, p. 885.
 Stevens v. Griffith, 111 U. S. 48, **7**, p. 289.
 Stewart, In re, 7 Robertson (N. Y.), 635, **3**, p. 335.
 Stewart v. Linton (1902), 201 Pa. 207, **5**, p. 110.
 Stewart v. Russell (1904), 86 N. Y. Supp. 625, 91 App. Div. 310, **4**, p. 34.

- Stiff v. McLaughlin (Mont.), 48 Pac. Rep. 232, **3**, p. 331.
 Stiff v. Nugent, 5 Robinson's Rep. 217, **5**, p. 114.
 Stiles v. Eastley, 51 Ill. 275, **7**, p. 253.
 Stillman v. Man. Co., 3 Wood. & M. 538, **2**, p. 451.
 Stillman & Co. v. White Rock Mfg. Co. et al., 3 Woodbury & Minot, C. C. Rep. 538, **2**, p. 245.
 Stone v. Mississippi, 101 U. S. 814, **4**, p. 156.
 Storti v. Massachusetts (1901), 183 U. S. 138, **5**, p. 733.
 Stoughton v. Dimick, 3 Blatchf. 356, **7**, p. 1031.
 Stoughton v. Dimick (1855), 29 Vt. 535, **7**, p. 103.
 Stoughton v. Taylor, 2 Paine, 655, **7**, p. 881.
 Stoutenburgh v. Hennick, 129 U. S. 141, **1**, p. 325.
 Strawbridge v. Curtiss, 3 Cranch, 267, **3**, p. 801.
 Streitwolf v. Streitwolf (1901), 181 U. S. 179, **2**, p. 103.
 Strobel's Estate, In re, 39 N. Y. S. 169, **5**, p. 363.
 Strother v. Lucas, 12 Pet. 410, **1**, pp. 282, 333, 418, 419, 422; **5**, pp. 255, 256.
 Struggle, Brig, v. United States (1815), 9 Cranch, 71, **7**, p. 150.
 Stuart, Buchanan & Co. v. County of Greenbrier, 16 W. Va. 95, **7**, p. 250.
 Stupp, In re, 11 Blatchf. 124, 12 Blatchf. 501, **2**, p. 597; **4**, pp. 279, 393, 399.
 Sturm v. Fleming, 22 W. Va. 404, **7**, p. 253.
 Styria, The, v. Morgan (1902), 186 U. S. 1, **7**, p. 666.
 Succession of de Circé, 41 La. An. 506, **6**, p. 629.
 Sullivan v. Burnett, 105 U. S. 334, **4**, p. 37.
 Sunbeam, The, Blatchf. Pr. Cas., 316, 656, **2**, p. 341.
 Superior, The, 22 Fed. Rep. 927, **5**, p. 132.
 Susan, The, **7**, pp. 727, 761.
 Susan & Mary, The (1816), 1 Wheat. 25, **7**, pp. 399-400.
 Sutton v. Buck, 2 Taunt. 302, **2**, p. 1046.
 Sutton v. Sutton, 1 Russell & Mylne, 663, **1**, pp. 778, 860; **4**, p. 80; **5**, pp. 373-374.
 Swaim v. United States (1897), 165 U. S. 553, **2**, p. 186.
 Swan v. United States, 19 Ct. Cl. 51, **7**, p. 654.
 Szymanski v. Zunts, 20 Fed. Rep. 361, **7**, p. 292.
 T. F. Oakes, The, 36 Fed. Rep. 442, **5**, p. 132.
 Taber v. United States, 1 Story, **1**, **1**, p. 314.
 Taggard v. Loring, 16 Mass. 386, **2**, pp. 1009, 1046.
 Talbot v. The Commanders and Owners of Three Brigs, 1 Dall. 95, **7**, pp. 593, 597, 652.
 Talbot v. Janson (1795), 3 Dall. 133, **2**, p. 580; **3**, pp. 554-558; **7**, pp. 161, 893, 1038.
 Talbot v. Seeman, 1 Cranch, **1**, **1**, pp. 5, 11; **7**, pp. 157, 530.
 Talton v. Mayes (1896), 163 U. S. 376, **1**, p. 34.
 Tarquin, Case of the, Moore, Int. Arb. V. 4617, **1**, p. 400.
 Tartaglio's Estate, 12 N. Y. Misc. 245, 33 N. Y. S. 1121, **5**, pp. 124, 125.
 Tartar Chemical Co. v. United States (1902), 116 Fed. Rep. 726, **5**, p. 617.
 Taylor, In re (1902), 118 Fed. Rep. 196, **4**, p. 280.
 Taylor v. Barclay, 2 Sim. 213, **1**, p. 745.
 Taylor v. Best, **4**, p. 657.
 Taylor v. Carpenter, 3 Story, 458, **4**, p. 7.
 Taylor v. Morton, 2 Curtis, 454, 2 Black, 481, **5**, pp. 358, 364, 366, 367.
 Taylor v. Plymouth, 8 Mete. 465, **6**, p. 903.
 Taylor v. Trust Co., 71 Miss. 694, **4**, p. 19.
 Ten Eyck v. Town of Warwick, 75 Hun, 562, 27 N. Y. Supp. 536, **1**, p. 622.
 Tennessee, &c., C. R. Co. v. Danforth, 20 So. Reporter, 502, **1**, p. 622.
 Tennessee v. Virginia (1900), 177 U. S. 501, **1**, p. 749.
 Teresita, The, 5 Wall. 180, **7**, p. 832.
 Terlinden v. Ames (1902), 184 U. S. 270, **4**, pp. 253, 268, 320, 355, 356, 379, 393, 395, 396, 397.

- Territory *v.* Persons (1904), 76 Pac. Rep. 316, **5**, p. 785.
Texas *v.* White, 7 Wall. 700, **1**, pp. 54, 57, 66.
Thayer *v.* Brooks, 17 Ohio, 489, **2**, p. 451.
Thingvalla Line *v.* United States, 24 Ct. Cl. 255, **5**, p. 267.
Thirty Hogsheads of Sugar *v.* Boyle (1815), 9 Cranch, 191, **1**, pp. 2, 327; **4**, p. 285; **7**, pp. 258, 270, 406, 410, 598-599, 841.
Thomas, In re, 12 Blatchf. 370, **4**, p. 372; **5**, pp. 320, 355.
Thomas *v.* Gay, 169 U. S. 264, 18 Sup. Ct. Rep. 340, 46 Pac. Rep. 578, **5**, p. 366.
Thomas *v.* Lane, 2 Sumn. 1, **1**, p. 938.
Thomas Gibbons, The (1814), 8 Cranch, 421, **7**, pp. 392, 393, 545.
Thompson, The, 3 Wall. 155, **7**, pp. 596, 598, 839.
Thompson *v.* State, 17 So. Rep. 512, **2**, p. 247.
Thompson *v.* Utah, 170 U. S. 343, **1**, pp. 322, 325.
Thomyris, The, Edwards's Adm. 17, **7**, p. 702.
Thorington *v.* Smith (1868), 8 Wall. 1, **1**, pp. 42, 53, 55, 192; **2**, p. 31.
Thornton, Case of the (Appx. 1, Case of the U. S. Fur-Seal Arb. II. p. 113), **1**, pp. 896, 918, 919.
Thrasher's Case, Moore, Int. Arb., **2**, p. 88.
Three Friends, The, 32 C. C. A. 191, 89 Fed. Rep. 207, **7**, p. 898.
Three Friends, The (1897), 166 U. S. 1, **1**, pp. 164, 165, 175, 243, 248; **2**, pp. 31, 1005; **7**, pp. 898, 1036, 1083, 1083-1084.
Thurlow *v.* Massachusetts, 5 How. 573, **3**, p. 327.
Tibbitts *v.* Ah Tong, 2 Pac. 759, **4**, p. 38.
Tibbol *v.* The Marion, 79 Fed. Rep. 104, **5**, p. 141.
Tivnan, In re, 5 Best & S. 645, **2**, p. 1080; **4**, p. 403. Same case, Turnan, In re.
Tobin *v.* Walkinshaw, McAllister, 186, **3**, p. 312.
Toledo L. S. Co. *v.* Erie Shooting Club, 90 Fed. Rep. 680, **1**, p. 622.
Tom Hong *v.* United States (1904), 193 U. S. 517, **4**, p. 220.
Tom Mun, In re, 47 Fed. Rep. 722, **4**, p. 191.
Tom Yum, In re, 64 Fed. Rep. 485, **4**, pp. 210, 216.
Tong Ah Chee, Re, 23 Fed. Rep. 441, **4**, p. 230.
Topsy, The, 44 Fed. Rep. 631, **2**, p. 339.
Torlade *v.* Barrozo, 1 Miles (Phil.), 366, **4**, p. 667.
Toucan, Case of the, Moore, Int. Arb. V. 4616, **7**, pp. 804-805.
Townsend *v.* Greeley, 5 Wall. 326, **1**, pp. 417, 421; **3**, p. 801.
Trabing *v.* United States, 32 Ct. Cl. 440, **3**, p. 464.
Tracy, Re, 46 N. Y. Super. Ct. 48, **4**, p. 642.
Tracy *v.* Railroad Co., 39 Conn. 382, **1**, p. 271.
Trende Sostre, The, 6 C. Rob. 390, **7**, p. 707.
Triquet et al. *v.* Bath, 3 Burrow. 1478, **1**, p. 10; **4**, p. 550.
Triumph, Case of the, **1**, p. 919.
Trottet, Jacques, Case of, Court of Cassation, 1864, Journal du Palais, 1864, p. 404, **2**, p. 263.
Trufort, In re, London Times, July 27, 1887, **2**, p. 268.
Trumbull *v.* United States, **6**, p. 739.
Trustees of Hopkins' Academy *v.* Dickinson, 9 Cush. 544, **1**, p. 272.
Tsoi Sim *v.* United States (1902), 116 Fed. Rep. 920, **4**, p. 203.
Tsoi Yii *v.* United States (1904), 129 Fed. Rep. 585, **4**, p. 198.
Tsu Tse Mee, In re, 81 Fed. Rep. 702, **4**, pp. 198, 202, 203, 210.
Tucker *v.* Alexandroff (1902), 183 U. S. 424, **2**, pp. 399-400, 560, 562, 563, 590; **4**, pp. 253, 352, 417, 418, 422-423, 424; **5**, p. 249.
Tung Yeong, Re, 19 Fed. Rep. 184, **4**, p. 230.
Turnan, In re, 12 W. R. 848, **4**, p. 403. Same case, Tivnan, In re.
Turnbull et al. *v.* Venezuela, Venez. Arbs. of 1903, Ralston & Doyle's Rep. 244-245, **6**, pp. 306-307.

- Turner v. The American Baptist Missionary Union, 5 McL. C. C. 344, 1, p. 37; 5, pp. 222, 365.
- Turner v. Williams (1904), 194 U. S. 279, 126 Fed. Rep. 253, 4, pp. 67, 96.
- Twee Juffrowen, 4 C. Rob. 242, 7, p. 668.
- Tweedy, Ex parte, 22 Fed. Rep. 84, 3, p. 329.
- Twende Brodre, 4 C. Rob. 33, 7, p. 668.
- Twilling Riget, The, 5 Rob. 82, 7, p. 602.
- Tyler v. The People (1860), 8 Mich. 320, 2, p. 253; 4, p. 403.
- Underhill v. Hernandez (1897), 168 U. S. 250, 26 U. S. App. 573, 13 C. C. A., 65 Fed. Rep. 577, 1, p. 248; 2, pp. 30, 31, 32, 558; 6, p. 739; 7, p. 642.
- United States, The, Petitioner (1904), 194 U. S. 194, 4, p. 198.
- United States, The, Stewart's Adm. Rep. 116, 7, p. 707.
- United States v. Two hundred and sixty-nine and one-half Bales of Cotton, Woolworth, 236, 7, p. 289.
- United States v. One thousand nine hundred and sixty Bags of Coffee (1814), 8 Cranch, 398, 7, p. 149.
- United States v. Acosta, 1 How. 24, 1, p. 416.
- United States v. Ah Chung (1904), 130 Fed. Rep. 885, 4, p. 204.
- United States v. Ah Fawn, 57 Fed. Rep. 591, 4, pp. 228, 229.
- United States v. Ah Poing, 69 Fed. Rep. 792, 4, p. 206.
- United States v. Ah Toy, 47 Fed. Rep. 305, 4, p. 234.
- United States v. The Alexander, 60 Fed. Rep. 914, 1, p. 895.
- United States v. Amedy, 11 Wheat. 409, 2, p. 1009.
- United States v. Amistad (1841), 15 Pet. 518, 2, pp. 341-342, 966; 5, pp. 854, 855.
- United States v. Amor, 68 Fed. Rep. 885, 16 C. C. A. 60, 4, p. 176.
- United States v. Anderson, 9 Wall. 56, 7, p. 297.
- United States v. Arjona (1887), 120 U. S. 479, 1, p. 61; 2, pp. 258, 430, 446, 450.
- United States v. Arredondo, 6 Pet. 691, 1, pp. 415, 419, 745; 5, pp. 222, 244, 245, 246, 250, 251, 252.
- United States v. Arteago, 68 Fed. Rep. 883, 16 C. C. A. 58, 4, p. 176.
- United States v. Auguisola, 1 Wall. 352, 1, pp. 409, 418, 421; 5, p. 251.
- United States v. Baker, 5 Blatchf. 11, 1, p. 248; 2, pp. 971, 1079.
- United States v. Baltic Mills Co. (1902) 117 Fed. Rep. 959, 4, p. 167.
- United States v. Baltic Mills Co. (1903) 124 Fed. Rep. 38, 4, p. 167.
- United States v. Barber (1815), 9 Cranch, 243, 7, p. 237.
- United States v. Bee, 4 C. C. A. 219, 4, p. 794.
- United States v. Benner, Baldwin's Rep. 234, 4, pp. 632, 641, 648.
- United States v. Bevan, 3 Wheat. 387, 1, p. 806.
- United States v. Bevan (1818), 3 Wheat. 336, 1, 930.
- United States, ex rel. Boynton, v. Blaine (1891), 139 U. S. 306, 11 S. Ct. 607, 4, p. 792.
- United States v. Borneman, 41 Fed. Rep. 751, 4, p. 178.
- United States v. Bromiley, 58 Fed. Rep. 554, 4, p. 178.
- United States v. Brooks, 10 How. 442, 5, p. 249.
- United States v. Burke, 99 Fed. Rep. 895, 4, pp. 177, 185, 186.
- United States v. Caldwell, 8 Blatchf. 131, 4, pp. 310, 327.
- United States v. A Canoe, &c., 5 Hughes C. C. 490, 7, p. 241.
- United States v. Cargo of El Telegrafo, 1 Newb. Adm. 383, 7, p. 425.
- United States v. Cargo of The Fanny (1815), 9 Cranch, 181, 7, pp. 149, 150.
- United States v. Cervantes, 18 How. 553, 1, p. 420.
- United States v. Chaves (1895), 159 U. S. 452, 1, pp. 333, 419.
- United States v. Chavez (1899), 175 U. S. 509, 1, p. 296; 5, p. 785.
- United States v. Chew Cheong, 61 Fed. Rep. 200, 4, p. 206.
- United States v. Child, 12 Wall. 232, 8, p. 1002.
- United States v. Chin Quong Look, 52 Fed. Rep. 203, 3, p. 854.

- United States v. Chong Sam, 47 Fed. Rep. 878, 4, pp. 197, 234.
 United States v. Chu Chee, 87 Fed. Rep. 312, 4, pp. 206, 220, 230.
 United States v. Chu Chee, 35 C. C. A. 613, 93 Fed. Rep. 797, 4, p. 223.
 United States v. Chum Shang Yuen, 57 Fed. Rep. 588, 4, p. 203.
 United States v. Chun Hoy, 111 Fed. Rep. 899, 4, p. 202.
 United States v. Chung Fung Sun, 63 Fed. Rep. 261, 4, p. 205.
 United States v. Chung Ki Foon, 83 Fed. Rep. 143, 4, p. 228.
 United States v. Chung Shee, 71 Fed. Rep. 277, 4, p. 175.
 United States v. Chung Shee, 76 Fed. Rep. 951, 22 C. C. A. 639, 4, p. 210.
 United States v. Clarke, 8 Pet. 436, 1, pp. 415, 416.
 United States v. Clarke, 9 Pet. 168, 1, pp. 415, 416.
 United States v. Clarke, 16 Pet. 231, 1, p. 415.
 United States v. Coe, 170 U. S. 681, 1, p. 419.
 United States v. Coe (1904), 128 Fed. Rep. 199, 4, p. 197.
 United States v. Coe (1899), 174 U. S. 578, 5, p. 785.
 United States v. Conway, 175 U. S. 60, 5, p. 785.
 United States v. Coombs, 12 Pet. 72, 1, p. 938.
 United States v. Coudert (1896), 73 Fed. Rep. 505, 19 C. C. A. 543, 7, p. 653.
 United States v. Craig, 28 Fed. Rep. 795, 4, pp. 177, 178.
 United States v. Cruikshank, 92 U. S. 542, 3, p. 275.
 United States v. D'Auterive, 10 How. 609, 1, p. 306; 5, p. 250.
 United States v. Davis (1837), 2 Sumner C. C. 482, 1, p. 938; 2, p. 267; 4, pp. 247, 280.
 United States v. Delespine, 15 Pet. 319, 1, p. 416.
 United States v. Diekelman, 92 U. S. 520, 2, pp. 7, 280, 338; 4, p. 16; 6, pp. 248, 607.
 651; 7, pp. 277, 664, 845.
 United States v. Don On, 49 Fed. Rep. 569, 4, p. 210.
 United States v. Dunnington (1892), 146 U. S. 338, 6, p. 751; 7, p. 293.
 United States v. Eaton (1898), 169 U. S. 331, 18 S. Ct. 374, 5, pp. 8, 149, 150, 151.
 United States v. Eckford, 6 Wall. 490, 2, pp. 87, 593.
 United States v. Edgar, 48 Fed. Rep. 91, 4 U. S. App. 41, 1 C. C. A. 49, 45 Fed. Rep. 44,
 4, p. 178.
 United States v. Elder, 177 U. S. 104, 1, p. 420.
 United States v. Brig Eliza (1812), 7 Cranch, 113, 7, p. 146.
 United States v. Fernandez, 10 Pet. 303, 1, p. 36.
 United States v. Ferreira, 13 How. 45, 5, p. 856.
 United States v. Forty-three Gallons of Whiskey, 93 U. S. 188, 1, p. 38.
 United States v. Gay, 80 Fed. Rep. 254, 4, p. 181.
 United States v. Gaynor (1905), L. R. App. Cas. 128, 4, p. 395.
 United States v. Gee Lee, 50 Fed. Rep. 271, 7 U. S. App. 183, 1 C. C. A. 516, 4, pp.
 197, 226.
 United States v. The George E. Wilton, 43 Fed. Rep. 606, 4, p. 192.
 United States v. Gettysburg Electric Ry., 160 U. S. 668, 1, p. 321.
 United States v. Gillies, Pet. C. C. 159, 7, p. 425.
 United States v. Gin Fung, 89 Fed. Rep. 153, 40 C. C. A. 439, 4, p. 177.
 United States v. Gin Hing (1904), 76 Pac. Rep. 639, 4, p. 219.
 United States v. Gleason, 78 Fed. Rep. 396, 3, p. 499.
 United States v. Gleason, 62 U. S. App. 311, 3, p. 500.
 United States v. Gordon (1813), 7 Cranch, 287, 7, p. 146.
 United States v. Gordon, 5 Blatchf. 18, 3, p. 285.
 United States v. Gratiot, 14 Pet. 526, 1, p. 320.
 United States v. Great Falls & C. Ry. Co. 53 Fed. Rep. 77, 4, p. 181.
 United States v. Grossmayer, 9 Wall. 72, 7, p. 251.
 United States v. Grottkau, 30 Fed. Rep. 672, 3, p. 500.
 United States v. Grush, 5 Mason, 298, 1, p. 806.

- United States *v.* Gue Lim, 83 Fed. Rep. 136, **4**, pp. 223, 226.
 United States *v.* Gue Lim (1900), 176 U. S. 459, **4**, p. 226; **5**, p. 370.
 United States *v.* Guillem, 11 How. 47, **7**, pp. 434, 824, 836, 837.
 United States *v.* Guinet (1795), 2 Dall. 321, Wharton's State Trials, 93, **7**, pp. 893, 894, 1042.
 United States *v.* Guiteau, 1 Mackey (D. C.), 498, **2**, p. 255.
 United States *v.* Hall (1810), 6 Cranch, 171, **7**, p. 147.
 United States *v.* Hallock (1864), 154 U. S. 537, **7**, p. 822.
 United States *v.* Hand, 2 Wash. C. C. 435, **4**, p. 627.
 United States *v.* Hanson, 16 Pet. 196, **1**, p. 416.
 United States *v.* Hart, 74 Fed. Rep. 724 (1897), 78 Fed. Rep. 868, **7**, pp. 914, 915.
 United States *v.* Hayward, 2 Gallison, 485, **1**, pp. 45, 291; **7**, p. 258.
 United States *v.* Heirs of Rillieux, 14 How. 189, **1**, p. 333.
 United States *v.* Ship Helen (1810), 6 Cranch, 203, **7**, p. 148.
 United States *v.* The Henry C. Homeyer, 2 Bond, 217, **7**, p. 240.
 United States *v.* Hertz, Wharton's Prec. 1123, **7**, p. 882.
 United States *v.* Hills (1903), 124 Fed. Rep. 831, **4**, p. 192.
 United States *v.* Holmes (1820), 5 Wheat. 412, **1**, p. 936; **2**, pp. 263, 268, 957, 964.
 United States *v.* Howard (1818), 3 Wash. C. C. 340, **2**, pp. 263, 957.
 United States *v.* Huckabee, 16 Wall. 414, **1**, p. 322.
 United States *v.* Hughes, 75 Fed. Rep. 267, **7**, p. 914.
 United States *v.* Hung Chang, 126 Fed. Rep. 400, **4**, p. 203.
 United States *v.* Hutchings, 2 Wheel. Cr. Cas. 543, **1**, p. 248.
 United States *v.* Itata, 49 Fed. Rep. 646, **7**, p. 910.
 United States *v.* The Itata, 56 Fed. Rep. 505, 5 C. C. A. 608, **2**, p. 1105.
 United States *v.* The James G. Swan, 50 Fed. Rep. 108, **1**, p. 895; **5**, p. 256.
 United States *v.* The James G. Swan (1896), 77 Fed. Rep. 473, **1**, p. 922.
 United States *v.* The Jane Gray (1896), 77 Fed. Rep. 908, **1**, p. 922.
 United States *v.* Jeffers, 4 Cranch C. C. 704, **2**, p. 774.
 United States *v.* Jenkins, 1 N. Y. Leg. Obs. 344, **2**, pp. 1034, 1043.
 United States *v.* Jim, 47 Fed. Rep. 431, **4**, pp. 197, 222.
 United States *v.* Joint Traffic Association, 171 U. S. 571, **1**, p. 321.
 United States *v.* Jones, 3 Wash. C. C. R. 209, **2**, p. 1009.
 United States *v.* Judge Peters (1809), 5 Cranch, 115, **7**, p. 584.
 United States *v.* Jue Wy (1900), 103 Fed. Rep. 795, **4**, pp. 206, 210.
 United States *v.* Jung Ah Lung, 124 U. S. 621, **4**, p. 210.
 United States *v.* Justice, 14 Wall. 535, **6**, p. 1002.
 United States *v.* Ju Toy (1905), 198 U. S. 253, **4**, pp. 212, 216.
 United States *v.* Kagama (1886), 118 U. S. 375, **1**, pp. 32, 321.
 United States *v.* Louis Kazinski, 2 Sprague, 7, **7**, p. 884.
 United States *v.* Kellar, 11 Bis. 314, 13 Fed. Rep. 82, **3**, pp. 456, 464, 473, 477, 482.
 United States *v.* King, 3 How. 773, **1**, p. 416.
 United States *v.* Kingsley, 12 Pet. 476, **1**, p. 415.
 United States *v.* Kirby, 7 Wall. 482, **6**, p. 1014.
 United States *v.* Klein, 13 Wall. 128, **7**, p. 289.
 United States *v.* Klintock (1820), 5 Wheat. 144, **1**, p. 181; **2**, pp. 263, 264, 268, 952, 956, 960.
 United States *v.* Kornmehl, 89 Fed. Rep. 10, **3**, p. 500.
 United States *v.* La Abra Silver Mining Co. (1897), 32 Ct. Cl. 462, **7**, p. 68.
 United States *v.* La Abra Silver Mining Co. 29 Ct. Cl. 432, **6**, pp. 616, 1027, 1034; **7**, p. 68.
 United States *v.* La Compagnie Française des Câbles Télégraphiques, 77 Fed. Rep. 496, **2**, p. 461.
 United States *v.* La Jeune Eugenie (1822), 2 Mason (Mass.), 409, 435, **2**, p. 1046.
 United States *v.* Lane, 8 Wall. 185, **7**, p. 238.

- United States *v.* Langston (1886), 118 U. S. 389, **4**, p. 795.
 United States *v.* La Ninfa, 49 Fed. Rep. 575, **1**, p. 895.
 United States *v.* Lapène, 17 Wall. 601, **7**, p. 238.
 United States *v.* The Laurada (1900), 98 Fed. Rep. 983, 39 C. C. A. 374, **7**, p. 905.
 United States *v.* The Laurada (1898), 85 Fed. Rep. 760, **7**, pp. 905, 966.
 United States *v.* Lau Sun Ho, 85 Fed. Rep. 422, **4**, pp. 206, 223.
 United States *v.* La Vengeance (1796), 3 Dall. 297, **7**, pp. 192-193.
 United States *v.* Laverty, 3 Martin, 733, **3**, p. 313.
 United States *v.* Lawrence (1876), 13 Blatchf. 295, **4**, pp. 309, 327.
 United States *v.* Laws (1896), 163 U. S. 258, **4**, p. 179.
 United States *v.* Lee, 106 U. S. 196, **2**, p. 592.
 United States *v.* Lee Ching Goon, 60 Pac. Rep. 692, **4**, p. 198.
 United States *v.* Lee Hoy, 48 Fed. Rep. 825, **4**, pp. 223, 226.
 United States *v.* Lee Huen (1902), 118 Fed. Rep. 442, **4**, p. 211.
 United States *v.* Lee Kee (1902), 116 Fed. Rep. 612, **4**, p. 203.
 United States *v.* Lehman, 39 Fed. Rep. 768, **3**, p. 500.
 United States *v.* Lee Lip, 100 Fed. Rep. 842, **4**, p. 203.
 United States *v.* Lee Seick, 100 Fed. Rep. 398, 40 C. C. A. 448, **4**, pp. 198, 206.
 United States *v.* Lee Yen Tai (1902), 185 U. S. 213, **4**, p. 192; **5**, p. 366.
 United States *v.* Lee Yung, 63 Fed. Rep. 520, **4**, p. 206.
 United States *v.* Leung Sam (1902), 114 Fed. Rep. 702, **4**, p. 211.
 United States *v.* Lemng Shue (1903), 126 Fed. Rep. 423, **4**, p. 211.
 United States *v.* Liddle, 2 Wash. C. C. 205, **4**, p. 652.
 United States *v.* Lipkis, 56 Fed. Rep. 427, **4**, p. 177.
 United States *v.* Loo Way, 68 Fed. Rep. 475, **4**, pp. 197, 206.
 United States *v.* Louie Juen (1904), 128 Fed. Rep. 522, **4**, p. 220.
 United States *v.* Lue Yee (1905), 124 Fed. Rep. 303, **4**, p. 211.
 United States *v.* Lucy Guey Ruck (1902), 115 Fed. Rep. 252, **4**, p. 206.
 United States *v.* Lumsden, 1 Bond, 5, **7**, pp. 909, 911.
 United States *v.* Lung Hong, 105 Fed. Rep. 188, **4**, pp. 218, 220.
 United States *v.* Lynde, 11 Wall. 632, **1**, pp. 417, 745; **5**, p. 242.
 United States *v.* McCallum, 44 Fed. Rep. 745, **4**, p. 178.
 United States *v.* McElroy (1902), 115 Fed. Rep. 252, **4**, p. 181.
 United States *v.* McGill (1896), 4 Dall. 426, **1**, p. 938.
 United States *v.* McLaughlin, 127 U. S. 428, **1**, p. 418.
 United States *v.* McRae (1869), 8 Law Reports, Equity, 69, **1**, pp. 55, 66.
 United States *v.* Brig Malek Adhel, 2 How. 210, **2**, p. 964.
 United States *v.* Mark Ying, 76 Fed. Rep. 450, **4**, p. 228.
 United States *v.* Brigantine Mars (1814), 8 Cranch, 417, **7**, p. 149.
 United States *v.* Mary A. Hogan, The, 18 Fed. Rep. 529, **7**, pp. 910, 911.
 United States *v.* Mar Ying Yuen (1903), 123 Fed. Rep. 159, **4**, p. 206.
 United States *v.* Mich. R. R. Co., 48 Fed. Rep. 365, **4**, p. 179.
 United States *v.* Mills, 12 Pet. 215, **1**, p. 416.
 United States *v.* Miranda, 16 Pet. 153, **1**, p. 416.
 United States *v.* Mock Chew, 54 Fed. Rep. 490, **4**, p. 223.
 United States *v.* Moreno (1863), 1 Wall. 400, **1**, pp. 418, 421; **5**, p. 255.
 United States *v.* Morris, 1 Curtis, 50, **1**, p. 325.
 United States *v.* Mosby (1890), 133 U. S. 273, **5**, pp. 150-151.
 United States *v.* Motherwell, 103 Fed. Rep. 198, **4**, p. 418.
 United States *v.* Moy Yim, 115 Fed. Rep. 652, **4**, p. 218.
 United States *v.* Moy You (1903), 126 Fed. Rep. 226, **4**, p. 211.
 United States *v.* Murphy (1898), 84 Fed. Rep. 609, **7**, pp. 915, 916.
 United States *v.* Navarre (1899), 173 U. S. 77, **5**, p. 243.

- United States *v.* Nelson, 100 Fed. Rep. 125, **2**, p. 339; **5**, p. 145.
 United States *v.* New York, 160 U. S. 598, **1**, p. 337.
 United States *v.* Ng Park Tan, 86 Fed. Rep. 605, **4**, p. 228.
 United States *v.* Ng Young (1903), 126 Fed. Rep. 425; **4**, p. 211.
 United States *v.* Norsch, 42 Fed. Rep. 417, **3**, p. 500.
 United States *v.* Northwestern Express Co. (1897), 164 U. S. 686, **3**, p. 802.
 United States *v.* Nuñez (1896), 82 Fed. Rep. 599, **7**, p. 915.
 United States *v.* O'Brien (1896), 75 Fed. Rep. 900, **7**, pp. 914, 915.
 United States *v.* O'Keefe, 11 Wall. 178, **6**, pp. 676, 901; **7**, pp. 296, 596.
 United States *v.* Olvera, 154 U. S. 538, **1**, p. 418.
 United States *v.* Old Settlers (1893), 148 U. S. 427, **5**, p. 366.
 United States *v.* One Hundred Barrels of Cement, 27 Fed. Cas., 292, **7**, p. 255.
 United States *v.* Ortega, 11 Wheat. 467, **5**, pp. 75, 476.
 United States *v.* Ortega, 4 Wash. C. C. 531, **4**, pp. 624, 625.
 United States *v.* Ortiz (1900), 176 U. S. 422, **1**, p. 420.
 United States *v.* Osborne, 6 Sawy. 406, **1**, p. 33.
 United States *v.* Pacific R. R. Co. (1887) 120 U. S. 227, **1**, p. 192; **6**, p. 903; **7**, p. 286.
 United States *v.* Padelford, 9 Wall. 531, **6**, p. 901; **7**, p. 296.
 United States *v.* Pagliano, 53 Fed. Rep. 1001, **4**, p. 161.
 United States *v.* Palmer (1818), 3 Wheat. 610, **1**, pp. 174, 247, 745; **2**, pp. 263, 268, 955, 959.
 United States *v.* Parsons (1904), 130 Fed. Rep. 681, **4**, p. 178.
 United States *v.* Parsons, 1 Lowell, 107, **5**, p. 133.
 United States *v.* Payne, 2 McCrary, 289, 8 Fed. Rep. 883, **5**, p. 249.
 United States *v.* Schooner Peggy (1801), 1 Cranch, 103, **4**, p. 268; **5**, pp. 233, 247, 365, 371, 582, 616; **7**, pp. 505, 619.
 United States *v.* Pena (1895), 69 Fed. Rep. 983, **7**, p. 914.
 United States *v.* Pena, 175 U. S. 500, **5**, p. 785.
 United States *v.* Peralta, 3 Wall. 434, **1**, pp. 418, 419.
 United States *v.* Percheman (1833), 7 Pet. 51, **1**, pp. 411, 415, 416, 419; **5**, pp. 221, 222; **7**, pp. 258, 313.
 United States *v.* Peterson (1846), 1 Wood & M. 305, **2**, pp. 1034, 1043.
 United States *v.* Peterson, 64 Fed. Rep. 145, **1**, p. 670.
 United States *v.* Phillips, 6 Pet. 776, **4**, p. 667.
 United States *v.* Pico, 23 How. 321, **1**, pp. 247, 306; **5**, p. 242.
 United States *v.* Pillerin, 13 How. 9, **1**, p. 415; **5**, p. 387.
 United States *v.* Pin Kwan, 100 Fed. Rep. 609, 40 C. C. A. 618, 94 Fed. Rep. 824, **4**, pp. 219, 222.
 United States *v.* Pirates (1820), 5 Wheat. 184, **2**, pp. 263, 264, 952, 957, 959, 963, 977, 1009.
 United States *v.* Power, 14 Blatchf. 223, **3**, p. 329.
 United States *v.* Power's Heirs, 11 How. 570, **1**, p. 333.
 United States *v.* Prioleau (1865), 35 L. J., Chancery, U. S. 7, **1**, p. 64; **2**, p. 87.
 United States *v.* Prioleau, 2 Hemming & Miller's Chancery Cases, 559, **1**, p. 55.
 United States *v.* Quigley, 103 U. S. 595, **6**, p. 626; **7**, p. 248.
 United States *v.* Quincy, 6 Pet. 445, **2**, p. 1071; **7**, pp. 894, 896, 1082.
 United States *v.* Quitman, 2 Am. L. Reg. 645, **7**, pp. 1035, 1036.
 United States *v.* Ragazinni, 50 Fed. Rep. 923, **3**, p. 500.
 United States *v.* Rand, 17 Fed. Rep. 142, **7**, pp. 910, 911.
 United States *v.* Rauscher (1886), 119 U. S. 407, **1**, p. 744; **4**, pp. 243, 245, 270, 310, 317, 327.
 United States *v.* Ravara (1793), 2 Dall. 297, **5**, pp. 65, 75, 76.
 United States *v.* Reading, 18 How. 1, **3**, p. 730; **7**, p. 177.
 United States *v.* Rector, &c., of the Church of the Holy Trinity, 36 Fed. Rep. 303, **5**, p. 179.

- United States *v.* Reed (1897), 86 Fed. Rep. 308, 9 C. C. A. 563, **5**, pp. 136, 143, 144.
 United States *v.* Schooner Reform, 3 Wall. 617, **7**, p. 240.
 United States *v.* Repentigny (1866), 5 Wall. 211, **1**, pp. 302, 419, 422; **3**, p. 312; **5**, p. 696.
 United States *v.* Schooner Peggy, 1 Cranch, 103, **7**, p. 505.
 United States *v.* The Resolute, 40 Fed. Rep. 543, **7**, p. 886.
 United States *v.* Reynes, 9 How. 127, **1**, pp. 306, 415, 743, 745; **5**, pp. 242, 244.
 United States *v.* Rhodes, 1 Abb. U. S. 28, **3**, pp. 275, 277.
 United States *v.* Rice (1819), 4 Wheat. 246, **1**, pp. 42, 45, 291, 314; **2**, p. 31; **4**, p. 285; **7**, p. 258.
 United States *v.* Richard Peters (1795), 3 Dall. 121, **7**, p. 588.
 United States *v.* Rio Grande Dam & Irrigation Co. (1899), 174 U. S. 690, **1**, pp. 622, 623, 657, 765.
 United States *v.* Ritchie, 17 How. 525, **3**, p. 311.
 United States *v.* River Spinning Co., 70 Fed. Rep. 978, **4**, p. 181.
 United States *v.* The Robert and Minnie, 47 Fed. Rep. 84, **7**, p. 905.
 United States *v.* Rodgers (1893), 150 U. S. 249, 14 S. Ct. 109, **1**, pp. 670, 937, 938; **2**, p. 1082.
 United States *v.* Rodgers (1901), 109 Fed. Rep. 886, **4**, p. 152.
 United States *v.* Rogers, 46 Fed. Rep. 1, **1**, p. 670.
 United States *v.* Rogers, 3 Sumner (1838), 342, **2**, pp. 1034, 1043.
 United States *v.* Rogers (1846), 4 How. 567, **1**, p. 32.
 United States *v.* Rose, 23 How. 262, **1**, p. 417.
 United States *v.* Roselius, 15 How. 36, **1**, p. 418.
 United States *v.* Russell, 13 Wall. 623, **6**, p. 903; **7**, p. 287.
 United States *v.* Sandoval, 167 U. S. 278, **1**, p. 420.
 United States *v.* Santa Fé, 165 U. S. 675, **1**, p. 420.
 United States *v.* Seagrist, 4 Blatchf. 420, **2**, pp. 1034, 1043.
 United States *v.* See Ho How, 100 Fed. Rep. 736, **4**, p. 198.
 United States *v.* Seventeen Hundred and Fifty-six Shares of Capital Stock, 5 Blatchf. 231, **7**, pp. 253, 289.
 United States *v.* Sharp, 1 Pet. C. C. 118, **1**, p. 932.
 United States *v.* Sheldon (1817), 2 Wheat. 119, **7**, p. 237.
 United States *v.* Simpson, 4 Utah, 277, **2**, p. 483.
 United States *v.* Sing Lee, 71 Fed. Rep. 680, **4**, p. 228.
 United States *v.* Sing Lee (1903), 125 Fed. Rep. 627, **4**, p. 203.
 United States *v.* Six Boxes of Arms, 1 Bond, 446, **7**, p. 240.
 United States *v.* Skinner, 2 Wheel. Cr. Cas. 232, **7**, p. 881.
 United States *v.* Smith (1820), 5 Wheat. 153, **2**, pp. 962, 1102.
 United States *v.* Soulard (1830), 4 Pet. 511, **1**, p. 415.
 United States *v.* Spruth, 71 Fed. Rep. 678, **4**, p. 176.
 United States *v.* Steever, 113 U. S. 747, **7**, p. 653.
 United States *v.* Stone, 2 Wall. 525, **1**, p. 748.
 United States *v.* Sun, 76 Fed. Rep. 450, **4**, p. 228.
 United States *v.* Sutter, 21 How. 170, **1**, p. 417.
 United States *v.* Tartar Chemical Co. (1903) 127 Fed. Rep. 944; 62 C. C. A. 576, **5**, p. 617.
 United States *v.* Texas (1892), 143 U. S. 621, **1**, pp. 304, 745.
 United States *v.* Texas (1896), 162 U. S. 1, **1**, p. 616.
 United States *v.* Thompson, 41 Fed. Rep. 28, **4**, p. 178.
 United States *v.* The Three Friends, 85 Fed. Rep. 424, 29 C. C. A. 244, 52 U. S. App. 571, **7**, p. 898.
 United States *v.* Throckmorton, 98 U. S. 61, **3**, p. 500.
 United States *v.* Tobacco Factory, 1 Dill. 264, **5**, p. 358.
 United States *v.* Trumbull, 46 Fed. Rep. 755, **4**, p. 191.

- United States v. Trumbull (1891), 48 Fed. Rep. 99, 2, p. 986; 7, pp. 905, 910, 965, 1080.
 United States v. Tuck Lee (1903), 120 Fed. Rep. 989, 4, p. 197.
 United States v. Turner, 11 How. 663, 1, p. 333.
 United States v. Two Hundred and Fourteen Boxes of Arms, 20 Fed. Rep. 50, 7, pp. 897, 910, 911.
 United States v. Tye, 70 Fed. Rep. 318, 4, p. 206.
 United States v. Tynen, 11 Wall. 88, 3, p. 500; 5, p. 367.
 United States v. Vaca, 18 How. 556, 1, p. 305.
 United States v. Vallejo, 1 Black, 541, 1, p. 307.
 United States v. Villato, 2 Dall. 370, 3, p. 327.
 United States v. Ward, 42 Fed. Rep. 320, 3, p. 278.
 United States v. Watts, 14 Fed. Rep. 130, 8 Sawy. 370, 4, pp. 270, 311.
 United States v. Weed, 5 Wall. 62, 2, p. 1105.
 United States v. Alice Weil et al. (1900) 35 Ct. Cl. 432, 7, p. 68.
 United States v. Weld, 127 U. S. 51, 7, p. 52.
 United States v. Whitcomb Metallic Bedstead Co. 45 Fed. Rep. 89, 4, p. 181.
 United States v. Wiborg (1895), 73 Fed. Rep. 159, 7, p. 914.
 United States v. Williams, 83 Fed. Rep. 997, 4, p. 203.
 United States v. Willings (1807), 4 Cranch, 48, 2, p. 1004.
 United States v. Wiltberger, 5 Wheat. 76, 1, p. 938.
 United States v. Wilson, 60 Fed. Rep. 890, 4, p. 191.
 United States v. Wilson (1897), 168 U. S. 273, 5, p. 152.
 United States v. Wong Ah Hung, 62 Fed. Rep. 1005, 4, p. 228.
 United States v. Wong Chow (1901), 108 Fed. Rep. 376, 4, p. 210.
 United States v. Wong Dep Ken, 57 Fed. Rep. 203, 4, pp. 198, 203.
 United States v. Wong Hong, 71 Fed. Rep. 283, 4, p. 228.
 United States v. Wong Kim Ark (1898), 169 U. S. 649, 3, pp. 280, 940.
 United States v. Wong Lung, 103 Fed. Rep. 794, 4, pp. 218, 219, 220.
 United States v. Wong Sing, 51 Fed. Rep. 79, 4, p. 203.
 United States v. Wong Soo Bow, 112 Fed. Rep. 416, 4, p. 210.
 United States v. Wright, 1 McLean, 509, 4, p. 470.
 United States v. Yamasaka, 100 Fed. Rep. 404, 40 C. C. A. 454, 4, p. 175.
 United States v. Ybanez, 53 Fed. Rep. 536, 7, pp. 910, 914.
 United States v. Yong Yew, 83 Fed. Rep. 832, 4, pp. 226, 228.
 United States v. Yorba, 1 Wall. 412, 1, pp. 248, 306, 417, 745; 5, p. 242.
 United States v. York (1904), 131 Fed. Rep. 323, 3, p. 600.
 United States v. Yung Jow Tow (1901), 110 Fed. Rep. 154, 4, p. 204.
 University v. Finch, 18 Wall. 106, 7, pp. 251, 254, 261.
 Urtetiqui v. D'Arcy, 9 Pet. 692, 3, p. 493.
 Urtetiqui v. D'Arbel, 9 Pet. 692, 3, p. 994.
 Utassy v. Giedlinghagen, 33 S. W. 444, 4, p. 34.
 Valarino v. Thompson (1853), 7 N. Y. 576, 2, p. 593; 5, pp. 65, 73.
 Valk v. United States, 28 Ct. Cl. 241, 3, p. 336.
 Valk v. United States, 29 Ct. Cl. 62, 5, p. 619.
 Van Bokkelen v. Hayti, Moore, Int. Arb. II. 1807-1853, 4, p. 8; 6, pp. 699-701.
 Vance, In re, 92 Cal. 195, 28 Pac. 229, 3, p. 815.
 Vance v. United States, 30 Ct. Cl. 252, 7, p. 298.
 Vanderheugel v. United Ins. Co. (1801) 2 Johns. Cas. 127, 148, 2, p. 1056.
 Vandeput, The (1902), 37 Ct. Cl. 396, 6, p. 629.
 Vandervelpen, In re, 14 Blatchf. 137, 5, p. 248.
 Van Dissel & Co., Case of, Ralston's Rep. 565, 6, pp. 972, 991.
 Van Hoven, Ex parte, 4 Dillon, 415, 4, p. 372.
 Varner & Dorsett v. Arnold, 83 N. C. 206, 7, p. 268.
 Vasse v. Ball, 2 Dall. 270, 7, p. 388.

- *Vavasseur v. Krupp* (1878), L. R. 9 Ch. Div. 351, **2**, p. 592.
Venezuela Steam Transportation Co. v. Venezuela, Moore, Int. Arb. II. 1693, **6**, p. 973.
Venice, The, 2 Wall. 258, **1**, p. 47; **7**, p. 427.
Venus, The (1892), 27 Ct. Cl. 116, **7**, p. 487.
Venus, The (1814), 8 Cranch, 253, **3**, pp. 830, 831; **7**, pp. 425, 426, 428, 429.
Venus, The (1816), 1 Wheat. 112, **7**, p. 614.
Vesseron v. Mexico, Moore, Int. Arb. III. 2975, **6**, p. 973.
Victorian, The (1898), 88 Fed. Rep. 797, **5**, p. 136.
Vidal, In re (1900), 179 U. S. 126, **2**, p. 186.
Vigilante, The (1798), 1 C. Rob. 13, **2**, pp. 1046, 1056.
Villato's Case, Wharton's State Trials, 185, **7**, p. 880.
Villeneuve v. Barron (1792), 2 Dall. 235, **2**, p. 84.
Virgilio del Genovese, Case of, Venez. Arb. of 1903, Ralston & Doyle's Rep. 174, **6**, p. 307.
Virginia v. Tennessee (1893), 148 U. S. 503, **1**, p. 749.
Vito Rullo, In re. See *Rullo, In re Vito*.
Viveash v. Becker, 3 Maule & Selwyn, 284, **5**, p. 94.
Vogt, Carl, Case of, Moore on Extradition, I. 135, **2**, p. 268.
Volant, The, 5 Wall. 179, **7**, p. 719.
Vreede Sholtys, The (1804), 5 C. Rob. 5, **2**, p. 1046.
Vrouw Elizabeth, The (1803), 5 C. Rob. 2, **2**, p. 1046.
Vrouw Judith, 1 Rob. 150, **7**, pp. 835, 836.
Vrouw Anna Catharina, The, 5 Rob. 15, **7**, pp. 406, 511, 1096.
Vrouw Margharetha, 1 C. Rob. 336, **7**, p. 404.
Vrouw Johanna, 2 Rob. 109, **7**, p. 784.
W. B. v. Latimer (1788), 4 Dall. App. I., **7**, p. 588.
W. P. Sayward, Case of the (Case of the U. S. App. I. 115-121, Fur-Seal Arb. II.) **1**, pp. 896, 919.
Wadge, In re, 15 Fed. Rep. 864, 16 Fed. Rep. 332, 21 Blatchf. 300, **4**, pp. 389, 391, 392.
Wainwright v. Low, 132 N. Y. 313, 30 N. E. 747, **4**, p. 34.
Walker v. Allen, 72 Ala. 456, **1**, p. 622.
Walker v. Potomac Ferry Co. 3 McArthur, 440, **3**, p. 456.
Walker's Executors v. United States, 106 U. S. 413, **7**, p. 247.
Wallace v. Driver, 61 Ark. 429; 33 S. W. 641, **1**, pp. 270, 621.
Wallace v. United States (1890), 130 U. S. 180; 10 S. Ct. 251, **4**, p. 796.
Wallach v. Van Riswick, 3 MacArthur, 168, **7**, p. 292.
Wallach v. Van Riswick, 92 U. S. 202, **7**, pp. 292, 293.
Walsh v. Mexico, Moore, Int. Arb. III. 2978, **6**, p. 973.
Walsingham Packet, The, 1 C. Rob. 83, **7**, p. 121.
Wan Shing v. United States, 140 U. S. 424, 11 S. Ct. 729, **4**, pp. 222, 223.
Waples v. Hays, 108 U. S. 6, **7**, p. 292.
Waples v. United States, 110 U. S. 630, **7**, p. 293.
Ward v. State, 102 Tenn. 724, 52 S. W. 996, **4**, p. 314.
Ware v. Hylton (1796), 3 Dall. 199, **1**, p. 5; **4**, pp. 42, 268; **5**, pp. 166, 247, 320, 361, 371, 697; **6**, p. 918; **7**, pp. 171-172, 288, 309, 309-310, 311.
Ware v. Jones (1878), 61 Ala. 288, **7**, p. 250.
Ware v. Wisner, 50 Fed. Rep. 310, **3**, p. 282; **4**, p. 33.
Warren v. United States, 58 Fed. Rep. 559, 7 C. C. A. 368, **4**, p. 176.
Washburn, Matter of, 4 Johns. Ch. 105, **4**, p. 245.
Washington, Case of the, Moore, Int. Arb. IV. 4342, **1**, p. 787.
Washington v. Opie (1892), 145 U. S. 214, **7**, p. 267.
Wasser Hundt, The, Dodson, 270, **7**, p. 836.
Watchful, The, 6 Wall. 91, **2**, p. 1105.
Waters v. Collot, 2 Dall. 247, **2**, p. 24.
Watson v. Richmond & D. R. Co., 91 Ga. 222, **4**, p. 19.

- Watson v. United States, 25 Ct. Cl. 116, **6**, p. 626.
 Watts v. Territory, 1 Wash. Ter. Rep. U. S. 409, **2**, p. 17.
 Watts v. United States, 1 Wash. Ter. Rep. U. S. 288, **2**, p. 17.
 Webster v. Reid, 11 How. 437, **1**, pp. 320, 322.
 Way Tai, In re, 96 Fed. Rep. 484, **4**, pp. 176, 177.
 Weddellburn, Succession of, 1 Robinson's Rep. 263, **5**, p. 114.
 Welch v. Sullivan, 8 Cal. 165, **1**, p. 307.
 Weller v. The State, 16 Tex. App. 200, **2**, p. 255.
 Welvaart Van Pillaw, The, 2 Rob. 128, **7**, p. 784.
 Wendover v. Hogeboom, 7 Johnson, 308, **2**, pp. 1009, 1016.
 West v. West, 8 Paige, 433, **3**, p. 464.
 Weston v. Penniman, 1 Mason, 306, **2**, p. 1046.
 Whalen v. Sheridan, 17 Blatchf. 9, **7**, p. 267.
 Wheatley v. Hotchkiss, 1 Sprague, 225, **4**, p. 9.
 Wheelright v. Depeyster, 1 Johnston's Rep. 481, **7**, p. 626.
 White v. The M. M. Morrill (1897), 78 Fed. Rep. 509, **5**, p. 138.
 White v. Moses, 21 Cal. 34, **1**, p. 307.
 White v. White, 2 Met. (Ky.) 185, **3**, pp. 336, 456.
 White Fawn, Case of the, Docs. and Proceedings of the Halifax Com., **1**, p. 797.
 Whitelaw v. United States, 75 Fed. Rep. 513, 44 C. C. A. 648, **1**, p. 894.
 White's Bank v. Smith, 7 Wall., 655, **2**, pp. 1033, 1037..
 Whitney v. Robertson, 21 Fed. Rep. 566, **5**, p. 267.
 Whitney v. Robertson (1888), 124 U. S. 190, **5**, pp. 67, 359, 366.
 Whitney v. United States (1901), 181 U. S. 104, **1**, p. 420.
 Whiton v. Albany Ins. Co. 109 Mass. 24, **1**, p. 261.
 Wiborg v. United States (1896), 163 U. S. 632, 16 S. Ct. 1127, **6**, p. 162; **7**, pp. 912-913.
 914, 1082, 1083.
 Wiggan v. Conolly, 163 U. S. 56, **3**, p. 331.
 Wilcke v. Wilcke (Iowa, 1897), 71 N. W. 201, 102 Iowa, 173, **5**, p. 176.
 Wilcox v. Henry (1782), 1 Dall. 69, **1**, p. 414; **7**, pp. 253, 288.
 Wilcox v. Luce (1896), 45 Pac. Rep. 676, **5**, p. 77.
 Wilcox v. Luce (1897), 118 Cal. 639, 50 Pac. Rep. 758, **5**, p. 77.
 Wildenhuis' Case (1887), 120 U. S. 1, **2**, pp. 7, 299, 303-305, 314, 338, 855, 859; **5**, p. 235.
 Wilder's Steamship Co., Ex parte (1902), 183 U. S. 545, **1**, p. 512.
 William, The, ⁽¹⁸⁶⁵⁾ 5 C. Rob. 385, **7**, pp. 702, 704, 707, 713.
 William, The, 23 Ct. Cl. 201, **5**, p. 358.
 William Bagaley, The, 5 Wall. 377, **7**, pp. 250, 402, 427, 428, 429, 533.
 William Harris, The, Ware, 367, **2**, p. 597.
 William King, The (1817), 2 Wheat. 148, **7**, p. 145.
 Williams, Case of Isaac (1797), **3**, p. 560.
 Williams's Case, Wharton's State Trials, 652, **7**, p. 880.
 Williams v. Armroyd (1813), 7 Cranch, 423, **7**, pp. 591, 592, 638, 639.
 Williams v. Bennett, 1 Tex. Civ. App. 498, 20 S. W. 856, **4**, p. 34.
 Williams v. Bruffy (1877), 96 U. S. 176, **1**, pp. 45, 56, 57, 191; **2**, p. 31; **7**, pp. 313-315.
 Williams v. Heard, 140 U. S. 529, **6**, p. 1015; **7**, p. 52.
 Williams v. Paine (1897), 169 U. S. 55, **7**, pp. 250, 252.
 Williams v. Smith, 2 Caines's Rept. 1, **7**, p. 789.
 Williams v. Suffolk Ins. Co., 3 Sumner, 270, **1**, p. 744.
 Williams v. Suffolk Ins. Co., 13 Pet. 415, **1**, pp. 247, 299, 743, 744, 745, 884
 Williams v. United States, 23 Ct. Cl. 46, **4**, p. 457.
 Williams v. Venezuela, Moore, Int. Arb. IV. 4181, **1**, p. 296; **6**, p. 1007.
 Williams v. Welhaven, 55 Fed. Rep. 80, **2**, p. 299; **5**, p. 366.
 Willing v. United States (1804), 4 Dall. 374, app. xxxiv, **2**, p. 1004.
 Willow River Club v. Wade (Wis.), 76 N. W. 273, **1**, p. 622.

- Wilson's Case, Moore, Int. Arb. IV. 3674, **6**, p. 894.
- Wilson v. Blanco, 4 N. Y. S. 714, 56 N. Y. Super. Ct. 582, **4**, p. 557.
- Wilson v. Kimmel, 19 S. W. 24, **4**, p. 34.
- Wilson v. McNamee, 102 U. S. 572, **1**, p. 930.
- Wilson v. Marryat, 8 T. R. 45, **7**, p. 424.
- Wilson v. Martin-Wilson Fire Alarm Co., 149 Mass. 24, **4**, p. 19.
- Wilson v. Shiveley, 11 Oreg., 215, **1**, p. 270.
- Wilson v. Spain, Moore, Int. Arb. III. 2981, **6**, p. 973.
- Wilson v. United States (1896), 32 Ct. Cl. 64, **5**, p. 152.
- Wisconsin v. Duluth, 2 Dillon, 406, **4**, p. 443.
- Wolsey v. Chapman, 101 U. S. 755, **1**, p. 563.
- Wong Fock, In re, 81 Fed. Rep. 558, **4**, p. 202.
- Wong Fong v. United States, 77 Fed. Rep. 168, 23 C. C. A. 110, 71 Fed. Rep. 283, **4**, pp. 218, 219, 220.
- Wong Wai v. Williamson, 103 Fed. Rep. 1, **2**, p. 159.
- Wong Wing v. United States (1896), 163 U. S. 228, 6 St. 977, **4**, p. 203.
- Wong Yung Quy, 47 Fed. Rep. 417, **4**, p. 210.
- Wood v. Carpenter, 101 U. S. 139, **6**, p. 1005.
- Wood v. Two Barges (1891), 46 Fed. Rep. 204, **5**, p. 131.
- Woodhall, Case of Alice, 1 Moore on Extradition, 240, **4**, p. 311.
- Woodruff, Case of, Moore, Int. Arb. IV. 3564-3567, **6**, p. 302.
- Woodruff v. Parham, 8 Wall. 123, **1**, pp. 322, 328, 330.
- Wooster v. Man. Co., 31 Me. 246, **2**, p. 451.
- Worcester v. State of Georgia (1832), 6 Pet. 515, **1**, pp. 31, 312.
- Workman v. New York City, 179 U. S. 552, 21 S. Ct. 12, **2**, p. 79.
- Worms, Case of, 22 L. C. Jur. 109, **4**, p. 308.
- Wo Tai Li, 48 Fed. Rep. 668, **4**, pp. 222, 223.
- Wren, The, 6 Wall. 582, **7**, p. 839.
- Wright, In re (1903), 123 Fed. Rep. 463, **4**, pp. 268, 375.
- Wright v. Henkel (1903), 190 U. S. 40, **4**, pp. 268, 376.
- Wright v. Tebbitts, 91 U. S. 252, **7**, p. 41.
- Wulf v. Manuel (Mont.), 23 Pac. 723, **3**, p. 423; **4**, p. 34.
- Wunderle v. Wunderle, 144 Ill. 40, 33 N. E. 195, **4**, pp. 33, 39, 39-40; **5**, p. 371.
- Wyman v. McEvoy (Mass. 1906), N. Y. Law Jour. Apr. 16, 1906, **5**, pp. 125, 161, 312.
- Yamashita, In re (1902), 30 Wash. 234, 70 Pac. Rep. 482, **3**, pp. 330, 331, 499.
- Yeaker v. Yeaker, 4 Mete. 33, **4**, p. 33.
- Yeaton v. Fry, 5 Cranch, 335, **7**, p. 704.
- Year Book, 21 Hen. VII. 27, pl. 5, per Kingsmill, J., **2**, p. 187.
- Yeaton v. Fry (1809), 5 Cranch, 335, **7**, pp. 621, 820.
- Yeaton v. United States (1809), 5 Cranch, 281, **7**, p. 619.
- Yee v. N'Goy (1902), 116 Fed. Rep. 333, **4**, p. 204.
- Yew Bing Hi (1904), 128 Fed. Rep. 319, **4**, p. 220.
- Yick Wo v. Hopkins, 118 U. S. 356, **1**, p. 325; **4**, p. 203.
- York, Case of the, Hale's Rept. 51, Howard Rept. 148, **2**, p. 362.
- Young Jacob and Johanna, The, 1 C. Rob. 20, **1**, p. 7.
- Young v. United States (1877), 97 U. S. 39, **4**, p. 10; **6**, pp. 248, 625, 899; **7**, pp. 239-240, 295-296, 297, 301, 302.
- Zee Star, The, 4 C. Rob. 71, **7**, p. 522.
- Zia, Pueblo of, v. United States, 168 U. S. 198, **1**, p. 420.
- Zundell v. Gess, 9 S. W. 879, **4**, p. 34.

LIST OF DOCUMENTS.

[Bold-faced figures refer to number of volume.]

- Aarifi Pasha, Turkish for. min., to Wallace, min. to Turkey, Mar. 12, 1883, **5**, p. 796.
- Abbott, John T., min. to Colombia, to Blaine, Sec. of State, July 31, 1889, **2**, p. 78.
- to Sec. of State, Nov. 30, 1889, **2**, p. 120.
- to Blaine, Sec. of State, Dec. 12, 1889, **5**, p. 122.
- to Blaine, Sec. of State, Apr. 24, 1890, **5**, p. 122.
- to Blaine, Sec. of State, Aug. 14, 1890, **2**, p. 76.
- to Blaine, Aug. 22, 1890, **5**, p. 122.
- to Blaine, Sec. of State, Oct. 24, 1890, **5**, p. 122.
- Aberdeen, Earl of, Brit. for. sec., to Marquis of Barbacena, Brazilian min. to England, Jan. 13, 1829, **6**, pp. 437-438.
- to Everett, min. to England, Dec. 20, 1841, **2**, pp. 932, 934.
- to Lord Ashburton, Brit. min., Feb. 8, 1842, **2**, p. 941.
- to Fox, Brit. min., Jan. 18, 1843, **2**, p. 932.
- to Pakenham, Brit. min., Dec. 26, 1843, **1**, p. 453.
- to Everett, min. to England, Dec. 9, 1844, **1**, p. 637.
- to Everett, min. to England, Mar. 10, 1845, **1**, p. 783.
- to Everett, min. to England, Apr. 21, 1845, **1**, p. 783.
- to Pakenham, Brit. min., Nov. 7, 1845, **6**, p. 422.
- Abert to Fish, Sec. of State, Aug. 17, 1871, **3**, p. 117.
- Acedo, Colombian gen., to cons. at Barranquilla, Apr. 20, 1885, **6**, p. 997.
- Adams, Charles Francis, min. to England, to Seward, Sec. of State, May 21, 1861, **7**, p. 579.
- to Seward, Sec. of State, June 11, 1861, **1**, p. 166.
- to Seward, Sec. of State, June 14, 1861, **1**, pp. 185, 209; **6**, p. 956.
- to Seward, Sec. of State, June 28, 1861, **7**, p. 806.
- to Lord Russell, Brit. for. sec., July 11, 1861, **7**, p. 579.
- to Seward, Sec. of State, July 19, 1861, **7**, p. 579.
- to Seward, Sec. of State, July 26, 1861, **7**, p. 579.
- to Lord Russell, Brit. for. sec., July 29, 1861, **7**, p. 579.
- to Seward, Sec. of State, Aug. 2, 1861, **7**, p. 579.
- to Lord Russell, Brit. for. sec., Aug. 19, 1861, **7**, p. 580.
- to Earl Russell, Brit. for. sec., Aug. 23, 1861, **7**, pp. 580, 581.
- to Earl Russell, Brit. for. sec., Sept. 3, 1861, **5**, pp. 21, 97.
- to Earl Russell, Brit. for. sec., Dec. 30, 1862, **7**, p. 700.
- to Seward, Sec. of State, Aug. 20, 1863, **6**, p. 9.
- to Seward, Sec. of State, Feb. 11, 1864, **4**, p. 718.
- to Earl Russell, Brit. for. sec., May 20, 1864, **1**, p. 189.
- to Earl Russell, Brit. for. sec., Nov. 23, 1864, **5**, pp. 169, 323.
- to Earl Russell, Brit. for. sec., Apr. 7, 1865, **1**, p. 189.
- to Lord Russell, Brit. for. sec., Sept. 18, 1865, **1**, p. 172.
- to Earl Russell, Brit. for. sec., Sept. 18, 1865, **1**, p. 189.
- to Seward, Sec. of State, June 2, 1866, **3**, p. 184.
- to Seward, Sec. of State, July 22, 1867, **4**, p. 770.

- Adams, Charles Francis, Count Frederick Sclopis, Jacques Stämpfli, and Vicomte D'Itajuba, Geneva Tribunal, award, Sept. 14, 1872, 7, pp. 1060-1064.
- Adams, John, to Benj. Franklin, Oct. 14, 1780, 4, p. 432.
 to Livingston, Apr. 23, 1782, 4, p. 727.
 to Livingston, Nov. 8, 1782, 4, pp. 727-728.
 to Livingston, Feb. 5, 1783, 4, p. 432.
 to President of Congress, Feb. 10, 1784, 6, p. 11.
 to President of Congress, June 7, 1784, 5, p. 618.
 to Warren, Aug. 27, 1784, 4, p. 797.
 to Count de Vergennes, Mar. 28, 1785, 5, p. 392. (This letter was signed by Adams, Franklin, and Jefferson as commissioners.)
 to Jay, May 13, 1785, 4, p. 798.
 to Jefferson, Jan. 19, 1786, 4, p. 458.
 to John Jay, Sec. for For. Aff., Feb. 16, 1788, 4, p. 468.
- Adams, John, Vice-President, to President Washington, May 17, 1789, 4, pp. 748-750.
 to Washington, Aug. 27, 1790, 2, p. 389.
 to Washington, Aug. 29, 1790, 5, p. 459.
- Adams, John, President, message to Congress, May 16, 1797, 4, p. 476; 5, pp. 600, 601.
 message to Senate, May 31, 1797, 5, p. 601.
 message, May 31, 1797, 4, p. 476.
 message, Feb. 18, 1798, 4, p. 450.
 message, June 14, 1798, 5, p. 604.
 message to Congress, June 21, 1798, 4, pp. 459, 477; 5, p. 604.
 to Pickering, Sec. of State, July 7, 1798, 5, p. 19.
 proclamation, July 13, 1798, 7, p. 155.
 message, Feb. 25, 1799, 4, p. 477; 5, p. 606.
 to Pickering, Sec. of State, May 21, 1799, 1, p. 930; 4, p. 281.
 proclamation, June 26, 1799, 5, p. 581.
 to Pickering, Sec. of State, July 20, 1799, 4, p. 711.
 to Marshall, Sec. of State, Oct. 3, 1800, 7, p. 439.
 message to Congress, Nov. 22, 1800, 5, p. 618.
- Adams, John, ex-President, to Dr. Rush, Sept. 30, 1805, 6, p. 12.
 to Rush, Sept. 27, 1808, 6, p. 12.
 to Varnum, Dec. 26, 1808, 7, pp. 144-145.
 to William Thomas, Aug. 10, 1822, 1, p. 769.
- Adams, John Quincy, min. to Prussia, to Sec. of State, Oct. 31, 1797, 7, pp. 437-438.
- Adams, John Quincy, min. to England, to Lord Bathurst, Sept. 25, 1815, 5, p. 385.
 to Monroe, Sec. of State, Jan. 31, 1816, 1, p. 692.
 to Monroe, Sec. of State, Feb. 8, 1816, 1, p. 692.
 to Monroe, Sec. of State, Mar. 22, 1816, 1, p. 692.
 to Monroe, Sec. of State, Mar. 30, 1816, 1, p. 692.
- Adams, John Quincy, Sec. of State, to Richard Rush, min. to England, Nov. 6, 1817, 4, p. 580; 5, pp. 182, 381; 7, p. 800.
 to U. S. dip. representatives, cir., Nov. 6, 1817, 4, pp. 761-762.
 to Erving, min. to Spain, Nov. 11, 1817, 2, p. 406.
 to de Neuville, French min., Dec. 23, 1817, 5, p. 258.
 to Bagot, Brit. min., Dec. 29, 1817, 4, p. 248.
 to Shaler, cons. gen. to Algiers, Jan. 13, 1818, 3, p. 736; 4, pp. 728-729, 737.
 to de Onis, Span. min., Jan. 16, 1818, 1, p. 439.
 to de Neuville, French min., Jan. 22, 1818, 2, pp. 585-586.
 to de Neuville, French min., Jan. 27, 1818, 2, p. 408.
 to Wirt, Atty.-Gen., Mar. 2, 1818, 4, pp. 550, 655.
 to de Onis, Span. min., Mar. 12, 1818, 4, p. 5; 5, p. 337.

- Adams, John Quincy, Sec. of State, to Correa de Serra, Portuguese min., Mar. 14, 1818, 7, pp. 1051-1052, 1093, 1103.
- to de Neuville, French min., Mar. 19, 1818, 2, p. 80.
- to Bagot, Brit. min., May 2, 1818, 4, pp. 248, 249.
- to Gallatin, min. to France, May 19, 1818, 1, p. 82; 7, p. 860.
- to Rush, min. to England, May 20, 1818, 1, p. 82.
- to Russell, chargé to Sweden, May 24, 1818, 4, p. 462.
- to de Neuville, French min., July 27, 1818, 1, p. 216.
- to Everett, chargé to Netherlands, Aug. 10, 1818, 1, p. 334.
- to President Monroe, Aug. 24, 1818, 1, p. 79.
- to Aguierre, agt. of Buenos Ayres, Aug. 27, 1818, 4, p. 441; 7, p. 1027.
- to de Onis, Span. min., Oct. 31, 1818, 1, p. 440.
- to Gallatin and Rush, Nov. 2, 1818, 2, pp. 918, 997.
- to Erving, min. to Spain, Nov. 18, 1818, 7, p. 212.
- to Erving, min. to Spain, Nov. 28, 1818, 2, pp. 405-406; 7, pp. 207-208, 212.
- to de Onis, Span. min., Nov. 30, 1818, 2, p. 405.
- to Erving, min. to Spain, Dec. 2, 1818, 7, p. 212.
- to Rush, min. to England, Jan. 1, 1819, 1, p. 207; 4, p. 441.
- to President Monroe, Jan. 28, 1819, 1, pp. 79-80, 132; 5, p. 13.
- to de Onis, Span. min., Apr. 7, 1819, 2, pp. 974-975.
- to de Neuville, French min., Apr. 15, 1819, 2, pp. 975-976.
- to Hill, cons. at Rio de Janeiro, Apr. 30, 1819, 5, pp. 10, 148.
- to Antrobus, May 11, 1819, 4, p. 248.
- to Thompson, Sec. of Navy, May 20, 1819, 4, pp. 478-480; 6, pp. 375-376; 7, pp. 549-550, 863-864, 1042.
- to Stith, cons. at Tunis, May 27, 1819, 3, p. 736.
- to Forsyth, min. to Spain, Aug. 18, 1819, 1, p. 442; 5, pp. 185, 189.
- to Lowndes, chm. Sen. Com. For. Rel., Dec. 16, 1819, 5, pp. 189-190.
- to Lowndes, chm. Sen. Com. For. Rel., Dec. 21, 1819, 1, p. 444.
- to Bentalou, Apr. 1, 1820, 2, p. 963.
- to Nicholson, marshal at New Orleans, Apr. 3, 1820, 2, p. 963.
- to Waring, marshal at Charleston, Apr. 3, 1820, 2, p. 963.
- to Habersham, dist. atty. at Savannah, Apr. 4, 1820, 2, p. 963.
- to Morel, marshal at Savannah, Apr. 5, 1820, 2, pp. 960, 963.
- to Morel, marshal at Savannah, Apr. 10, 1820, 2, pp. 960, 963.
- to Judge Drayton, Apr. 15, 1820, 2, p. 963.
- to Nicholson, marshal at New Orleans, Apr. 17, 1820, 2, p. 963.
- to Meigs, M. C., Apr. 29, 1820, 2, p. 960.
- to Vives, Span. min., May 3, 1820, 7, p. 1014.
- to Vives, Span. min., May 8, 1820, 5, pp. 185, 189.
- to Prince, marshal at Boston, May 25, 1820, 2, p. 964.
- to min. at The Hague, May 26, 1820, 1, p. 252.
- to Middleton, min. to Russia, June 7, 1820, 5, pp. 182-183.
- to Morel, marshal at Savannah, June 9, 1820, 2, pp. 960, 963.
- to Moore, U. S. marshal, June 10, 1820, 2, p. 963.
- to Nicholson, marshal at New Orleans, June 10, 1820, 2, p. 963.
- to Stanard, dist. atty. at Richmond, June 10, 1820, 2, p. 963.
- to Parker, dist. atty. at Charleston, June 24, 1820, 2, p. 963.
- to Mrs. Klintoek, June 29, 1820, 2, p. 960.
- to Middleton, min. to Russia, July 5, 1820, 4, p. 580; 6, pp. 376-379.
- to Rush, min. to England, July 7, 1820, 7, p. 305.
- to Justice Johnson, U. S. Sup. Ct., Sept. 5, 1820, 1, p. 174; 7, p. 463.
- to Wichelhausen, cons. of Bremen at Baltimore, Oct. 4, 1820, 4, p. 26.
- to Bentalou, marshal at Baltimore, Oct. 26, 1820, 2, p. 963.

- Adams, John Quincy, Sec. of State, to Moore, marshal at Richmond, Oct. 26, 1820, **2**, p. 963.
- to Nicholson, Oct. 26, 1820, **2**, p. 963.
- to Habersham, dist. atty. at Savannah, Oct. 31, 1820, **2**, p. 960.
- to Middleton, min. to Russia, Nov. 6, 1820, **7**, p. 305.
- to Stratford Canning, Brit. min., Dec. 30, 1820, **5**, p. 194.
- to Wyer, agt. to Hayti, Jan. 30, 1821, **1**, p. 217.
- to Harris, Feb. 26, 1821, **4**, p. 791.
- to Cuthbert, M. C., Mar. 1, 1821, **7**, p. 192.
- to Cowper, Mar. 17, 1821, **7**, p. 798.
- to Gen. Jackson, Mar. 23, 1821, **1**, p. 282.
- to de Neuville, French min., Mar. 29, 1821, **5**, p. 258.
- to Ingersoll, May 7, 1821, **2**, p. 970.
- to Wheaton, May 9, 1821, **4**, p. 791.
- to de Neuville, French min., June 15, 1821, **5**, p. 258.
- to Randolph, July 2, 1821, **5**, p. 715.
- to President Monroe, Aug. 3, 1821, **4**, p. 705.
- to de Neuville, French min., Aug. 13, 1821, **5**, p. 258.
- to Stratford Canning, Brit. min., Aug. 15, 1821, **2**, pp. 919-920.
- to Anduaga, Span. min., Nov. 2, 1821, **4**, p. 664.
- to Pitman, Nov. 8, 1821, **5**, p. 18.
- to Blake, dist. atty. at Boston, Nov. 13, 1821, **2**, p. 921.
- to Habersham, U. S. dist. atty. at Savannah, Nov. 21, 1821, **1**, p. 627.
- to Blake, Jan. 4, 1822, **2**, p. 965.
- to White, Jan. 16, 1822, **1**, p. 132.
- to Blake, dist. atty. at Boston, Jan. 22, 1822, **2**, p. 921.
- to Pegram, marshal at Dinwiddie Court House, Va., Jan. 23, 1822, **2**, p. 962.
- to Jackson, Jan. 24, 1822, **4**, p. 328.
- to de Neuville, French min., Feb. 22, 1822, **2**, p. 920.
- to White, King, and Tazewell, commrs. under treaty, Feb. 22, 1819, Mar. 9, 1822, **6**, p. 1011.
- to Poletica, Russ. min., Feb. 25, 1822, **1**, p. 891.
- to claims commrs. under treaty Feb. 22, 1819, Mar. 9, 1822, **6**, p. 717.
- to Poletica, Russ. min., Mar. 30, 1822, **1**, pp. 35, 891.
- to D'Anduaga, Span. min., Apr. 6, 1822, **1**, p. 88.
- to Rush, min. to England, May 13, 1822, **1**, pp. 88-89.
- to De Forest, commissioned as Buenos Ayrean chargé, May 23, 1822, **1**, pp. 80, 90; **4**, p. 550.
- to Dearborn, min. to Portugal, June 26, 1822, **5**, p. 182.
- to Don Pedro Gual, Colombian for. sec., July 2, 1822, **1**, p. 90.
- to Forsyth, min. to Spain, Dec. 17, 1822, **6**, pp. 379-380, 448.
- to Gregg, sec. of state of Pa., Dec. 28, 1822, **4**, pp. 240-241.
- to Aylwin and Spooner, Mar. 19, 1823, **2**, p. 961.
- to Nelson, min. to Spain, Apr. 28, 1823, **1**, pp. 284, 583-584; **2**, pp. 973-974, 998; **3**, pp. 870, 874, 900, 919; **6**, pp. 380-384, 448; **7**, pp. 801-802.
- to Randall, special agt., Apr. 29, 1823, **6**, pp. 384-385.
- to Salmon, Apr. 29, 1823, **6**, p. 708.
- to Nelson, min. to Spain, May 13, 1823, **6**, p. 1013.
- to Rodney, min. to Buenos Ayres, May 17, 1823, **1**, p. 91.
- to Anderson, min. to Colombia, May 27, 1823, **1**, pp. 80, 82, 89, 90; **2**, p. 70; **3**, pp. 77, 563-564; **4**, p. 2; **5**, pp. 341, 342; **7**, pp. 444-445.
- to Anderson, min. to Republic of Colombia, May 28, 1823, **4**, p. 762.
- to Rush, min. to England, June 23, 1823, **1**, p. 631.
- to Stratford Canning, Brit. min., June 24, 1823, **2**, pp. 921-922; **7**, p. 445.

- Adams, John Quincy, Sec. of State, to Rush, min. to England, June 24, 1823, **1**, p. 463;
2, p. 922; **6**, pp. 412-414.
 to Middleton, min. to Russia, July 22, 1823, **6**, pp. 414-415.
 to Rush, min. to England, July 28, 1823, **7**, pp. 462-463.
 to Middleton, min. to Russia, July 29, 1823, **7**, p. 464.
 to Count de Menon, French chargé, July 31, 1823, **7**, p. 466.
 to A. H. Everett, chargé to Netherlands, Aug. 8, 1823, **2**, pp. 922-924.
 to Middleton, min. to Russia, Aug. 13, 1823, **7**, pp. 454, 466.
 to Dearborn, min. to Portugal, Aug. 14, 1823, **2**, p. 924.
 to Allen, Nov. 30, 1823, **3**, p. 909.
 to Baron Tuyll, Russ. min., Nov. 27, 1823, **6**, p. 401.
 to Rush, min. to England, Nov. 30, 1823, **6**, p. 401.
 to McRae, special agt., Dec. 15, 1823, **6**, p. 404.
 to Rush, min. to England, Dec. 17, 1823, **6**, p. 404.
 to Brown, min. to France, Dec. 23, 1823, **4**, p. 559.
 to Samuel, min. to France, Dec. 24, 1823, **5**, pp. 95-96.
 to Samuel Smith and James Lloyd, U. S. Senate, Feb. 24, 1824, **1**, p. 217.
 certificate, Feb. 26, 1824, **4**, p. 26.
 to Rush, min. to England, May 29, 1824, **2**, pp. 924-926.
 to Anderson, June 29, 1824, **2**, p. 978.
 to Anderson, min. to Colombia, July 14, 1824, **7**, p. 550.
 to Rush, min. to England, Nov. 12, 1824, **5**, p. 191.
- Adams, John Quincy, President, message, Dec. 6, 1825, **7**, pp. 107-108.
 message, Dec. 26, 1825, **6**, p. 416.
 message, Dec. 27, 1825, **5**, p. 191.
 message, Feb. 1, 1826, **1**, p. 94.
 message, Mar. 15, 1826, **6**, pp. 13-14, 417; **7**, p. 461.
 message, Dec. 5, 1826, **6**, p. 409.
 message, Feb. 8, 1827, **5**, p. 777.
 to Gallatin, Mar. 20, 1827, **4**, p. 706.
 proclamation, June 7, 1827, **2**, p. 72.
 message, Dec. 4, 1827, **7**, pp. 103-104.
 message, Feb. 6, 1828, **5**, p. 865.
 message, Apr. 25, 1828, **5**, p. 777.
 message, May 21, 1828, **7**, p. 6.
- Adams, Robert, jr., min. to Brazil, to Sec. of State, Nov. 15, 1889, **2**, p. 116.
 to Blaine, Sec. of State, tel., Nov. 16, 1889, **1**, p. 160.
 to Blaine, Sec. of State, tel., Nov. 17, 1889, **1**, p. 160.
 to Blaine, Sec. of State, tel., Nov. 25, 1889, **1**, p. 161.
- Adee, Alvey A., Act. Sec. of State, to Preston, Haytian min., Aug. 11, 1883, **7**, p. 897.
 to Manning, Jan. 30, 1886, **1**, p. 571.
 to Romero, Mex. min., Jan. 30, 1886, **1**, p. 571.
 to Winchester, min. to Switzerland, Jan. 30, 1886, **2**, p. 551.
 to Curry, min. to Spain, Jan. 31, 1886, **3**, p. 31.
 Second Assist. Sec. of State, to Bonham, cons.-gen. at Calcutta, Apr. 5, 1887, **5**, pp. 87, 92.
 Acting Sec. of State, to Curry, min. to Spain, Apr. 16, 1887, **3**, p. 861.
 to Whitney, Sec. of Navy, Apr. 16, 1887, **2**, p. 369.
 Second Assist. Sec. of State, to Johnson, Apr. 20, 1887, **5**, p. 110.
 Act. Sec. of State, to Garland, Atty.-Gen., Sept. 16, 1887, **7**, p. 1022.
 Second Assist. Sec. of State, to Long, Nov. 18, 1887, **1**, pp. 572, 580.
 to Twyeffort, July 13, 1888, **3**, pp. 911-912.
 to Goepel, Sept. 13, 1888, **3**, p. 485.
 to Adamson, cons.-gen. at Panama, Mar. 16, 1889, **3**, p. 809.

- Adce, Alvey A., Second Assist. Sec. of State, to Emanuel, Apr. 5, 1889, **3**, p. 498.
- Act. Sec. of State, to Lincoln, min. to England, Aug. 31, 1889, **3**, p. 939.
- to Ryan, min. to Mexico, Sept. 2, 1889, **5**, p. 105.
- to Thompson, min. to Hayti, Sept. 9, 1889, **2**, p. 914.
- to Ryan, min. to Mexico, Sept. 14, 1889, **4**, p. 689.
- to Dinsmore, min. to Corea, Sept. 16, 1889, **2**, p. 600.
- to Foote, Sept. 19, 1889, **3**, p. 644.
- to Lincoln, min. to England, Sept. 19, 1889, **1**, p. 577.
- to Mizner, min. to Guatemala, Sept. 19, 1889, **6**, p. 31.
- to Wurts, chargé at St. Petersburg, Sept. 20, 1889, **3**, p. 644.
- to Le Ghait, Belg. min., Sept. 21, 1889, **2**, p. 950.
- to Perez y Zeledon, Costa Rican min., Sept. 24, 1889, **4**, pp. 463-464.
- to Terrell, min. to Belgium, Sept. 24, 1889, **5**, p. 565.
- to Ryan, min. to Mexico, Sept. 26, 1889, **5**, p. 106.
- Second Assist. Sec. of State, to Eguiman, June 16, 1890, **3**, p. 695.
- Act. Sec. of State, to Mathews, consul at Tangier, July 8, 1890, **2**, pp. 627, 630-631.
- Second Assist. Sec. of State, to Grant, vice and dep. cons.-gen. at Cairo, Oct. 22, 1890, **2**, pp. 754-755.
- Act. Sec. of State, to Abbott, min. to Colombia, Oct. 24, 1890, **3**, p. 43; **7**, p. 71.
- Second Assist. Sec. of State, to Mrs. Forsayth, Oct. 25, 1890, **3**, 287.
- Act. Sec. of State, to Heard, min. to Corea, Oct. 27, 1890, **2**, pp. 594, 596, 603, 625.
- Second Assist. Sec. of State, to Schmitz, Nov. 5, 1890, **3**, p. 466.
- Act. Sec. of State, to Hicks, min. to Peru, Feb. 19; 1891, **4**, p. 736.
- to Douglass, min. to Hayti, May 19, 1891, **1**, p. 611.
- to Sir J. Pauncefote, Brit. min., May 19, 1891, **4**, p. 315.
- to Douglass, min. to Hayti, May 20, 1891, **1**, p. 611.
- to Phelps, min. to Germany, May 20, 1891, **1**, p. 332.
- to Conger, min. to Brazil, May 23, 1891, **5**, p. 363.
- Second Assist. Sec. of State, to Bushe, Dec. 8, 1891, **3**, p. 43.
- Act. Sec. of State, to Durham, min. to Hayti, Aug. 15, 1892, **6**, p. 818.
- to Scruggs, min. to Venezuela, Aug. 29, 1892, **5**, p. 43.
- to Bolet Peraza, Venez. min., Sept. 10, 1892, **7**, p. 1023.
- to Sperry, min. to Persia, Apr. 27, 1893, **4**, p. 689.
- to Suriya, Apr. 27, 1893, **5**, p. 847.
- to Coombs, min. to Japan, Apr. 28, 1893, **3**, pp. 530-531, 931-932, 933.
- to Thompson, min. to Turkey, Apr. 29, 1893, **4**, pp. 45-46; **5**, p. 826.
- to Romero, Mex. min., July 3, 1893, **4**, p. 401.
- to Sir J. Pauncefote, Brit. amb., "personal," July 24, 1893, **1**, p. 689.
- to Baker, min. to Nicaragua, July 25, 1893, **7**, p. 182.
- to Gabriel, July 25, 1893, **3**, p. 685.
- to Dun, min. to Japan, July 26, 1893, **3**, p. 946.
- to Partridge, min. to Venezuela, July 26, 1893, **3**, p. 710; **6**, p. 299.
- to Crosby, July 27, 1893, **3**, p. 946.
- to Baker, min. to Nicaragua, Sept. 7, 1893, **4**, p. 564.
- Second Assist. Sec. of State, to Tateno, Japanese min., Sept. 8, 1893, **4**, p. 747.
- Act. Sec. of State, to McDonald, min. to Persia, Sept. 21, 1893, **3**, p. 781.
- to Chapman, Sept. 22, 1893, **1**, p. 573.
- to Terres, chargé at Port au Prince, Sept. 25, 1893, **3**, p. 287.
- to Terres, chargé at Port au Prince, Sept. 26, 1893, **3**, pp. 857, 1006.
- to Widdicombe, Oct. 13, 1893, **3**, p. 643.
- Second Assist. Sec. of State, to Boynton, Oct. 21, 1893, **3**, p. 789.
- Act. Sec. of State, to Denby, chargé at Peking, Mar. 22, 1894, **2**, pp. 622-623.
- to Pringle, chargé in Guatemala and Honduras, Mar. 22, 1894, **2**, p. 432.
- to Bayard, amb. to England, July 3, 1894, **4**, p. 64.

- Adee, Alvey A., Act. Sec. of State, to Sir J. Pauncefote, Brit. min., Aug. 2, 1894, 1, p. 35.
- to Denby, jr., Aug. 8, 1894, 5, p. 462.
- to Breckinridge, min. to Russia, Nov. 3, 1894, 1, p. 465.
- to Hunter, Apr. 12, 1895, 3, p. 418.
- to Runyon, amb. to Germany, Apr. 22, 1895, 3, p. 466.
- to Breckinridge, min. to Russia, July 5, 1895, 2, p. 12.
- to Peirce, chargé at St. Petersburg, July 5, 1895, 2, p. 10.
- to Breckinridge, min. to Russia, July 6, 1895, 5, p. 92.
- to Sill, min. to Corea, July 8, 1895, 2, p. 401.
- to McKenzie, min. to Peru, July 9, 1895, 6, p. 691.
- to Sill, min. to Corea, July 9, 1895, 1, p. 119.
- to Wallace, cons. at Jerusalem, July 9, 1895, 2, p. 735.
- to Chapelié, July 11, 1895, 5, p. 39.
- to Lord Gough, Brit. chargé, July 11, 1895, 5, p. 302.
- to Little, cons. at Tegucigalpa, July 13, 1895, 3, p. 743.
- to Denby, min. to China, July 18, 1895, 5, p. 318.
- to Denby, min. to China, July 19, 1895, 5, p. 457.
- to Newlin, July 20, 1895, 6, p. 333.
- to Tripp, min. to Austria-Hungary, July 23, 1895, 3, p. 550.
- to Atty.-Gen., July 24, 1895, 2, p. 1038.
- to Bayard, amb. to England, July 24, 1895, 6, p. 559.
- to Doty, cons. at Tahiti, July 26, 1895, 4, p. 135.
- to Eustis, amb. to France, July 29, 1895, 2, pp. 177-178.
- to Somow, Russ. chargé, July 30, 1895, 5, pp. 276-277.
- to Terres, chargé at Port au Prince, Aug. 2, 1895, 6, p. 1032.
- to Bock, Aug. 3, 1895, 3, p. 484.
- to Thompson, min. to Brazil, Aug. 8, 1895, 3, p. 959.
- to Tripp, min. to Austria-Hungary, Aug. 12, 1895, 3, p. 991.
- to Thomas, Aug. 13, 1895, 1, p. 573.
- to Baron von Thielmann, Ger. amb., Aug. 14, 1895, 4, pp. 724-725.
- to Knagenhjelm, Swed. and Nor. leg., Aug. 21, 1895, 3, p. 458.
- to Breckinridge, min. to Russia, Aug. 22, 1895, 2, pp. 11-12.
- to Ellett, Aug. 23, 1895, 6, p. 717.
- to Neill, chargé at Lima, Aug. 29, 1895, 6, p. 691.
- to Elmore, Aug. 30, 1895, 3, p. 645.
- to Gov. of Georgia, Sept. 4, 1895, 2, p. 318.
- to Terrell, min. to Turkey, Sept. 6, 1895, 5, p. 827.
- to Tillman, min. to Ecuador, Sept. 6, 1895, 1, p. 156.
- to Sister M. Genevieve, Sept. 10, 1895, 6, p. 631.
- to Vignaud, chargé at Paris, Aug. 27, 1896, 2, p. 540.
- to Dr. Vogel, Swiss leg., Aug. 13, 1896, 2, pp. 152-153.
- to Thompson, min. to Brazil, Aug. 21, 1896, 6, p. 752.
- to Foster, Gov. of Louisiana, Aug. 29, 1896, 3, p. 351.
- to Atty.-Gen., Sept. 12, 1896, 7, p. 866.
- to Mrs. Clark, Oct. 3, 1896, 3, p. 454.
- to Moeser, July 13, 1897, 5, p. 116.
- to Denby, min. to China, July 20, 1897, 3, p. 972.
- to Denby, min. to China, July 23, 1897, 4, p. 745.
- to Patenôtre, French min., July 23, 1897, 2, p. 35.
- to Risley, min. to Denmark, July 23, 1897, 4, p. 134.
- to Storer, min. to Belgium, July 23, 1897, 3, p. 908.
- to Gen. Porter, amb. to France, July 27, 1897, 5, p. 402.
- to Viscount de Santo-Thyrso, Portuguese min., July 28, 1897, 2, pp. 140-141.
- to Dupuy de Lôme, Span. min., July 29, 1897, 6, p. 970.

- Adee, Alvey A., Act. Sec. of State, to Kunze, Aug. 3, 1897, **3**, pp. 362, 426.
to Underwood, Aug. 3, 1897, **1**, p. 468.
to Sceropian Bros., Aug. 6, 1897, **3**, p. 695.
Second Assist. Sec. of State, to Karayannopoulos, Aug. 9, 1897, **3**, p. 343.
Act. Sec. of State, to Wilinski, Aug. 19, 1897, **3**, p. 537.
Second Assist. Sec. of State, to Hoyt, Oct. 22, 1897, **6**, p. 756.
to Costa, Oct. 23, 1897, **3**, p. 621.
to d'Esopo, Oct. 26, 1897, **3**, p. 615.
to Atty.-Gen., Oct. 27, 1897, **1**, p. 932.
to Walton, Oct. 27, 1897, **6**, p. 809.
to Eatock, Oct. 28, 1897, **1**, p. 873.
to Postmaster-General, Oct. 28, 1897, **5**, p. 870.
to Hensel, Bruckman & Lorbacher, Oct. 29, 1897, **5**, p. 64.
to Brown, Nov. 1, 1897, **2**, p. 41.
Act. Sec. of State, to Johnson, Nov. 1, 1897, **2**, p. 389.
to Scrymser, Nov. 1, 1897, **2**, p. 479.
to Gov. of Virginia, Nov. 2, 1897, **2**, p. 312.
to Powell, min. to Hayti, Nov. 2, 1897, **5**, p. 731.
to Baron von Richenau, Nov. 2, 1897, **2**, p. 312.
Second Assist. Sec. of State, to Mrs. Siegel, Nov. 8, 1897, **3**, p. 971.
to Aarons, Nov. 9, 1897, **3**, p. 656.
to Mrs. Siegel, Nov. 11, 1897, **3**, p. 971.
to Barton, Nov. 24, 1897, **5**, p. 836.
to Postmaster-General, Nov. 24, 1897, **5**, p. 870.
to Gendrot, Nov. 26, 1897, **3**, p. 539.
to Wolf, Nov. 26, 1897, **4**, p. 79.
Act. Sec. of State, to Conger, min. to Brazil, Dec. 3, 1897, **2**, p. 333.
to Harrah, Dec. 3, 1897, **2**, p. 66.
Second Assist. Sec. of State, to Gen. Harrison, Dec. 3, 1897, **1**, p. 577.
Act. Sec. of State, to Hitt, M. C., Dec. 4, 1897, **2**, p. 549.
Second Assist. Sec. of State, to Banks, Dec. 10, 1897, **1**, p. 147.
to Beramji, Dec. 10, 1897, **5**, p. 348.
to Todd, Dec. 10, 1897, **3**, p. 425.
to Beramji, Dec. 21, 1897, **5**, p. 777.
to Carter, Jan. 3, 1898, **4**, p. 417.
to Woodbury, Jan. 6, 1898, **1**, p. 635.
to Lodge, Jan. 11, 1898, **1**, p. 555.
to Oil, Jan. 14, 1898, **1**, p. 589.
to Count Lichtervelde, Belg. min., Jan. 28, 1898, **4**, pp. 746, 747.
to Count Lichtervelde, Belg. min., Jan. 31, 1898, **4**, p. 747.
to Rooney, Feb. 1, 1898, **6**, p. 671.
to Sec. of War, Mar. 1, 1898, **4**, p. 747.
to Partridge, cons.-gen. at Tangier, Mar. 19, 1898, **4**, p. 598.
to Wildman, cons. at Hongkong, Mar. 24, 1898, **3**, pp. 454, 455.
to Miller, Apr. 2, 1898, **6**, p. 756.
to Wilson, Apr. 20, 1898, **3**, p. 330.
Act. Sec. of State, to Langley, sec. Smithsonian Inst., Apr. 27, 1898, **7**, p. 243.
to Sec. of War, Apr. 27, 1898, **7**, p. 256.
Second Assist. Sec. of State, to Sec. of Navy, May, 3, 1898, **7**, p. 941.
to Sir J. Pauncefote, Brit. amb., May 15, 1898, **7**, p. 216.
Act. Sec. of State, to Dickinson, Sept. 3, 1898, **3**, pp. 744, 926.
to Assis-Brasil, Brazilian min., Sept. 16, 1899, **6**, p. 440.
to White, chargé at London, Sept. 21, 1898, **7**, p. 1086.
to Sir J. Pauncefote, Brit. min., Sept. 22, 1898, **3**, p. 858.

- Adee, Alvey A., Act. Sec. of State, to Bennebroek Gravenhorst, Sept. 24, 1898, **5**, p. 36.
 to von Holleben, Ger. amb., Sept. 28, 1898, **7**, p. 854.
 to Postmaster-General, Sept. 28, 1898, **5**, p. 870.
 to Sir J. Pauncefote, Brit. amb., Sept. 30, 1898, **1**, pp. 515-516.
 Second Assist. Sec. of State, to Rooker, Feb. 24, 1899, **1**, p. 306.
 to Smith, Apr. 20, 1899, **3**, p. 1015.
 Act. Sec. of State, to Bridgman, min. to Bolivia, Aug., 1899, **4**, p. 564.
 to Powell, min. to Hayti, Aug. 3, 1899, **2**, p. 820.
 to Storer, min. to Spain, Aug. 12, 1899, **3**, p. 295.
 to Powell, min. to Hayti, tel., Aug. 17, 1899, **2**, p. 822.
 to Smith, Aug. 18, 1899, **1**, p. 755.
 to Storer, min. to Spain, Aug. 18, 1899, **3**, p. 295. *
 to Wu, Aug. 18, 1899, **4**, p. 235.
 to Russell, chargé at Caracas, Aug. 21, 1899, **3**, p. 899.
 to Bridgman, Aug. 22, 1899, **1**, p. 155.
 to Conger, min. to China, Aug. 24, 1899, **3**, p. 923.
 to Conger, min. to China, Aug. 26, 1899, **5**, pp. 465-466
 to Sec. of Treas., Sept. 7, 1899, **4**, p. 235.
 to Choate, Sept. 13, 1899, **2**, p. 577.
 to Terres, chargé at Port au Prince, Sept. 15, 1899, **2**, p. 822.
 to Tower, amb. to Russia, Sept. 15, 1899, **4**, pp. 772-773.
 to Duke of Arcos, Span. min., Sept. 18, 1899, **5**, p. 859.
 to Russell, chargé at Caracas, Sept. 19, 1899, **2**, p. 137; **3**, p. 296.
 to Harris, min. to Austria-Hungary, Sept. 20, 1899, **3**, p. 426.
 to Baron Fava, Ital. min., Sept. 20, 1899, **6**, p. 636.
 to Sewall, agt. at Honolulu, Sept. 20, 1899, **1**, p. 515.
 Second Assist. Sec. of State, to Moseley, jr., cons. at Singapore. Sept. 21, 1899, **3**, p. 995.
 Act. Sec. of State, to Storer, min. to Spain, Oct. 12, 1899, **5**, p. 380.
 to Sec. of Treas., Oct. 12, 1899, **2**, p. 312.
 to Tower, Brit. chargé, Oct. 13, 1899, **4**, p. 614.
 Second Assist. Sec. of State, to Title Insurance and Trust Co., Oct. 18, 1899, **1**, p. 515.
 to Maxwell, cons.-gen. at Santo Domingo, Oct. 19, 1899, **1**, p. 163.
 to Moseley, jr., Oct. 21, 1899, **2**, p. 1006.
 to Goodnow, cons.-gen. at Shanghai, Nov. 6, 1899, **5**, p. 466.
 to Gummeré, cons.-gen. at Tangier, Nov. 7, 1899, **4**, p. 598.
 to Stowe, Nov. 18, 1899, **4**, p. 65.
 to Siekles, sec. of leg. at Madrid, Dec. 26, 1899, **5**, p. 29.
 to Messrs. Musgrave, Aug. 3, 1900, **1**, p. 578.
 Act. Sec. of State, to Goodnow, Aug. 5, 1900, **4**, p. 704.
 to Wu Ting-fang, Chinese min., Aug. 8, 1900, **5**, pp. 490-491.
 to Sec. of Navy, Aug. 9, 1900, **2**, p. 153.
 to Jackson, chargé at Berlin, Aug. 10, 1900, **5**, p. 483.
 to Wu Ting-fang, Chinese min., Aug. 11, 1900, **5**, p. 491.
 memo. to Wu Ting-fang, Chinese min., Aug. 12, 1900, **2**, p. 402.
 to Wu Ting-fang, Chinese min., Aug. 12, 1900, **5**, p. 492.
 to Baron Fava, Ital. amb., tel., Aug. 13, 1900, **2**, p. 110.
 to Baron Fava, Ital. amb., Aug. 14, 1900, **6**, p. 743.
 to Terakian, Aug. 15, 1900, **3**, p. 491.
 to Merry, min. to Costa Rica, Aug. 18, 1900, **5**, p. 407.
 to Sec. of War, Aug. 20, 1900, **2**, p. 1042.
 to Pulido, Venez. min., Aug. 21, 1900, **2**, p. 107.
 to Wu Ting-fang, Chinese min., Aug. 22, 1900, **5**, p. 493.

- Adee, Alvey A., Act. Sec. of State, to French, Aug. 27, 1900, **3**, p. 278.
to Griscom, min. to Turkey, Aug. 27, 1900, **4**, p. 132.
to Porter, amb. to France, Aug. 28, 1900, **3**, p. 889.
to U. S. representatives at Berlin, London, Paris, Rome, St. Petersburg, Tokio, and Vienna, Aug. 28, 1900, **5**, pp. 484-486.
to Russian chargé, Aug. 29, 1900, **5**, pp. 484-486.
to Vilas, Aug. 30, 1900, **3**, pp. 317-376.
to Fitzpatrick, Sept. 10, 1900, **1**, p. 471.
to Griscom, min. to Turkey, Sept. 14, 1900, **3**, p. 491.
to Woodbury, Sept. 18, 1900, **5**, p. 461.
to Takahira, Japanese leg., Sept. 22, 1900, **2**, p. 159.
to Zabriskie, Sept. 22, 1900, **8**, p. 695.
to Deoshamajian, Oct. 2, 1900, **3**, p. 694.
to Count Quadt, German chargé, Oct. 19, 1900, **7**, p. 273.
to Eggleston, Oct. 20, 1900, **3**, p. 704.
Second Assist. Sec. of State, to Marteny, Oct. 22, 1900, **2**, pp. 382-383.
Act. Sec. of State, to Foster, Oct. 24, 1900, **4**, p. 245.
Second Assist. Sec. of State, to Shibley, Jan. 26, 1901, **3**, p. 694.
to Papazian, Jan. 28, 1901, **3**, p. 691.
Act. Sec. of State, to Rockhill, special commr. to China, Aug. 3, 1901, **7**, p. 265.
to Lardy, Swiss chargé, Aug. 5, 1901, **4**, p. 598.
to Russell, chargé at Caracas, Aug. 5, 1901, **4**, p. 591.
to Leishman, min. to Turkey, Aug. 7, 1901, **4**, pp. 587-588.
to Iddings, chargé at Rome, Aug. 8, 1901, **3**, p. 889.
to Duke of Arcos, Span. min., Oct. 9, 1901, **4**, p. 418.
to Carignani, Ital. chargé, Oct. 10, 1901, **6**, pp. 674-675.
to Perkins, Sept. 5, 1902, **1**, p. 576.
to Powell, min. to Hayti, Oct. 5, 1903, **2**, p. 76.
to Combs, min. to Guatemala, Sept. 15, 1903, **3**, pp. 525, 551, 941.
to Am. dip. and cons. officers, cir., Aug. 3, 1904, **4**, p. 429.
to Dudley, min. to Peru, Aug. 3, 1904, **4**, p. 731.
to Conger, min. to China, Aug. 23, 1904, **7**, p. 998.
to Beaupré, min. to Argentine Republic, Aug. 30, 1904, **3**, p. 525.
to Count Cassini, Russ. amb., Sept. 14, 1904, **7**, pp. 999, 1000.
to Count Cassini, Russ. amb., Sept. 15, 1904, **7**, p. 1000.
to Hioki, Japanese chargé, July 27, 1905, **7**, p. 996.
to Baron Rosen, Russ. amb., July 29, 1905, **7**, p. 996.
to Sec. of Navy, July 29, 1905, **7**, p. 996.
to Hioki, Japanese chargé, July 29, 1905, **7**, p. 996.
to Sec. of Navy, July 31, 1905, **7**, p. 996.
to Hioki, Japanese chargé, July 31, 1905, **7**, p. 996.
to Baron Rosen, Russ. amb., Aug. 2, 1905, **7**, p. 996.
to Sec. of Navy, Aug. 2, 1905, **7**, p. 996.
to Sec. of Navy, Aug. 7, 1905, **7**, p. 996.
to Japanese chargé, Aug. 8, 1905, **7**, p. 996.
to Atkins, Aug. 31, 1905, **7**, pp. 874-875.
to Baron Rosen, Russ. amb., Sept. 21, 1905, **7**, p. 996.
to Sec. of Navy, Sept. 21, 1905, **7**, p. 996.
to Takahira, Japanese min., Sept. 21, 1905, **7**, p. 996.
- Adet, Pierre Auguste, French min., to Pickering, Sec. of State, Oct. 28, 1796, **4**, p. 682.
Aguero, Peruvian min. of for. aff., to Colombian min. of for. aff., Feb. 3, 1873, **6**, p. 70.
Aguero, Riva, Peruvian min. of for. rel., to Neill, chargé at Lima, Dec. 28, 1896, **6**, p. 990.
Akerman, A. T., Atty.-Gen., opinion, Jan. 21, 1871, 13 Op. 376, **3**, pp. 357, 361-362.

- Akerman, A. T., Atty.-Gen., to Fish, Sec. of State, Nov. 20, 1871, **7**, p. 1056.
 opinion, 1870, 13 Op. 300, **4**, p. 471.
 1870, 13 Op. 354, **4**, p. 268; **5**, pp. 370, 371.
 1871, 13 Op. 376, **3**, p. 502.
 1871, 13 Op. 397, **3**, p. 314.
 1871, 13 Op. 416, **7**, p. 41.
 1871, 13 Op. 537, **4**, p. 585.
 1871, 13 Op. 541, **7**, p. 909.
 1871, 13 Op. 547, **3**, p. 124; **6**, pp. 657, 682.
 1871, 13 Op. 553, **6**, pp. 749, 750.
 1872, 13 Op. 554, **6**, p. 658.
 to Fish, Sec. of State, Jan. 8, 1872, **2**, p. 1020.
- Alcock, Sir Rutherford, Brit. min. to China, to Prince Kung, Chinese Govt. admr., Nov. 9, 1868, **5**, p. 438.
 to the Yamèn, Nov. 9, 1868, **5**, p. 438.
- Alcudia, Conde de la, Span. min. at London, to Span. min. of state, June 1, 1827, **6**, p. 448.
- Alden, William L., cons.-gen. at Rome, to Porter, Assist. Sec. of State, May 4, 1887, **2**, p. 544.
 to Porter, Assist. Sec. of State, June 1, 1887, **2**, pp. 544, 547.
 to Porter, Assist. Sec. of State, Sept. 27, 1887, **2**, pp. 547-548.
- Alexander, E., min. to Greece, to Gresham, Sec. of State, July 21, 1894, **5**, p. 196.
- Allen, Andrew H., chief Bureau Rolls and Library, Dept. of State, Feb. 9, 1893, **1**, p. 476.
 report, Jan. 1, 1897, **1**, pp. 92, 122.
- Allen, Charles H., Act. Sec. of Navy, to Sec. of State, June 1, 1898, **7**, p. 885.
 to Sec. of State, June 1, 1898, **4**, p. 51.
- Allen, Horace N., min. to Corea, to Sec. of State, Nov. 13, 1897, **5**, p. 577.
 to Sherman, Sec. of State, Feb. 12, 1898, **5**, p. 463.
 to Sherman, Sec. of State, Mar. 7, 1898, **5**, p. 578.
 to Day, Sec. of State, July 29, 1898, **7**, p. 1005.
 to Day, Sec. of State, Aug. 26, 1898, **5**, p. 577.
 to Hay, Sec. of State, Mar. 5, 1901, **5**, p. 573.
 to Hay, Sec. of State, June 7, 1901, **5**, p. 576.
 to Hay, Sec. of State, Aug. 20, 1901, **5**, p. 576.
- Allison, Frederick H., cons. at Tegucigalpa, to Dept. of State, Dec. 9, 1898, **5**, p. 408.
 to Hill, Assist. Sec. of State, Mar. 10, 1899, **5**, p. 408.
- Almodovar del Rio, Duke of, Span. min. of state, to Day, Sec. of State, Aug. 7, 1898, **1**, pp. 523-525.
 note, Sept., 1898, **7**, pp. 322-324.
 observations, Oct., 1898, **7**, pp. 334-335.
- Almonte, Gen., Mex. min., to Buchanan, Sec. of State, Mar. 6, 1845, **1**, p. 457.
 to Marcy, Sec. of State, Oct. 22, 1853, **1**, p. 462.
 to Marcy, Sec. of State, May 4, 1854, **1**, p. 462.
 to Marcy, Sec. of State, June 21, 1854, **1**, p. 462.
 to Marcy, Sec. of State, June 29, 1854, **1**, p. 462.
- Alvensleben, H. von, Ger. min., to Frelinghuysen, Sec. of State, Oct. 10, 1884, **5**, p. 564.
 to Bayard, Sec. of State, Aug. 3, 1885, **5**, p. 298.
 to Bayard, Sec. of State, Feb. 16, 1886, **5**, pp. 289-291, 296, 298.
 to Bayard, Sec. of State, Feb. 22, 1886, **1**, pp. 424-425.
 to Bayard, Sec. of State, July 8, 1886, **3**, p. 395.
 to Bayard, Sec. of State, Aug. 1, 1886, **5**, pp. 293, 298.
 to Bayard, Sec. of State, Feb. 15, 1887, **1**, p. 425.
 to Bayard, Sec. of State, Jan. 24, 1888, **5**, pp. 295, 299.
 to Bayard, Sec. of State, Feb. 25, 1888, **5**, p. 299.

- Alzamora Peruvian min. of for. rel., to Buck, min. to Peru, Aug. 28, 1888, **6**, p. 986.
to Buck, min. to Peru, Nov. 6, 1888, **6**, p. 988.
- American legation at Madrid to Sec. of State, Mar. 5, 1892, **4**, p. 330.
- American Peace Commission, Paris, memo. of, Oct. 14, 1898, **1**, pp. 356-359.
memo. of, Oct. 17, 1898, **1**, pp. 359-360.
memo. of, Oct. 27, 1898, **1**, pp. 367-377.
memo. of, Nov. 21, 1898, **1**, p. 529.
memo. of, Nov. 21, 1898, **1**, pp. 381-385.
memo. of, Dec. 10, 1898, **1**, p. 390.
- Amistad de Rues, La, 5, Wheat. 390, **7**, 1045.
- Anchorena, Buenos Ayres, min. of for. aff., to Slacum, cons. at Buenos Ayres, Dec. 3, 1831, **1**, p. 886.
to Slacum, cons. at Buenos Ayres, Dec. 9, 1831, **1**, p. 886.
- Ancizar, Colombian min. of for. aff., to representatives of Great Britain, Germany, United States, and France, July 27, 1875, **2**, p. 326.
- Anderson, Rasmus B., min. to Denmark, to Bayard, Sec. of State, Aug. 7, 1886, **6**, p. 756.
to Bayard, Sec. of State, Feb. 24, 1888, **5**, p. 299.
- Anduaga, Joaquín de, Span. min., to Adams, Sec. of State, Mar. 9, 1822, **1**, pp. 86-87.
- Angell, James B., min. to Turkey, to Sherman, Sec. of State, Jan. 5, 1898, **4**, p. 49.
to Day, Sec. of State, May 31, 1898, **2**, p. 743.
- Aoki, Japanese min. of for. aff., to Buck, min. to Japan, Dec. 26, 1899, **5**, pp. 543, 546.
- Appleton, John, Assist. Sec. of State, to Thrasher, Jan. 21, 1850, **3**, p. 819.
Act. Sec. of State, to Benjamin, M. C., June 13, 1857, **6**, p. 955.
to Howard, June 22, 1857, **4**, p. 389.
Assist. Sec. of State, to Benson, Nov. 11, 1858, **1**, p. 574.
to Diller, cons. at Bremen, Mar. 3, 1859, **5**, p. 87.
to Byck, Apr. 18, 1859, **4**, p. 333.
to H. B. and T. S. Mears, Mar. 14, 1860, **1**, p. 650.
to Weidman, Apr. 26, 1860, **3**, p. 575.
- Appleton, John J., chargé at Madrid, to Adams, Sec. of State, July 10, 1823, **6**, p. 448.
- Arakelyan to Bayard, Sec. of State, Aug. 20, 1885, **3**, p. 693.
- Arcos, Duke of, Span. min., to Hay, Sec. of State, Dec. 20, 1899, **5**, p. 380.
to Hay, Sec. of State, Feb. 1, 1900, **5**, p. 862.
to Hay, Sec. of State, May 25 1900, **5**, p. 862.
- Argentine President, message to Argentine Congress, May 4, 1903, **6**, p. 593.
- Aristarchey Bey, Turk. min., to Fish, Sec. of State, Jan. 15, 1874, **5**, p. 795.
to Fish, Sec. of State, Dec. 9, 1875, **5**, pp. 31, 400.
to Fish, Sec. of State, Dec. 30, 1875, **5**, pp. 31, 400.
to Fish, Sec. of State, Apr. 5, 1876, **5**, p. 31.
to Evarts, Sec. of State, Dec. 8, 1877, **2**, p. 682.
to Frelinghuysen, Sec. of State, Oct. 25, 1882, **7**, p. 658.
- Arriaga, Lazo, Guatemalan min., to Gresham, Sec. of State, Nov. 28 1894, **5**, p. 792.
Honduran min., to Sec. of State, June 17, 1895, **6**, p. 797.
- Arthur, Chester A., President, message, Dec. 6, 1881, **1**, p. 807; **2**, p. 608; **3**, pp. 18-19; **4**, p. 147; **5**, p. 754.
message to House, Jan. 26, 1882, **5**, p. 130.
message to Senate, Jan. 26, 1882, **5**, p. 130.
message to Senate, Jan. 27, 1882, **5**, p. 130.
message, Feb. 2, 1882, **5**, p. 838.
message, Feb. 6, 1882, **2**, p. 672.
message, Feb. 17, 1882, **5**, p. 792.
proclamation, Mar. 1, 1882, **7**, p. 377.
message, May 2, 1882, **6**, p. 104.
message, Aug. 5, 1882, **4**, p. 455.
message, Dec. 4, 1882, **7**, p. 14.

- Arthur, Chester A., President, message, Dec. 4, 1882, **2**, p. 424.
 message, Dec. 4, 1883, **1**, p. 158; **2**, pp. 320, 424; **4**, p. 147; **5**, pp. 450, 563-564.
 message to Senate, Dec. 19, 1883, **3**, p. 18.
 message, Jan. 15, 1884, **6**, p. 104.
 message, Jan. 30, 1884, **6**, p. 104.
 proclamation, Feb. 14, 1884, **5**, p. 218.
 message, Mar. 10, 1884, **6**, p. 28.
 message, May 6, 1884, **5**, p. 792.
 message, May 14, 1884, **5**, p. 791.
 message, June 12, 1884, **5**, p. 793.
 message, Dec. 1, 1884, **2**, pp. 1024, 1065; **3**, p. 299; **6**, p. 104; **7**, pp. 417, 953, 1018.
 message to Senate, Dec. 10, 1884, **3**, p. 197.
 proclamation, Jan. 31, 1885, **5**, pp. 217, 328.
 message, Feb. 17, 1885, **5**, p. 192.
- Asboth, Alexander, min. to Argentine Republic, to Seward, Sec. of State, Mar. 25, 1867, **4**, p. 616.
- Ashburton, Lord, Brit. min., to Lord Aberdeen, Brit. for. sec., May 12, 1842, **2**, p. 941.
 to Webster, Sec. of State, July 28, 1842, **2**, pp. 28-29.
 to Webster, Sec. of State, July 28, 1842, **2**, pp. 411-412.
 to Webster, Sec. of State, Aug. 6, 1842, **2**, pp. 354-355.
 to Webster, Sec. of State, Aug. 9, 1842, **2**, p. 999.
- Ashton, J. Hubley, Act. Atty.-Gen., opinion, 1866, 11 Op. 484, **7**, p. 636.
 statement of, Jan. 26, 1886, **2**, pp. 1079-1080.
- Aspiroz, Manuel de, Mex. amb., to Sec. of State, Dec. 27, 1899, **4**, p. 285.
 to Sec. of State, Dec. 31, 1900, **4**, p. 285.
- Assim Pasha, Turkish min. of for. aff., to Wallace, min. to Turkey, Apr. 6, 1885, **6**, p. 772.
- Assist. Sec. of State to Clark, Nov. 17, 1858, **1**, p. 299.
 to cons.-gen. at Apia, Aug. 15, 1896, **2**, p. 622.
- Asta Buruaga, F. S., Chilean min., to Seward Sec. of State, Feb. 15, 1866, **5**, p. 22.
- Austrian for. office to Jay, min. to Austria-Hungary, Dec. 12, 1874, **4**, p. 638.
- Austro-Hungarian for. office to Grant, min. to Austria-Hungary, Feb. 10, 1891, **2**, p. 714.
- Avery, Benjamin P., min. to China, to Fish, Sec. of State, Dec. 4, 1874, **4**, p. 775.
 to Fish, Sec. of State, June 1, 1875, **5**, p. 452.
- Avila, Don Eleuterio, Mex. chargé, to Sec. of State, Oct. 19, 1876, **2**, p. 392.
- Azambuja, F. Torlade de, Portuguese chargé, to Sec. of State, Aug. 30, 1828, **1**, p. 135.
 to Sec. of State, Mar. 18, 1829, **1**, p. 135.
 to Sec. of State, Apr. 18, 1829, **4**, p. 665.
 to Sec. of State, Apr. 25, 1829, **1**, p. 136.
 to Sec. of State, Sept. 28, 1829, **1**, p. 136.
 to Sec. of State, Nov. 19, 1829, **4**, p. 666.
- Bache, supt. of the Coast Survey, to Seward, Apr. 10, 1863, **1**, p. 712.
- Bacon, Robert, Act. Sec. of State, to Sec. of Navy, Oct. 11, 1905, **7**, p. 996.
- Backhouse, Brit. under sec. for for. aff., to Laurence, sec. of leg. at London, May 18, 1827, **4**, pp. 656-657.
- Bagot, Charles, Brit. min., to Rush, Act. Sec. of State, Apr. 28, 1817, **5**, p. 214.
 to Sec. of State, Apr. 28, 1817, **1**, p. 692.
- Bailey to Wheaton, June 24, 1820, **2**, p. 963.
- Baiz, Ignacio H., cons. ugt. at Barcelona, Venez., to leg. at Caracas, Oct. 22, 1900, **5**, p. 46.
- Baker, C. H., supt. Cent. and So. Am. Tel. Co., to Admiral McCann, U. S. N., July 10, 1891, **2**, p. 477.
- Baker, Jehu, min. to Venezuela, to Evarts, Sec. of State, Dec. 25, 1879, **1**, p. 152.
 to Frelinghuysen, Sec. of State, June 8, 1882, **2**, p. 331.
 to Frelinghuysen, Sec. of State, Oct. 31, 1882, **2**, p. 331.
 to Frelinghuysen, Sec. of State, May 6, 1883, **6**, p. 745.

- Baker, Lewis, min. to Nicaragua, to Gresham, Sec. of State, May 23, 1893, **7**, p. 16.
 to Gresham, Sec. of State, May 31, 1893, **7**, p. 16.
 to Gresham, Sec. of State, July 12, 1893, **2**, p. 786.
 to Gresham, Sec. of State, July 14, 1893, **1**, p. 239.
 to Gresham, Sec. of State, Aug. 15, 1893, **1**, p. 239.
 to Gresham, Sec. of State, May 28, 1894, **5**, p. 26.
- Baker, Lewis, min. to Costa Rica, to Gresham, Sec. of State, Mar. 10, 1895, **7**, p. 934.
- Baker, Lewis, min. to Nicaragua, to Sherman, Sec. of State, June 14, 1897, **3**, p. 259.
- Balmaceda, Pres. of Chile, to intendente of Tarapacá, Feb. 13, 1891, **7**, p. 203.
- Bancroft, George, Sec. of Navy, to Capt. Voorhees, U. S. N., Aug. 12, 1845, **1**, p. 182.
- Bancroft, George, min. to England, to Lord Palmerston, Brit. for. sec., Oct. 8, 1847, **7**, p. 754.
- Bancroft, George, min. to Prussia, to Seward, Sec. of State, July 28, 1867, **6**, p. 60.
 to Sec. of State, Mar. 3, 1868, **3**, p. 359.
 min. to Germany, to Fish, Sec. of State, Feb. 14, 1870, **2**, p. 476.
 to Fish, Sec. of State, Dec. 17, 1870, **4**, p. 699.
 to Fish, Sec. of State, June 5, 1871, **3**, pp. 374-375.
 to Fish, Sec. of State, Jan. 20, 1872, **4**, p. 742.
 to Fish, Sec. of State, May 8, 1873, **3**, pp. 360, 370-371, 437, 745; **4**, p. 5.
 to Fish, Sec. of State, May 18, 1873, **3**, pp. 360, 361.
- Bankhead, Charles, Brit. chargé, to Forsyth, Sec. of State, Jan. 27, 1836, **7**, p. 125.
 to Forsyth, Sec. of State, Feb. 15, 1836, **7**, p. 125.
- Barboza da Silva, Brazilian chargé, to Seward, Sec. of State, Dec. 12, 1864, **7**, p. 1091.
- Barbosa, Ruy, min. of fin. prov. govt. Brazil, to Blaine, Sec. of State, Nov. 23, 1889, **1**, p. 252.
- Barelay, John Judson, cons.-gen. at Tangier, to Sec. of State, June 22, 1895, **2**, p. 750.
- Barlow, couns. Panama R. R. Co., to Blaine, Sec. of State, May 17, 1890, **6**, p. 643.
- Barnard, Daniel D., min. to Prussia, to Barnard, Sec. of State, Sept. 13, 1853, **3**, p. 838.
- Barrodo, Federico L., Peruvian min., to Seward, Sec. of State, Dec. 9, 1862, **5**, p. 840.
- Barrozo, Pereira Joaquin, Portuguese chargé, to Sec. of State, Nov. 2, 1826, **1**, p. 134.
 to Sec. of State, May 28, 1828, **1**, p. 134.
 to Sec. of State, July 18, 1828, **1**, p. 134; **4**, p. 664.
 to Sec. of State, Aug. 25, 1828, **4**, p. 664.
 to Sec. of State, Aug. 28, 1828, **1**, p. 134.
 to Sec. of State, Nov. 6, 1828, **1**, p. 135; **4**, p. 664.
 to Sec. of State, Nov. 27, 1828, **1**, p. 135.
 to Sec. of State, Oct. 3, 1829, **1**, p. 135.
 to Sec. of State, Oct. 30, 1829, **4**, p. 665.
 to Sec. of State, Jan. 6, 1830, **4**, p. 666.
- Barrutin, Guatemalan min. for for. aff., to Hosmer, chargé at Guatemala, June 9, 1888, **5**, p. 327.
- Bartleman, Richard M., chargé at Caracas, to Foster, Sec. of State, Jan. 5 [6], 1893, **2**, pp. 325, 326.
- Bassett, Ebenezer, min. to Hayti, to Fish, Sec. of State, Aug. 13, 1869, **2**, p. 1085.
 to Fish, Sec. of State, Aug. 18, 1869, **2**, p. 1073.
 to Fish, Sec. of State, Nov. 1, 1869, **2**, p. 1073.
 to Fish, Sec. of State, Dec. 13, 1869, **7**, p. 787.
 to Fish, Sec. of State, Dec. 16, 1869, **2**, p. 808.
 to Fish, Sec. of State, May 8, 1875, **2**, p. 811.
 to Fish, Sec. of State, May 19, 1875, **2**, p. 811.
 to Excellent, Haytian min. of for. aff., June 26, 1875, **2**, p. 813.
 to Fish, Sec. of State, Apr. 10, 1876, **2**, p. 857.
 to Evarts, Sec. of State, Oct. 23, 1877, **5**, p. 154.
- Batcheller, George S., min. to Portugal, to Blaine, Sec. of State, Mar. 3, 1891, **2**, p. 721.
- Bates, Edward, Atty.-Gen., opinion, 1861, 10 Op. 31, **4**, p. 782; **7**, p. 50.
 opinion, 1861, 10 Op. 56, **4**, p. 784.

- Bates, Edward, Atty.-Gen., opinion, 1862, 10 Op. 250, **2**, p. 624.
 opinion, Aug. 6, 1862, 10 Op. 321, **3**, pp. 277, 449, 451, 526.
 1862, 10 Op. 329, **3**, p. 464.
 1863, 10 Op. 450, **5**, p. 407.
 1863, 10 Op. 453, **7**, pp. 586-587, 635, 636.
 1863, 10 Op. 519, **7**, p. 620.
 1863, 11 Op. 30, **1**, p. 565.
 July 12, 1864, 11 Op. 52, **5**, p. 841; **7**, p. 51.
 Aug. 18, 1864, 11 Op. 67, **3**, p. 26.
 Sept. 7, 1864, 11 Op. 72, **5**, pp. 130, 131.
 Oct. 10, 1864, 11 Op. 114, **2**, p. 1082; **4**, p. 275.
 1864, 11 Op. 117, **6**, p. 627; **7**, p. 589.
- Bathurst, Lord, to Adams, Sec. of State, Oct. 30, 1815, **5**, p. 385.
- Bayard, Thomas F., Sec. of State, to Colyer, Mar. 7, 1885, **4**, p. 695.
 to Cramer, min. to Switzerland, Mar. 9, 1885, **4**, p. 76.
 to Garland, Atty.-Gen., Mar. 9, 1885, **7**, p. 963.
 to Everhart, Mar. 10, 1885, **1**, p. 570.
 to Marcus, Mar. 10, 1885, **2**, p. 747.
 to Becerra, Colombian min., Mar. 11, 1885, **7**, pp. 962, 963.
 to foreign dip. representatives, Mar. 11, 1885, **4**, p. 675.
 to Roosevelt and Howland, Mar. 11, 1885, **2**, p. 751.
 to Young, min. to China, Mar. 11, 1885, **2**, pp. 632-633; **7**, pp. 1051-1052.
 to Garland, Atty.-Gen., Mar. 12, 1885, **7**, p. 963.
 to Hall, min. to Central America, Mar. 12, 1885, **2**, pp. 278-279, 868, 872.
 to Smyth, min. to Liberia, Mar. 12, 1885, **5**, p. 772.
 to Kasson, min. to Germany, Mar. 13, 1885, **4**, p. 182.
 to Wallace, min. to Turkey, Mar. 13, 1885, **5**, p. 802.
 to Endicott, Sec. of War, Mar. 14, 1885, **4**, p. 263.
 to Harrison, Mar. 14, 1885, **3**, p. 628.
 to Remington & Sons, Mar. 14, 1885, **6**, p. 707.
 to Boston Ice Co., tel., Mar. 16, 1885, **3**, p. 39.
 to Scrymser, Mar. 16, 1885, **2**, p. 477.
 to Endicott, Mar. 17, 1885, **1**, p. 465.
 to Garland, Atty.-Gen., Mar. 17, 1885, **7**, p. 963.
 to Sec. of Treas., Mar. 17, 1885, **7**, p. 963.
 to Whitney, Sec. of Navy, Mar. 17, 1885, **3**, p. 39.
 to Wettengel, Mar. 18, 1885, **4**, p. 567.
 to Valera, Span. min., Mar. 21, 1885, **7**, p. 977.
 to Whitney, Sec. of Navy, Mar. 21, 1885, **2**, p. 1088.
 to Wolf, Mar. 21, 1885, **3**, p. 628.
 to Becerra, Colombian min., Mar. 25, 1885, **7**, pp. 962, 963.
 to Friend, Mar. 25, 1885, **4**, p. 567.
 to Garland, Atty.-Gen., Mar. 25, 1885, **7**, p. 932.
 to O'Neill, Mar. 25, 1885, **6**, p. 330.
 to Wallace, min. to Turkey, Mar. 25, 1885, **6**, p. 771.
 to Manning, Sec. of Treas., Mar. 26, 1885, **5**, p. 300.
 to Becerra, Colombian min., Mar. 27, 1885, **7**, pp. 962, 963.
 to Endicott, Sec. of War, Mar. 28, 1885, **7**, p. 932.
 to Gov. of Minn., Mar. 28, 1885, **7**, p. 932.
 to Langston, min. to Hayti, Mar. 28, 1885, **6**, pp. 700, 773.
 to Manning, Sec. of Treas., Mar. 28, 1885, **7**, p. 932.
 to Scrymser, Cent. and So. Am. Tel. Co., Mar. 28, 1885, **3**, pp. 39-40.
 to Baron Fava, Ital. min., Mar. 30, 1885, **7**, p. 682.
 to Valera, Span. min., Mar. 31, 1885, **7**, p. 1021.

- Bayard, Thomas F., Sec. of State, to Harris, Apr. 2, 1885, **2**, p. 432.
to Soteldo, Venez. min., Apr. 3, 1885, **6**, p. 323.
to Baron von Schaeffer, Austro-Hungarian min., Apr. 4, 1885, **4**, p. 675.
to Lanciotti, Apr. 7, 1885, **3**, p. 612.
to Beard, Apr. 8, 1885, **3**, p. 847.
to Becerra, Colombian min., Apr. 8, 1885, **2**, p. 1074.
to Howard's Sons, Apr. 8, 1885, **3**, p. 42.
to Rosen, Apr. 8, 1885, **3**, p. 628.
to Connelly, Apr. 9, 1885, **6**, p. 819.
to Endicott, Sec. of War, Apr. 10, 1885, **7**, p. 932.
to Isaacs, Apr. 10, 1885, **6**, p. 961.
to Lowell, min. to England, Apr. 10, 1885, **3**, pp. 805-806.
to Robinson, Apr. 10, 1885, **6**, p. 961.
to Soteldo, Venez. min., Apr. 10, 1885, **6**, p. 323.
to Godoy, Chilean min., Apr. 11, 1885, **7**, pp. 405, 630, 664.
to Morgan, min. to Mexico, Apr. 11, 1885, **7**, p. 7.
to Sackville West, Brit. min., Apr. 11, 1885, **2**, p. 468.
to Baron Fava, Ital. min., Apr. 13, 1885, **4**, p. 480.
to Stahel, cons. at Shanghai, Apr. 14, 1885, **7**, pp. 951-953.
to Whitney, Sec. of Navy, Apr. 15, 1885, **2**, pp. 1089, 1097; **6**, p. 29.
to Scrymser, Cent. and So. Am. Tel. Co., Apr. 16, 1885, **3**, p. 40.
to Sec. of War, Apr. 16, 1885, **2**, p. 393.
to Endicott, Sec. of War, Apr. 17, 1885, **7**, p. 932.
to Bain, Apr. 18, 1885, **3**, p. 425.
to Sec. of War, Apr. 18, 1885, **2**, p. 393.
to Whitney, Sec. of Navy, Apr. 18, 1885, **3**, p. 40.
to Busche, Clark & Lynde, Apr. 19, 1885, **6**, p. 961.
to Smithers, chargé at Peking, Apr. 20, 1885, **2**, p. 1025; **7**, p. 953.
to Garland, Atty.-Gen., Apr. 22, 1885, **7**, p. 904.
to Sackville West, Brit. min., Apr. 22, 1885, **5**, p. 217.
to Becerra, Colombian min., Apr. 24, 1885, **1**, p. 200; **2**, pp. 1089-1090, 1099; **7**, pp. 808-813, 814.
to Lavigne, Apr. 25, 1885, **3**, p. 595.
to Morgan, min. to Mexico, Apr. 25, 1885, **2**, p. 393.
to Peralta, Salvadoran min., Apr. 25, 1885, **4**, p. 701.
to Barlow, Apr. 29, 1885, **3**, p. 42.
to Willey, Apr. 29, 1885, **3**, p. 425.
to Baron Fava, Ital. min., Apr. 30, 1885, **4**, p. 480.
to Peralta, Salvadoran min., Apr. 30, 1885, **4**, p. 701.
to Beach, cons. at Guayaquil, May 1, 1885, **3**, pp. 755, 756, 771; **7**, p. 109.
to Atty.-Gen., May 4, 1885, **7**, p. 904.
to Baron Schaeffer, Austro-Hungarian min., May 4, 1885, **4**, p. 483.
to Smithers, chargé at Peking, May 4, 1885, **3**, pp. 286, 463, 545.
to Whitney, Sec. of Navy, May 4, 1885, **2**, p. 1089.
to Boya, May 5, 1885, **7**, pp. 589-590.
to Samuels, May 5, 1885, **4**, p. 126; **5**, p. 165.
to Whitney, Sec. of Navy, May 5, 1885, **3**, p. 40.
to Cramer, min. to Switzerland, May 6, 1885, **3**, pp. 355, 356, 510.
to Foster, min. to Spain, May 6, 1885, **3**, pp. 860, 999.
to Sackville West, Brit. min., May 6, 1885, **5**, p. 182.
to Howe, May 8, 1885, **4**, p. 44; **6**, p. 313.
to Baker, min. to Venezuela, May 12, 1885, **6**, pp. 983-984.
to Pendleton, min. to Germany, May 12, 1885, **3**, p. 541.
to Bendenli, May 13, 1885, **3**, p. 340.

- Bayard, Thomas F., Sec. of State, to Parrott, May 13, 1885, **1**, pp. 565-566, 575.
 to Garland, Atty.-Gen., May 16, 1885, **2**, p. 525.
 to Hood, May 16, 1885, **2**, p. 1088.
 to Scruggs, min. to Colombia, May 16, 1885, **3**, p. 510.
 to Goodman, May 18, 1885, **3**, p. 198.
 to Baron Schaeffer, Austro-Hungarian min., May 18, 1885, **4**, p. 483.
 to Scruggs, min. to Colombia, May 19, 1885, **2**, pp. 1088, 1089, 1121; **6**, p. 791.
 to Whitney, Sec. of Navy, May 19, 1885, **2**, p. 1088.
 to Emmet, chargé at Constantinople, May 20, 1885, **3**, p. 858.
 to Francis, min. to Austria-Hungary, May 20, 1885, **3**, p. 510.
 to Baron Schaeffer, Austro-Hungarian min., May 20, 1885, **4**, p. 483.
 to Viscount das Nogueiras, Portuguese min., May 21, 1885, **5**, p. 298.
 to Thompson, min. to Hayti, May 21, 1885, **6**, p. 701.
 to Cramer, min. to Switzerland, May 22, 1885, **3**, p. 465.
 to Endicott, May 22, 1885, **3**, p. 432.
 to Taft, min. to Russia, May 25, 1885, **3**, p. 630.
 to Arakelyan, May 26, 1885, **3**, p. 328.
 to Essery, May 26, 1885, **4**, p. 316.
 to Morgan, min. to Mexico, May 26, 1885, **6**, pp. 294, 313.
 to Tirrell, May 26, 1885, **7**, p. 872.
 to Hood, May 27, 1885, **2**, p. 1088.
 to Atty.-Gen., May 28, 1885, **7**, p. 1021.
 to Valera, Span. min., May 28, 1885, **7**, p. 1021.
 to Emmet, chargé at Constantinople, May 29, 1885, **3**, p. 681.
 notice of [June], 1885, **5**, p. 217.
 to Becerra, Colombian min., June 1, 1885, **6**, pp. 995-996.
 to Smithers, chargé at Peking, June 1, 1885, **7**, pp. 878, 963.
 to Sackville West, Brit. min., June 1, 1885, **3**, pp. 819-820; **6**, pp. 277-279, 657, 739, 742, 742-743, 822.
 to Peralta, Salvadoran min., June 12, 1885, **4**, p. 701.
 to Firuski, June 13, 1885, **3**, pp. 628-629.
 to Col. Frey, Swiss min., June 13, 1885, **4**, p. 597.
 to Valera, Span. min., June 13, 1885, **7**, p. 1021.
 to Becerra, Colombian min., June 15, 1885, **2**, pp. 1094-1096.
 to Cowie, June 15, 1885, **1**, p. 336; **6**, p. 715.
 to Garland, Atty.-Gen., June 15, 1886, **2**, p. 305.
 to Baron Schaeffer, Austro-Hungarian min., June 15, 1885, **4**, p. 483.
 to Carasco, June 16, 1885, **2**, p. 228; **4**, p. 14.
 to Christy, June 16, 1885, **6**, p. 715.
 to Garland, Atty.-Gen., June 16, 1885, **2**, p. 683.
 to Hall, min. to Central America, June 16, 1885, **6**, p. 702.
 to Scruggs, min. to Colombia, June 16, 1885, **2**, pp. 800-802.
 to Beach, cons.-gen. at Guayaquil, June 17, 1885, **7**, p. 109.
 to Hall, min. to Central America, June 17, 1885, **6**, p. 702.
 to Atty.-Gen., June 19, 1885, **7**, p. 904.
 to Sackville West, Brit. min., June 19, 1885, **5**, p. 217.
 to Sackville West, Brit. min., June 20, 1885, **5**, p. 217.
 to Sackville West, Brit. min., June 22, 1885, **5**, p. 217.
 to L. & E. Lehman, June 23, 1885, **4**, pp. 19, 38; **5**, pp. 374-375.
 to Bispham, June 24, 1885, **4**, p. 784; **6**, p. 716.
 to Cramer, min. to Switzerland, June 27, 1885, **3**, p. 466.
 to Osborn, min. to Argentine Republic, June 30, 1885, **6**, p. 326.
 to Francis, min. to Austria-Hungary, July 1, 1885, **4**, p. 483.
 to Garland, Atty.-Gen., July 1, 1885, **1**, p. 200.

- Bayard, Thomas F., Sec. of State, to Jackson, min. to Mexico, July 2, 1885, **2**, p. 81.
to McLane, min. to France, July 2, 1885, **3**, pp. 466, 857; **4**, pp. 739, 740.
to Gibbons, July 3, 1885, **7**, p. 1079.
to Valera, Span. min., July 3, 1885, **7**, p. 1080.
to Hood, July 6, 1885, **2**, p. 1075.
to Jarvis, min. to Brazil, July 7, 1885, **6**, p. 326.
to Pendleton, min. to Germany, July 7, 1885, **3**, pp. 366-367.
to Scrymser, July 7, 1885, **2**, p. 479.
to Soteldo, Venez. min., July 7, 1885, **6**, p. 745.
to Jackson, min. to Mexico, July 9, 1885, **4**, p. 708; **6**, p. 340.
to Pendleton, min. to Germany, July 9, 1885, **4**, pp. 76-77.
to Sec. of Navy, July 14, 1885, **2**, p. 1097.
to Freer, July 15, 1885, **6**, p. 707.
to Garland, Atty.-Gen., July 15, 1885, **2**, pp. 1099-1100.
to Smithers, chargé at Peking, July 15, 1885, **3**, p. 1012.
to Scott, min. to Venezuela, July 15, 1885, **6**, p. 707.
to Scott, min. to Venezuela, July 16, 1885, **4**, p. 445.
to Jackson, min. to Mexico, July 17, 1885, **6**, pp. 337-339, 702-703.
to Hall, min. to Central America, July 20, 1885, **7**, p. 15.
to Jackson, min. to Mexico, July 20, 1885, **6**, p. 679.
to Jarvis, min. to Brazil, July 20, 1885, **6**, p. 326.
to Lamar, Sec. of Int., July 20, 1885, **4**, p. 263.
to McLane, min. to France, July 20, 1885, **7**, p. 54.
to Phelps, min. to England, July 21, 1885, **5**, p. 92.
to Blanchard, July 22, 1885, **3**, p. 610.
to Sanders & Hollingsworth, July 23, 1885, **6**, pp. 707, 708.
to Soteldo, Venez. min., July 24, 1885, **2**, p. 1106.
to Foster, min. to Spain, July 25, 1885, **2**, p. 320.
to Lundy, July 25, 1885, **1**, p. 639.
to Jackson, min. to Mexico, July 31, 1885, **4**, p. 708; **6**, p. 340.
to Thompson, min. to Hayti, July 31, 1885, **2**, pp. 82, 300; **3**, p. 796.
to Valera, Span. min., July 31, 1885, **7**, pp. 981, 1028-1029.
to Pendleton, min. to Germany, Aug. 1, 1885, **3**, p. 381.
to Foster, min. to Spain, Aug. 3, 1885, **5**, p. 854.
to Garland, Atty.-Gen., Aug. 3, 1885, **7**, pp. 1021, 1029.
to Hanna, min. to Argentine Republic, Aug. 5, 1885, **4**, p. 421.
to Jackson, min. to Mexico, Aug. 5, 1885, **2**, p. 98; **4**, p. 14.
to Mackey, Aug. 5, 1885, **3**, p. 847.
to Pitkin, Aug. 5, 1885, **4**, p. 421.
to Authes, Aug. 7, 1885, **3**, pp. 432-433.
to Winchester, min. to Switzerland, Aug. 15, 1885, **2**, pp. 489-490, 511, 523-524.
to Arakelyan, Aug. 17, 1885, **3**, pp. 692-693, 694.
to Clark, sec. bd. of comms. for for. missions, Aug. 17, 1885, **6**, p. 743.
to Cox, min. to Turkey, Aug. 17, 1885, **5**, p. 816; **6**, pp. 341, 772.
to Ensign Foulk, U. S. N., Aug. 19, 1885, **5**, p. 571.
to Phelps, min. to England, Aug. 19, 1885, **5**, p. 571.
to Casciani, Aug. 20, 1885, **3**, p. 612.
to Phelps, min. to England, Aug. 20, 1885, **6**, p. 279.
to Foster, min. to Spain, Aug. 21, 1885, **3**, pp. 860, 999.
to Roberts, min. to Chile, Aug. 21, 1885, **6**, pp. 29-30.
to Barlow et al., Aug. 22, 1885, **2**, p. 1074.
to Roustan, French min., Aug. 26, 1885, **2**, pp. 307-310.
to Cox, min. to Turkey, Aug. 29, 1885, **4**, p. 130.
to Lee, chargé at Vienna, Aug. 31, 1885, **4**, p. 483.

- Bayard, Thomas F., Sec. of State, to Scott, min. to Venezuela, Sept. 3, 1885, **6**, p. 757.
- to Scruggs, min. to Colombia, Sept. 3, 1885, **6**, p. 961.
- to Sackville West, Brit. min., Sept. 5, 1885, **5**, p. 470.
- to Pendleton, min. to Germany, Sept. 7, 1885, **1**, pp. 432-433; **5**, p. 864.
- to Strobel, chargé at Madrid, Sept. 7, 1885, **6**, p. 346.
- to Gebhard, Sept. 9, 1885, **6**, pp. 279-280, 666.
- to Stuart, Sept. 9, 1885, **3**, p. 328.
- to Manning, Sec. of Treas., Sept. 10, 1885, **5**, p. 92.
- to Turner, Sept. 10, 1885, **3**, p. 425.
- to Trée, min. to Belgium, Sept. 11, 1885, **5**, p. 565; **6**, p. 28.
- to Keiley, appointed min. to Austria-Hungary, Sept. 15, 1885, **4**, p. 483.
- to Lane, Sept. 24, 1885, **2**, p. 1025.
- to Lee, chargé at Vienna, Oct. 2, 1885, **3**, pp. 911, 948.
- to Thompson, min. to Hayti, Oct. 2, 1885, **6**, p. 701.
- to Jackson, min. to Mexico, Oct. 5, 1885, **2**, p. 436.
- to Jackson, min. to Mexico, Oct. 6, 1885, **2**, p. 436.
- to Becerra, Colombian min., Oct. 7, 1885, **3**, p. 41.
- to Coudert Bros., Oct. 7, 1885, **4**, p. 784; **6**, p. 1029.
- to King, Oct. 12, 1885, **2**, p. 908.
- to Lamar, Sec. of Int., Oct. 13, 1885, **4**, pp. 264, 265.
- to Cox, min. to Turkey, Oct. 15, 1885, **4**, p. 130.
- to Coudert Bros., Oct. 16, 1885, **6**, p. 1030.
- to Sackville West, Brit. min., Oct. 17, 1885, **3**, p. 341.
- to Wilson, Oct. 17, 1885, **3**, p. 896.
- to Wollner, Oct. 24, 1885, **3**, p. 596.
- to Melvin, Oct. 26, 1885, **3**, p. 896.
- to Buck, min. to Peru, Oct. 27, 1885, **6**, pp. 615, 758, 942.
- to Comanos, vice-cons.-gen. at Cairo, Oct. 27, 1885, **5**, p. 585.
- to Cox, min. to Turkey, Oct. 28, 1885, **5**, pp. 800-801.
- to McClernan, Oct. 29, 1885, **3**, p. 548.
- to O'Connor, Oct. 29, 1885, **6**, p. 891.
- to Williams, Oct. 29, 1885, **3**, p. 849.
- to King, Oct. 30, 1885, **6**, p. 57.
- to Hubbard, min. to Japan, Oct. 31, 1885, **5**, pp. 755, 756.
- to Jacob, min. to Colombia, Nov. 3, 1885, **3**, p. 118.
- to Magee, min. to Sweden, Nov. 3, 1885, **3**, pp. 921-922.
- to Thompson, min. to Hayti, Nov. 3, 1885, **2**, p. 857.
- to Cox, min. to Turkey, Nov. 6, 1885, **2**, pp. 735, 818; **5**, pp. 90, 92.
- to Lee, chargé at Vienna, Nov. 6, 1885, **5**, pp. 90, 92.
- to Thompson, Nov. 7, 1885, **2**, p. 818.
- to von Alvensleben, Ger. min., Nov. 7, 1885, **5**, p. 298.
- to de Bounder, Belg. min., Nov. 7, 1885, **5**, p. 298.
- to Lovenörn, Danish min., Nov. 7, 1885, **5**, p. 298.
- to Manning, Sec. of Treas., Nov. 7, 1885, **5**, p. 273.
- to Viscount das Nogueiras, Portuguese min., Nov. 7, 1885, **5**, p. 298.
- to Reuterskiöld, min. of Norway and Sweden, Nov. 7, 1885, **5**, p. 299.
- to Thompson, min. to Hayti, Nov. 7, 1885, **2**, p. 858.
- to Adamson, cons.-gen. at Panama, Nov. 9, 1885, **4**, p. 596.
- to Monroe, Nov. 10, 1885, **4**, p. 791.
- to Carter, Hawaiian min., Nov. 11, 1885, **1**, p. 540.
- to Cox, min. to Turkey, Nov. 11, 1885, **4**, pp. 22-23.
- to Colombian min., Nov. 14, 1885, **3**, p. 31.
- to Denby, min. to China, Nov. 16, 1885, **5**, p. 572.
- to Becerra, Colombian min., Nov. 17, 1885, **3**, p. 34.

- Bayard, Thomas F., Sec. of State, to Pringle, chargé to Central America, Nov. 18, 1885, 7, p. 15.
- to Cardwell, agt. at Cairo, Nov. 20, 1885, 2, p. 724.
- to Hodges, Nov. 20, 1885, 2, pp. 519, 528.
- to Cox, min. to Turkey, Nov. 28, 1885, 3, pp. 682-684, 687, 708; 6, p. 702.
- to Viquez, Costa Rican chargé, Nov. 28, 1885, 3, p. 198.
- to Winchester, min. to Switzerland, Nov. 28, 1885, 3, p. 280.
- to Jackson, min. to Mexico, Dec. 5, 1885, 2, p. 347; 6, p. 668.
- to Winchester, min. to Switzerland, Dec. 8, 1885, 2, p. 555.
- to von Alvensleben, Ger. min., Dec. 9, 1885, 1, p. 540.
- to Denby, min. to China, Dec. 9, 1885, 5, p. 572.
- to Becerra, Colombian min., Dec. 11, 1885, 6, p. 997.
- to Denby, min. to China, Dec. 12, 1885, 2, p. 646; 5, pp. 368, 450.
- to Buck, min. to Peru, Dec. 16, 1885, 1, p. 160.
- to Pendleton, min. to Germany, Dec. 18, 1885, 3, p. 752.
- to Cox, min. to Turkey, Dec. 23, 1885, 4, p. 566.
- to Winchester, min. to Switzerland, Dec. 28, 1885, 3, pp. 355, 510, 768.
- to Cardwell, cons.-gen. at Cairo, Jan. 7, 1886, 5, pp. 585-586.
- to Phelps, min. to England, Jan. 7, 1886, 5, pp. 364, 847-848.
- to Cox, min. to Turkey, Jan. 8, 1886, 4, p. 805.
- to Cox, min. to Turkey, Jan. 9, 1886, 6, p. 614.
- to von Alvensleben, Ger. min., Jan. 11, 1886, 1, p. 540.
- to min. to Germany, tel., Jan. 12, 1886, 1, p. 540.
- to McLane, min. to France, Jan. 13, 1886, 5, p. 774.
- to Lothrop, min. to Russia, Jan. 14, 1886, 3, p. 640.
- to Curry, min. to Spain, Jan. 15, 1886, 4, pp. 770-771.
- to Langston, Jan. 15, 1886, 6, p. 666.
- to Curry, min. to Spain, Jan. 22, 1886, 6, pp. 637-638.
- to Becerra, Colombian min., Jan. 23, 1886, 3, p. 130.
- to Cox, min. to Turkey, Jan. 23, 1886, 3, pp. 680, 684.
- to Dorsheimer, Jan. 25, 1886, 6, pp. 716-717.
- to Jackson, min. to Mexico, Jan. 26, 1886, 7, p. 53.
- to Crain, M. C., Jan. 28, 1886, 3, p. 340.
- to McLane, min. to France, Jan. 29, 1886, 3, p. 34.
- to Pendleton, min. to Germany, Jan. 29, 1886, 3, p. 389.
- to Bebell, Feb. 4, 1886, 6, p. 707.
- to Denby, min. to China, Feb. 5, 1886, 6, pp. 614, 639, 1028.
- to Hall, min. to Central America, Feb. 6, 1886, 7, pp. 878, 1048.
- to Mrs. Lografo, Feb. 6, 1886, 3, p. 455.
- to Scrymser, pres. Cent. and So. Am. Tel. Co., Feb. 6, 1886, 3, p. 130.
- to Brauer, Feb. 9, 1886, 3, p. 433.
- to Sec. of Treas., Feb. 9, 1886, 7, p. 1026.
- to Atty.-Gen., Feb. 11, 1886, 7, p. 1026.
- to Jacob, min. to Colombia, conf., Feb. 11, 1886, 3, p. 34.
- to Sackville West, Brit. min., Feb. 16, 1886, 4, p. 371.
- to Morrow, M. C., Feb. 17, 1886, 2, p. 92; 6, p. 280.
- to Frye, Feb. 17, 1886, 6, p. 752.
- to Sackville West, Brit. min., Feb. 17, 1886, 6, p. 331.
- to Buck, min. to Peru, Feb. 18, 1886, 1, p. 160.
- to Caleb, Feb. 18, 1886, 6, p. 280.
- to Cheng Tsao Ju, Chinese min., Feb. 18, 1886, 6, pp. 826-835, 987.
- to Romero, Mex. min., Feb. 18, 1886, 1, pp. 560, 566, 571.
- to Sec. of Treas., Feb. 19, 1886, 7, p. 904.
- to Seay, min. to Bolivia, Feb. 20, 1886, 6, p. 707.

- Bayard, Thomas F., Sec. of State, to Hall, min. to Central America, Feb. 20, 1886, 7, p. 1023.
- to Copeland, Feb. 23, 1886, 6, p. 699.
- to Manning, Feb. 23, 1886, 5, p. 754.
- to Conoly, Feb. 24, 1886, 3, p. 865.
- to Arakelyan, Feb. 25, 1886, 3, p. 694.
- to Garland, Atty.-Gen., Feb. 25, 1886, 2, p. 1100; 7, p. 904.
- to Scrymser, Feb. 25, 1886, 2, p. 479.
- to Fisher, Feb. 26, 1886, 1, p. 571.
- to Morrow, M. C., Feb. 26, 1886, 1, p. 423; 5, p. 621.
- to President, Feb. 26, 1886, 6, p. 667.
- to Sackville West, Brit. min., Feb. 26, 1886, 1, p. 685.
- to Cox, min. to Turkey, Feb. 27, 1886, 6, p. 671.
- to Garland, Atty.-Gen., Feb. 27, 1886, 7, p. 904.
- to Pendleton, min. to Germany, Feb. 27, 1886, 1, p. 423; 5, p. 621.
- to Jeffries, Mar. 1, 1886, 3, p. 43.
- to Valera, Span. min., Mar. 2, 1886, 6, p. 346.
- to Cardwell, cons.-gen. at Cairo, Mar. 3, 1886, 5, p. 586.
- to Viscount das Nogueiras, Portuguese min., Mar. 3, 1886, 1, p. 424.
- to von Alvensleben, Ger. min., Mar. 4, 1886, 1, p. 425; 5, p. 298.
- to Cox, min. to Turkey, Mar. 4, 1886, 3, p. 708.
- to Allison, Mar. 5, 1886, 6, p. 57.
- to Jarvis, min. to Brazil, Mar. 6, 1886, 6, p. 326.
- to Scrymser, Mar. 7, 1886, 2, p. 463.
- to Jackson, min. to Mexico, Mar. 9, 1886, 2, p. 348.
- to Thompson, min. to Hayti, Mar. 9, 1886, 6, p. 704.
- to Atty.-Gen., Mar. 10, 1886, 7, p. 1026.
- to Torrey, Mar. 10, 1886, 4, p. 356.
- to Baron Fava, Ital. min., Mar. 12, 1886, 5, p. 298.
- to Mitchell, U. S. Senate, Mar. 12, 1886, 4, p. 190.
- to Pendleton, min. to Germany, Mar. 12, 1886, 3, pp. 383-389, 391.
- to von Alvensleben, Ger. min., Mar. 15, 1886, 3, p. 335.
- to Helder, Mar. 16, 1886, 7, p. 1026.
- to McCall, Mar. 17, 1886, 6, p. 327.
- to Quesada, Argentine min., Mar. 18, 1886, 1, pp. 888, 889-890; 6, p. 435.
- to Roberts, min. to Chile, Mar. 20, 1886, 1, pp. 421-422; 3, p. 772.
- to Jarvis, min. to Brazil, Mar. 22, 1886, 6, p. 715.
- to Rodriguez, Mar. 22, 1886, 7, p. 56.
- to Miss Saunders, Mar. 23, 1886, 4, pp. 229-230.
- to Cox, min. to Turkey, Mar. 24, 1886, 5, p. 29.
- to Facchenetti, Mar. 26, 1886, 3, p. 612.
- to Reuterskiöld, min. of Norway and Sweden, Mar. 29, 1886, 5, p. 299.
- to Morrow, M. C., Mar. 30, 1886, 4, p. 233.
- to Fairchild, Sec. of Treas., Mar. 31, 1886, 4, p. 222.
- to Rodriguez, Mar. 31, 1886, 7, pp. 56-57.
- to Whitney, Sec. of Navy, Mar. 31, 1886, 1, p. 540.
- to Fairchild, Sec. of Treas., Apr. 1, 1886, 1, p. 793.
- to Whitney, Sec. of Navy, Apr. 1, 1886, 1, p. 540.
- to Stallo, min. to Italy, Apr. 3, 1886, 5, p. 92.
- to Hubbard, min. to Japan, Apr. 5, 1886, 5, p. 756.
- to Morrow, M. C., Apr. 7, 1886, 4, p. 233.
- to Manning, Sec. of Treas., Apr. 8, 1886, 4, p. 233.
- to Curry, min. to Spain, Apr. 9, 1886, 6, p. 638; 7, p. 54.

- Bayard, Thomas F., Sec. of State, to Tree, min. to Brussels, Apr. 9, 1886, **3**, p. 954.
to Sackville West, Brit. min., Apr. 9, 1886, **2**, pp. 283, 1026.
to Sackville West, Brit. min., Apr. 10, 1886, **6**, p. 666.
to Sackville West, Brit. min., Apr. 14, 1886, **6**, p. 331.
to Sackville West, Brit. min., Apr. 15, 1886, **4**, p. 403.
to Woolsey, Apr. 15, 1886, **4**, pp. 670-671.
to von Alvensleben, Ger. min., Apr. 16, 1886, **5**, p. 564.
to Cox, min. to Turkey, Apr. 16, 1886, **5**, p. 802.
to Manning, Sec. of Treas., Apr. 19, 1886, **4**, p. 420.
to Sawyer and Spooner, Apr. 19, 1886, **2**, p. 948.
to Sterne, Apr. 20, 1886, **3**, pp. 355, 510, 768.
to Hevner, Apr. 21, 1886, **6**, p. 707.
to Sackville West, Brit. min., Apr. 23, 1886, **6**, p. 331.
to Sackville West, Brit. min., Apr. 26, 1886, **2**, p. 283.
to Morgan, min. to Mexico, Apr. 27, 1886, **6**, pp. 668, 694.
to Pendleton, min. to Germany, Apr. 27, 1886, **3**, p. 368.
to Manning, Sec. of Treas., Apr. 28, 1886, **5**, p. 572.
to Cox, min. to Turkey, Apr. 29, 1886, **5**, p. 29.
to Golding, Apr. 30, 1886, **6**, p. 637.
to Buck, min. to Peru, May 1, 1886, **1**, p. 160.
gen. inst. in regard to passports, May 1, 1886, **3**, p. 920.
to von Alvensleben, May, 6, 1886, **5**, pp. 182, 868.
to Cheney, cons. at Zanzibar, May 6, 1886, **5**, p. 868.
to Sackville West, Brit. min., May 10, 1886, **1**, p. 815.
to Morris, May 12, 1886, **7**, p. 57.
to Robinson, cons. at Tamatave, May 12, 1886, **5**, pp. 313, 777.
to Denby, min. to China, May 14, 1886, **2**, p. 646; **4**, p. 448; **5**, pp. 223-224.
to Jacob, min. to Colombia, May 15, 1886, **6**, pp. 642, 781.
to Morgan, min. to Mexico, May 15, 1886, **5**, p. 92.
to Winchester, min. to Switzerland, May 17, 1886, **3**, pp. 672, 739-740.
to Benedict, Taft, and Benedict, May 18, 1886, **7**, p. 130.
to Muruaga, Span. min., May 19, 1886, **3**, pp. 859, 859-860, 999.
to Buck, min. to Peru, May 20, 1886, **6**, p. 918.
to Sackville West, Brit. min., May 20, 1886, **1**, p. 818.
to Tree, min. to Belgium, May 21, 1886, **4**, p. 258.
to Curry, min. to Spain, May 26, 1886, **3**, p. 32.
to Fraser & Co., May 26, 1886, **5**, p. 448.
to Morgan, min. to Mexico, May 26, 1886, **4**, p. 717.
to Peralta, Costa Rican min., May 26, 1886, **3**, pp. 31-32.
to Buck, min. to Peru, May 27, 1886, **4**, p. 734.
to Hall, min. to Central America, May 27, 1886, **6**, pp. 919, 920.
to Thompson, min. to Hayti, May 27, 1886, **5**, p. 314.
to Manning, Sec. of Treas., May 28, 1886, **1**, p. 720.
to Davie, May 29, 1886, **4**, p. 252.
to Grant, June 1, 1886, **3**, p. 632.
to Endicott, Sec. of War, June 5, 1886, **2**, p. 482.
to Tree, min. to Belgium, June 5, 1886, **2**, p. 511.
to Count Lippe-Weissenfeld, Austrian chargé, June 8, 1886, **3**, p. 806.
to Winchester, min. to Switzerland, June 9, 1886, **3**, p. 922.
to de Bounder, Belg. min., June 10, 1886, **4**, p. 419.
to Bowen, June 12, 1886, **1**, p. 760; **2**, p. 17.
to Atty.-Gen., June 14, 1886, **7**, p. 1021.
to Curry, min. to Spain, June 14, 1886, **3**, pp. 860, 999.
to Sackville West, Brit. min., June 14, 1886, **1**, p. 788.

- Bayard, Thomas F., Sec. of State, to Miller, June 15, 1886, **5**, pp. 179, 272.
to Phelps, min. to England, June 18, 1886, **1**, p. 828.
to Romero, Mex. min., June 19, 1886, **6**, p. 314.
to McLane, min. to France, June 23, 1886, **1**, p. 6; **6**, pp. 266, 651.
to Scherpel, June 23, 1886, **3**, p. 389.
to Jewett, June 24, 1886, **4**, p. 789; **6**, pp. 617-618.
to Straus, min. to Turkey, June 24, 1887, **3**, p. 708.
to Hanna, min. to Argentine Republic, June 25, 1886, **3**, pp. 759, 790, 922.
to Muruaga, Span. min., June 28, 1886, **6**, pp. 895-897, 964; **7**, pp. 303-304, 694.
to Manning, June 30, 1886, **1**, p. 571.
to Vignaud, chargé at Paris, July 2, 1886, **3**, pp. 529, 546.
to Act. Sec. of Treas., July 3, 1886, **7**, pp. 1022, 1034.
to Atty.-Gen., July 3, 1886, **7**, p. 1022.
to Miss Heald, July 9, 1886, **4**, p. 566.
to Lieberman, July 9, 1886, **3**, pp. 541-542.
to McLane, min. to France, July 12, 1886, **5**, p. 774.
to McGarr, cons. at Guayaquil, July 14, 1886, **7**, pp. 950, 951, 1047-1048.
to Hubbard, min. to Japan, July 14, 1886, **5**, pp. 755-756.
to Bahny, July 15, 1886, **3**, p. 632.
to Carrasco, July 16, 1886, **2**, p. 870.
to Hubbard, min. to Japan, July 17, 1886, **5**, p. 756.
to Lewis, July 17, 1886, **4**, p. 51.
to Jackson, min. to Mexico, July 19, 1886, **2**, p. 228; **6**, p. 281.
to Jackson, min. to Mexico, July 20, 1886, **2**, pp. 228-230; **6**, p. 281.
to Winchester, min. to Switzerland, July 20, 1886, **3**, p. 922.
to Lee, chargé at Vienna, July 24, 1886, **3**, pp. 546-547, 740-741.
to Jackson, min. to Mexico, July 26, 1886, **6**, p. 281.
to Jackson, min. to Mexico, July 27, 1886, **2**, p. 230.
to Denby, min. to China, July 28, 1886, **7**, pp. 857-858.
to Baron Rosen, Russ. chargé, July 29, 1886, **2**, p. 305.
to Flores, Ecuadorean min., July 31, 1886, **7**, p. 11.
report, to President, Aug. 2, 1886, **2**, p. 230.
to Chase, Aug. 3, 1886, **2**, p. 181.
to Randall, Aug. 3, 1886, **3**, p. 695.
to Campbell, Aug. 5, 1886, **3**, p. 806.
to Warner, Aug. 5, 1886, **4**, p. 804.
to Buck, min. to Peru, Aug. 13, 1886, **6**, p. 992.
to Denby, min. to China, Aug. 19, 1886, **5**, p. 470.
to Jackson, Aug. 23, 1886, **4**, p. 243.
to Buck, min. to Peru, Aug. 24, 1886, **6**, pp. 252, 759.
to Jarvis, min. to Brazil, Sept. 6, 1886, **4**, p. 789; **6**, pp. 618, 1026-1027.
to Jackson, min. to Mexico, Sept. 7, 1886, **6**, p. 681.
to Tefvik Pasha, Turk. min., Sept. 18, 1886, **2**, p. 694.
to Buck, min. to Peru, Sept. 23, 1886, **1**, p. 252.
to Lothrop, min. to Russia, Sept. 23, 1886, **4**, p. 126.
to Byrne, Sept. 24, 1886, **3**, p. 632.
to Phelps, min. to England, Sept. 24, 1886, **6**, p. 331.
to Swiss leg., Oct. 8, 1886, **4**, p. 596.
to King, chargé at Bogota, Oct. 13, 1886, **2**, p. 4; **6**, p. 907.
to Scott, min. to Venezuela, Oct. 14, 1886, **4**, p. 583; **6**, pp. 532-533.
to McCartee, Oct. 15, 1886, **3**, p. 485.
to Phelps, min. to England, Oct. 15, 1886, **4**, p. 583.
to Buck, min. to Peru, Oct. 18, 1886, **6**, p. 992.
to Maury, min. to Colombia, Oct. 19, 1886, **4**, p. 596.

- Bayard, Thomas F., Sec. of State, to Sackville West, Brit. min., Oct. 19, 1886, **1**, p. 850.
to Garland, Atty.-Gen., Oct. 20, 1886, **2**, pp. 1025-1026, 1044.
to Collins, Oct. 25, 1886, **6**, pp. 330-331.
to Buck, min. to Peru, Nov. 1, 1886, **6**, p. 267.
to Lee, chargé at Vienna, Nov. 3, 1886, **3**, p. 417.
to Barlow, Nov. 6, 1886, **3**, p. 42.
to Phelps, min. to England, Nov. 6, 1886, **1**, p. 864; **2**, pp. 280, 343-345.
to King, chargé at Constantinople, Nov. 11, 1886, **5**, p. 831.
to Sackville West, Brit. min., Nov. 11, 1886, **2**, p. 280.
to McLane, min. to France, Nov. 17, 1886, **5**, p. 207.
to Manning, min. to Mexico, Nov. 20, 1886, **3**, p. 306.
to Curry, min. to Spain, Nov. 23, 1886, **3**, p. 861.
to McLane, min. to France, Nov. 24, 1886, **5**, pp. 205, 207-209.
to Hall, min. to Central America, Nov. 29, 1886, **3**, pp. 790-793; **6**, pp. 267-268, 314-315.
to McLane, min. to France, Dec. 1, 1886, **6**, p. 756.
to Muruaga, Span. min., Dec. 3, 1886, **3**, p. 789; **6**, pp. 625, 676, 691, 901, 1004; **7**, pp. 38-39, 304, 337-338, 694.
to Romero, Mex. min., Dec. 8, 1886, **4**, p. 371.
to Denby, min. to China, Dec. 11, 1886, **4**, p. 776.
to Galvin, Dec. 13, 1886, **2**, p. 384.
to Phelps, min. to England, Dec. 13, 1886, **1**, p. 864.
to Romero, Mex. min., Dec. 15, 1886, **4**, p. 372.
to Barksdale, Dec. 16, 1886, **7**, p. 872.
to Mason, Dec. 20, 1886, **7**, p. 814.
to Reuterskiöld, min. of Norway and Sweden, Dec. 20, 1886, **5**, p. 299.
to Glidden and Curtis, Dec. 29, 1886, **1**, p. 558.
to Bell, min. to Netherlands, Jan. 5, 1887, **5**, p. 300.
to Pendleton, min. to Germany, Jan. 5, 1887, **5**, p. 298.
to Tree, min. to Belgium, Jan. 5, 1887, **5**, p. 298.
to Hall, min. to Central America, Jan. 6, 1887, **3**, p. 451.
to Billings and Daly, Jan. 7, 1887, **3**, p. 200.
to Brook, Jan. 7, 1887, **2**, pp. 92-93.
to Merrill, min. to Hawaii, Jan. 8, 1887, **1**, p. 492.
to Ferrara, Ital. chargé, Jan. 10, 1887, **2**, p. 313.
to Manning, min. to Mexico, Jan. 18, 1887, **3**, p. 306.
to President, Jan. 20, 1887, **1**, pp. 11, 62; **2**, pp. 6, 6-7; **6**, pp. 550-551, 616, 622-623, 1027; **7**, pp. 33, 61, 69, 69-70.
to Seay, min. to Bolivia, Jan. 21, 1887, **4**, p. 564.
to President, Jan. 25, 1887, **3**, p. 198.
to King, chargé at Constantinople, Jan. 29, 1887, **4**, p. 568.
to Dwyer, Jan. 31, 1887, **4**, p. 683.
to McLane, min. to France, Feb. 1, 1887, **3**, p. 850.
to Ferguson, Feb. 2, 1887, **3**, p. 498.
to Brit. min., Feb. 3, 1887, **1**, p. 896.
to Oishie, Feb. 4, 1887, **3**, p. 612.
to Mex. min., Feb. 7 [sic], 1887, **4**, p. 345.
to dip. and cons. officers, cir., Feb. 8, 1887, **2**, pp. 514, 525-527, 536.
to Bell, min. to Netherlands, Feb. 10, 1887, **5**, p. 300.
to Dillon et al., Feb. 16, 1887, **3**, p. 200.
to Hall, min. to Central America, Feb. 16, 1887, **6**, pp. 268, 269-270.
to Sayers, Feb. 16, 1887, **3**, p. 612.
to Stallo, min. to Italy, Feb. 17, 1887, **3**, p. 549.
to Lothrop, min. to Russia, Feb. 18, 1887, **3**, pp. 633-636.

- Bayard, Thomas F., Sec. of State, report, Feb. 19, 1887, **3**, p. 42.
 to dip. officers, Feb. 23, 1887, **3**, p. 902.
 to Endicott, Sec. of War, Feb. 23, 1887, **3**, p. 873.
 to Phelps, min. to England, Feb. 24, 1887, **6**, p. 433.
 to Maury, min. to Colombia, Feb. 25, 1887, **3**, p. 130.
 to Manning, min. to Mexico, Feb. 26, 1887, **2**, pp. 373-376.
 report, Feb. 26, 1887, **2**, pp. 345-346.
 to Winchester, min. to Switzerland, Mar. 1, 1887, **2**, pp. 554-555.
 to Lawler, Mar. 2, 1887, **4**, p. 183.
 to von Alvensleben, Ger. min., Mar. 4, 1887, **3**, pp. 395-398.
 to Rodriguez, Mar. 5, 1887, **6**, p. 699.
 to Denby, min. to China, Mar. 7, 1887, **2**, pp. 648-650.
 to Manning, min. to Mexico, Mar. 7, 1887, **2**, p. 376.
 to Dinsmore, min. to Corea, Mar. 14, 1887, **5**, p. 573.
 to Rodriguez, Mar. 15, 1887, **6**, p. 791.
 to Manning, min. to Mexico, Mar. 17, 1887, **2**, p. 377.
 to Straus, min. to Turkey, Mar. 17, 1887, **2**, p. 664.
 to Curry, min. to Spain, Mar. 18, 1887, **3**, p. 861.
 to Manning, min. to Mexico, Mar. 19, 1887, **2**, p. 377.
 to Curry, min. to Spain, Mar. 21, 1887, **3**, p. 861.
 to Honey, Mar. 21, 1887, **2**, p. 61.
 to McLane, min. to France, Mar. 22, 1887, **5**, p. 774.
 to dip. and cons. officers of U. S., cir., Mar. 25, 1887, **2**, pp. 104-105.
 to Lampas, Mar. 26, 1887, **6**, p. 756.
 to Sackville West, Brit. min., Mar. 27, 1887, **2**, p. 364.
 to Winchester, min. to Switzerland, Mar. 28, 1887, **3**, pp. 978, 978-982.
 to Bell, min. to Netherlands, Apr. 2, 1887, **4**, p. 62.
 to Walker, cons.-gen. at Paris, Apr. 7, 1887, **2**, pp. 527-528.
 to Weinstein, Apr. 7, 1887, **3**, pp. 632, 646.
 to Manning, min. to Mexico, tel., Apr. 8, 1887, **2**, p. 377.
 to de Bounder, Belg. min., Apr. 11, 1887, **3**, p. 758.
 to Muruaga, Span. min., Apr. 11, 1887, **3**, pp. 860-861.
 to Carter, Hawaiian min., Apr. 12, 1887, **1**, p. 492.
 to Tree, min. to Belgium, Apr. 13, 1887, **3**, p. 954.
 to Denby, min. to China, Apr. 18, 1887, **3**, p. 340.
 to Buck, min. to Peru, Apr. 19, 1887, **4**, p. 26.
 to Straus, min. to Turkey, Apr. 20, 1887, **2**, p. 740; **3**, pp. 288, 777; **5**, pp. 802-813, 814, 831, 832.
 to de Weckherlin, min. of Netherlands, Apr. 22, 1887, **5**, p. 300.
 to Garland, Atty.-Gen., Apr. 23, 1887, **2**, p. 15.
 to Curry, min. to Spain, Apr. 25, 1887, **3**, p. 861.
 to Ervin, Apr. 26, 1887, **5**, p. 246.
 to Stallo, min. to Italy, Apr. 27, 1887, **5**, p. 92.
 to Denby, min. to China, Apr. 27, 1887, **2**, pp. 620-621.
 to Manning, min. to Mexico, Apr. 27, 1887, **3**, p. 307.
 to Buck, min. to Peru, Apr. 29, 1887, **1**, p. 252.
 to Lamar, Sec. of Int., Apr. 29, 1887, **4**, p. 263.
 to Avery, May 4, 1887, **2**, pp. 34-35.
 to Denby, min. to China, May 4, 1887, **2**, pp. 628-629.
 to Manning, Sec. of Treas., May 4, 1887, **5**, p. 92.
 to Denby, min. to China, May 5, 1887, **3**, p. 847.
 to Sec. of Treas., May 7, 1887, **1**, p. 578.
 to Sackville West, Brit. min., May 7, 1887, **2**, pp. 427, 428; **4**, p. 148.

- Bayard, Thomas F., Sec. of State, to Winchester, min. to Switzerland, May 7, 1887, **3**, pp. 546, 954.
- to Dodge & Sons, May 9, 1887, **3**, p. 43.
- to McLane, min. to France, May 9, 1887, **2**, pp. 528-533.
- to Comba, May 10, 1887, **3**, p. 612.
- to Straus, min. to Turkey, May 10, 1887, **3**, pp. 1004, 1004-1005.
- to Hiscock, May 11, 1887, **4**, p. 567.
- to Viscount das Nogueiras, Portuguese min., May 11, 1887, **3**, p. 999.
- to Phelps, min. to England, May 13, 1887, **1**, p. 493.
- to Fairchild, Sec. of Treas., May 18, 1887, **1**, p. 691.
- to Gov. Foraker, of Ohio, May 18, 1887, **5**, p. 42.
- to Lopas, May 19, 1887, **4**, p. 687.
- to Manderson, May 19, 1887, **3**, p. 425.
- to Col. Frey, Swiss min., May 20, 1887, **3**, pp. 303, 584.
- to Sackville West, Brit. min., May 20, 1887, **2**, p. 428; **4**, p. 148.
- to Pendleton, min. to Germany, May 21, 1887, **3**, p. 438.
- to Merrill, min. to Hawaii, May 26, 1887, **1**, p. 493.
- to Curry, min. to Spain, May 31, 1887, **2**, p. 334.
- to Libmann & Co., May 31, 1887, **4**, p. 26.
- to Fairchild, Sec. of Treas., June 2, 1887, **5**, pp. 92, 294, 299.
- to Whitney, Sec. of Navy, June 3, 1887, **3**, pp. 259-260.
- to Gordon, Gov. of Georgia, June 7, 1887, **7**, p. 1026.
- to Whitney, Sec. of Navy, June 8, 1887, **4**, p. 475.
- to McLane, min. to France, June 10, 1887, **3**, p. 851.
- to Endicott, June 14, 1887, **3**, p. 425.
- to McLane, min. to France, June 14, 1887, **4**, p. 149.
- to Denby, min. to China, June 18, 1887, **4**, p. 475.
- to Straus, min. to Turkey, June 18, 1887, **5**, p. 829.
- to Scott, min. to Venezuela, June 23, 1887, **6**, pp. 294, 725.
- to Lothrop, min. to Russia, June 24, 1887, **3**, p. 640.
- to McLane, min. to France, June 24, 1887, **3**, p. 851.
- to Denby, min. to China, June 25, 1887, **2**, p. 652.
- to dist. atty. city courts of New Orleans, June 27, 1887, **4**, pp. 419, 421.
- to Gov. Foraker, of Ohio, June 27, 1887, **5**, p. 42.
- to Pendleton, min. to Germany, June 28, 1887, **3**, pp. 368-369, 373.
- to Denby, min. to China, July 1, 1887, **2**, p. 652.
- to E. D. Hayden, July 1, 1887, **2**, p. 547.
- to Maj. Kloss, Swiss chargé, July 1, 1887, **4**, pp. 594-596.
- to Lothrop, min. to Russia, July 1, 1887, **4**, p. 80.
- to Sec. of Treas., July 6, 1887, **5**, p. 330.
- to Stallo, min. to Italy, July 6, 1887, **2**, pp. 544-545.
- to U. S. dip. representatives, July 9, 1887, **5**, pp. 295, 299.
- to Lee, chargé at Vienna, July 12, 1887, **3**, p. 948.
- to Merrill, min. to Hawaii, July 12, 1887, **1**, p. 493.
- to Hubbard, min. to Japan, July 17, 1887, **5**, p. 273.
- to Becerra, Colombian min., July 23, 1887, **7**, p. 31.
- to Ferrara, Ital. chargé, July 26, 1887, **5**, p. 299.
- to King, July 26, 1887, **3**, p. 684.
- to Dinsmore, min. to Corea, July 27, 1887, **5**, p. 572.
- to Lawton, min. to Austria, July 28, 1887, **3**, p. 934.
- to Merrill, min. to Hawaii, July 28, 1887, **1**, p. 507.
- to Taylor, min. to Liberia, July 29, 1887, **5**, p. 768.
- to Hall, min. to Central America, July 30, 1887, **5**, p. 408.

- Bayard, Thomas F., Sec. of State, to Straus, min. to Turkey, Aug. 11, 1887, **3**, pp. 288, 777.
to Scott, min. to Venezuela, Aug. 12, 1887, **6**, p. 725.
to mins. in France, Great Britain, Germany, Japan, Russia, and Sweden and Norway,
Aug. 19, 1887, **1**, p. 896.
to Stallo, min. to Italy, Aug. 20, 1887, **5**, p. 92.
to Count Foresta, Ital. chargé, Aug. 23, 1887, **5**, p. 300.
to Denby, min. to China, Aug. 24, 1887, **3**, p. 1010.
to Pendleton, min. to Germany, Aug. 30, 1887, **4**, p. 9.
to Straus, min. to Turkey, Sept. 1, 1887, **3**, p. 708.
report to President, Sept. 14, 1887, **4**, p. 256.
to Denby, min. to China, Sept. 22, 1887, **2**, p. 650.
to Straus, min. to Turkey, Sept. 22, 1887, **5**, p. 830.
to Saekville West, Brit. min., Sept. 22, 1887, **2**, p. 583.
to Whitney, Sec. of Navy, Sept. 22, 1887, **2**, p. 583.
to Carter, Hawaiian min., Sept. 23, 1887, **1**, p. 494.
to Merrill, min. to Hawaii, Sept. 26, 1887, **1**, p. 494.
to Merrill, min. to Hawaii, Sept. 30, 1887, **3**, pp. 724-725.
to Straus, min. to Turkey, Sept. 30, 1887, **3**, pp. 776-777.
to Baron von Zedtwitz, Ger. chargé, Oct. 1, 1887, **5**, p. 42.
to Denby, min. to China, Oct. 6, 1887, **5**, pp. 571-572.
to Lavenberg, Oct. 7, 1887, **3**, p. 644.
to Winchester, min. to Switzerland, Oct. 7, 1887, **3**, p. 510.
to Develin, Oct. 12, 1887, **3**, p. 852.
to Tavera, Austrian min., Oct. 12, 1887, **4**, p. 29.
to Winchester, min. to Switzerland, Oct. 12, 1887, **3**, pp. 773, 775-776, 776, 967.
to Pendleton, min. to Germany, Oct. 15, 1887, **4**, p. 9.
to Sec. of War, Oct. 15, 1887, **6**, p. 759.
to Strobel, chargé at Madrid, Oct. 20, 1887, **3**, p. 861.
to Saekville West, Brit. min., Oct. 20, 1887, **1**, p. 850.
to Develin, Oct. 21, 1887, **3**, pp. 852-853, 896.
to Viscount das Nogueiras, Portuguese min., Oct. 21, 1887, **2**, p. 581.
to Stallo, min. to Italy, Oct. 22, 1887, **2**, pp. 546-547, 548.
to Winchester, min. to Switzerland, Oct. 24, 1887, **3**, p. 967.
to Connery, chargé at Mexico, Nov. 1, 1887, **1**, p. 933; **2**, pp. 232-240.
to Sec. of Treas., Nov. 3, 1887, **7**, p. 1022.
to Denby, min. to China, Nov. 4, 1887, **5**, p. 572.
to Connery, min. to Mexico, Nov. 7, 1887, **1**, p. 6.
to Denby, min. to China, Nov. 7, 1887, **5**, p. 224.
to Dwyer, Nov. 7, 1887, **1**, p. 40.
to Stallo, min. to Italy, Nov. 7, 1887, **1**, p. 40.
to Shipman, Barlow, Laroque, and Choate, Nov. 10, 1887, **3**, p. 43.
to Neill, chargé at Lima, Nov. 16, 1887, **7**, p. 169.
to Blanco, Nov. 23, 1887, **3**, p. 657.
to Mugee, min. to Sweden and Norway, Nov. 28, 1887, **5**, p. 298.
to Atty.-Gen., Dec. 2, 1887, **2**, p. 630.
to Lawton, min. to Austria-Hungary, Dec. 5, 1887, **3**, p. 948.
to Hall, min. to Central America, Dec. 6, 1887, **6**, p. 914.
to Sec. of Treas., Dec. 6, 1887, **5**, p. 733.
to Lewis, min. to Portugal, Dec. 7, 1887, **2**, p. 71.
to Barclay, Liberian min. of for. aff., Dec. 9, 1887, **5**, p. 774.
to Denby, min. to China, Dec. 15, 1887, **4**, p. 567.
to Winchester, min. to Switzerland, Dec. 15, 1887, **3**, p. 983.
to Neill, chargé at Lima, Dec. 17, 1887, **6**, p. 253.
to Tree, min. to Belgium, Dec. 19, 1887, **2**, pp. 1002-1003.

- Bayard, Thomas F., Sec. of State, to McLane, min. to France, Dec. 28, 1887, **3**, p. 537.
to Winchester, min. to Switzerland, Jan. 5, 1888, **3**, p. 460.
to Sutphen, Jan. 6, 1888, **6**, pp. 961-964, 1005.
to Chang Yen Hoon, Chinese min., Jan. 10, 1888, **5**, p. 572.
to Denby, min. to China, Jan. 10, 1888, **2**, pp. 626-627.
to Maury, min. to Colombia, Jan. 11, 1888, **2**, p. 146.
to Pendleton, min. to Germany, Jan. 17, 1888, **1**, pp. 542-544.
to Buck, min. to Peru, Jan. 19, 1888, **6**, pp. 254-255.
to Denby, min. to China, Jan. 25, 1888, **2**, pp. 616, 624.
to von Alvensleben, Ger. min., Jan. 26, 1888, **5**, p. 299.
to Dinsmore, min. to China, Jan. 26, 1888, **4**, p. 734; **5**, p. 572.
to von Alvensleben, Ger. min., Jan. 30, 1888, **5**, p. 299.
to Hubbard, min. to Japan, Jan. 31, 1888, **5**, p. 756.
to Bell, min. to Netherlands, Feb. 3, 1888, **4**, pp. 61-62.
to Straus, min. to Turkey, Feb. 3, 1888, **5**, p. 817.
to Cardwell, cons.-gen. at Cairo, Feb. 4, 1888, **5**, p. 586.
to Fairechild, Sec. of Treas., Feb. 6, 1888, **5**, pp. 314, 322, 407.
to de Weckherlin, Netherlands min., Feb. 6, 1888, **5**, p. 132.
to Denby, min. to China, Feb. 9, 1888, **5**, p. 572.
to Connery, chargé at Mexico, Feb. 13, 1888, **1**, p. 762.
to Buck, min. to Peru, Feb. 15, 1888, **6**, pp. 255-256, 294, 295.
to McLane, min. to France, Feb. 15, 1888, **2**, p. 220; **3**, pp. 513, 548, 596; **4**, p. 55.
to Sackville West, Brit. min., Feb. 15, 1888, **1**, p. 495.
to Mitchell, U. S. Senate, Feb. 27, 1888, **4**, p. 148.
to von Alvensleben, Ger. min., Feb. 28, 1888, **5**, p. 299.
to McLane, min. to France, Mar. 1, 1888, **2**, p. 478.
to Sackville West, Brit. min., Mar. 6, 1888, **2**, p. 1003.
to Tree, min. to Belgium, Mar. 9, 1888, **1**, p. 652; **2**, p. 1026.
to Col. Frey, Swiss min., Mar. 13, 1888, **2**, p. 110.
to Bragg, min. to Mexico, Mar. 15, 1888, **6**, p. 801.
to President, Mar. 16, 1888, **6**, p. 836.
to Straus, min. to Turkey, Mar. 17, 1888, **2**, p. 741; **4**, p. 662.
to Winchester, min. to Switzerland, Mar. 19, 1888, **3**, p. 460.
to Hubbard, min. to Japan, Mar. 21, 1888, **2**, p. 608.
to Cummings, Mar. 22, 1888, **1**, p. 679.
to Scott, min. to Venezuela, Mar. 22, 1888, **5**, p. 130.
to Bell, min. to Netherlands, Mar. 26, 1888, **4**, p. 63.
to Pratt, min. to Persia, Mar. 26, 1888, **4**, p. 688.
to Hall, min. to Central America, Mar. 27, 1888, **2**, p. 77; **6**, pp. 295, 726-727.
to Hanna, min. to Argentine Republic, Mar. 27, 1888, **3**, p. 905.
to Walker, chargé at Bogota, Mar. 29, 1888, **3**, p. 923.
to de Bounder, Belg. min., Apr. 2, 1888, **3**, p. 277.
to Hanna, min. to Argentine Republic, Apr. 5, 1888, **4**, p. 421.
to Pratt, min. to Persia, Apr. 5, 1888, **4**, pp. 687-688.
to Pendleton, min. to Germany, Apr. 6, 1888, **2**, p. 61.
to de Weckherlin, Apr. 7, 1888, **3**, p. 542.
to Postmaster-General, Apr. 10, 1888, **2**, p. 146.
to Count Sponneck, Danish min., Apr. 10, 1888, **3**, pp. 548, 714.
to Cowie, Apr. 13, 1888, **6**, pp. 619, 620; **7**, p. 117.
to Beaver, Gov. of Pennsylvania, Apr. 16, 1888, **6**, p. 331.
to Roberts, min. to Chile, Apr. 17, 1888, **2**, p. 146.
to Walker, chargé at Bogota, Apr. 17, 1888, **2**, pp. 145-146.

- Bayard, Thomas F., Sec. of State, to Straus, min. to Turkey, Apr. 19, 1888, **5**, p. 838.
- to Sec. of Treas., Apr. 21, 1888, **2**, p. 398.
- to Sackville West, Brit. min., Apr. 21, 1888, **2**, p. 398.
- to Bragg, min. to Mexico, Apr. 23, 1888, **2**, p. 378.
- to Denby, min. to China, Apr. 23, 1888, **4**, p. 776.
- to Sec. of Treas., Apr. 25, 1888, **7**, p. 1022.
- to Bragg, min. to Mexico, Apr. 26, 1888, **2**, p. 371.
- to Strobel, sec. of leg. at Madrid, Apr. 28, 1888, **7**, p. 27.
- to Walker, chargé at Bogota, Apr. 28, 1888, **2**, p. 57; **5**, p. 268.
- to Buck, min. to Peru, Apr. 30, 1888, **6**, p. 256.
- to Hosmer, chargé at Guatemala, Apr. 30, 1888, **5**, p. 327.
- to White, chargé at London, Apr. 30, 1888, **1**, p. 573.
- to Bragg, min. to Mexico, May 4, 1888, **2**, pp. 240-242.
- to Sackville West, Brit. min., May 4, 1888, **2**, pp. 397-398.
- to McLane, min. to France, May 7, 1888, **3**, pp. 884, 974-975, 984.
- to Bragg, min. to Mexico, May 23, 1888, **6**, p. 802.
- to Baron d'Almeirim, Portuguese chargé, June 4, 1888, **4**, pp. 252, 259.
- to Barclay, Liberian min. of for. aff., June 4, 1888, **5**, p. 771.
- to Denby, min. to China, June 6, 1888, **4**, p. 776.
- to Denby, June 7, 1888, **2**, pp. 647, 652.
- to Bragg, min. to Mexico, June 8, 1888, **2**, p. 582.
- to Edwardes, Brit. chargé, June 8, 1888, **4**, p. 163.
- to Baron Fava, Ital. min., June 8, 1888, **4**, p. 183.
- to Bragg, min. to Mexico, June 9, 1888, **2**, p. 582.
- to Straus, min. to Turkey, June 13, 1888, **3**, p. 695.
- to Vignaud, chargé at Paris, June 13, 1888, **3**, pp. 884, 905-906, 908, 954.
- to Messrs. Babson, June 15, 1888, **1**, p. 722.
- to Denby, min. to China, June 15, 1888, **4**, p. 776.
- to Bragg, min. to Mexico, June 21, 1888, **2**, p. 582.
- to Lothrop, min. to Russia, June 26, 1888, **4**, p. 446.
- to Straus, min. to Turkey, June 28, 1888, **6**, pp. 296-297
- to Ketcham, M. C., July 2, 1888, **2**, pp. 511, 524.
- to Sec. of Navy, July 2, 1888, **7**, p. 109.
- to Edwardes, Brit. chargé, July 3, 1888, **5**, p. 838.
- to Thompson, min. to Hayti, July 6, 1888, **3**, p. 910.
- to Pendleton, min. to Germany, July 7, 1888, **2**, p. 512.
- to Walker, U. S. atty., N. Y., July 7, 1888, **4**, p. 667.
- to Sec. of Treas., July 7, 1888, **6**, p. 901.
- to Coleman, chargé at Berlin, July 10, 1888, **3**, pp. 895, 896.
- to Straus, min. to Turkey, July 10, 1888, **5**, p. 838.
- to Sec. of Navy, July 12, 1888, **2**, p. 612.
- letter, July 13, 1888, **6**, p. 600.
- to McLane, min. to France, July 20, 1888, **3**, pp. 884, 906-907, 948-949.
- to Walker, U. S. dist. atty. at N. Y., July 21, 1888, **7**, p. 927.
- to Tree, min. to Belgium, July 24, 1888, **4**, p. 559.
- to Morris & Fillette, July 28, 1888, **4**, p. 501; **6**, pp. 620, 623, 1005.
- to Morehouse, Gov. of Missouri, Aug. 2, 1888, **6**, p. 331.
- to Phelps, min. to England, Aug. 8, 1888, **4**, p. 559.
- to McLane, min. to France, Aug. 10, 1888, **3**, p. 907.
- to Hubbard, min. to Japan, Aug. 13, 1888, **5**, pp. 757, 758.
- to Romero, Mex. min., Aug. 13, 1888, **6**, p. 790.
- to Hall, min. to Central America, Aug. 14, 1888, **2**, p. 68.
- to Count Arco-Valley, Ger. min., Aug. 17, 1888, **2**, pp. 494-495.
- to U. S. dip. and cons. officers, Aug. 20, 1888, **3**, p. 953.

- Bayard, Thomas F., Sec. of State, to Bluhdorn, Austrian leg., Aug. 21, 1888, **3**, p. 514.
to Sec. of Navy, Aug. 25, 1888, **2**, p. 612.
to Denby, min. to China, Aug. 27, 1888, **3**, p. 463.
to Phelps, min. to England, Aug. 28, 1888, **6**, pp. 542-543.
to Stein, Aug. 28, 1888, **3**, pp. 871, 895, 896.
to Dougherty, chargé at Rome, Sept. 10, 1888, **4**, p. 290.
to Hall, min. to Central America, Sept. 11, 1888, **6**, p. 727.
to Wurts, chargé at St. Petersburg, Sept. 11, 1888, **5**, p. 116.
to Sec. of Navy, Sept. 12, 1888, **3**, p. 201.
to Wallace, Sept. 12, 1888, **2**, p. 228.
to Magee, min. to Sweden and Norway, Sept. 14, 1888, **5**, p. 92.
to Sec. of Treas., Sept. 14, 1888, **2**, p. 1075.
to Strobel, chargé at Madrid, Sept. 17, 1888, **6**, pp. 1018, 1021.
to Dinsmore, min. to Corea, Oct. 7, 1888, **5**, p. 572.
to Tree, min. to Belgium, Oct. 20, 1888, **4**, p. 382.
to Phelps, min. to England, Oct. 25, 1888, **4**, p. 537.
to Hadji Hossein Ghooly Khan, Persian min., Oct. 26, 1888, **4**, p. 687.
to Phelps, min., to England, Oct. 26, 1888, **4**, p. 537.
to Straus, min. to Turkey, Oct. 26, 1888, **3**, p. 984.
to McLane, min. to France, Oct. 29, 1888, **3**, p. 955.
to President, Oct. 29, 1888, **4**, pp. 450, 537.
to Preston, Haytian min., Oct. 29, 1888, **7**, pp. 825, 964, 1023.
to Sackville West, Brit. min., Oct. 30, 1888, **4**, p. 537.
to Phelps, min. to England, Oct. 31, 1888, **4**, p. 537.
to Hubbard, min. to Japan, Nov. 10, 1888, **3**, pp. 799-800.
to Romero, Mex. min., Nov. 14, 1888, **1**, p. 762.
to Whitehouse, chargé to Mexico, Nov. 14, 1888, **3**, pp. 307, 733-734.
to Romero, Mex. min., Nov. 15, 1888, **1**, p. 762.
to Coleman, chargé at Berlin, Nov. 19, 1888, **5**, p. 18.
to Whitehouse, chargé at Mexico, Nov. 22, 1888, **4**, p. 244.
to Phelps, min. to England, Nov. 23, 1888, **3**, pp. 227-237, 238, 239.
to Preston, Haytian min., Nov. 28, 1888, **2**, p. 216; **7**, pp. 410-411, 479, 587, 825-827, 963.
to Count de Sponeeck, Danish min., Dec. 3, 1888, **1**, p. 722.
to Coleman, chargé at Berlin, Dec. 4, 1888, **3**, pp. 510, 949.
to Denby, min. to China, Dec. 5, 1888, **2**, pp. 498-500.
to Woxen, Dec. 6, 1888, **5**, p. 299.
to Whitehouse, chargé at Mexico, Dec. 7, 1888, **6**, p. 802.
to McLane, min. to France, Dec. 8, 1888, **3**, pp. 510, 518, 909, 984.
to Romero, Mex. min., Dec. 11, 1888, **4**, p. 271.
to Hadji Hossein Ghooly Khan, Persian min., Dec. 13, 1888, **5**, p. 839.
to Whitehouse, chargé to Mexico, Dec. 15, 1888, **2**, p. 872.
to Belmont, min. to Spain, Dec. 18, 1888, **6**, pp. 1018, 1021.
to Baron Fava, Ital. min., Dec. 18, 1888, **5**, pp. 238-239.
to McLane, min. to France, Dec. 21, 1888, **6**, pp. 433, 433-434.
to Baron Rosen, Russ. leg., Dec. 27, 1888, **3**, p. 644.
to Mavroyeni Bey, Turk. min., Dec. 29, 1888, **2**, p. 694.
to Tree, min. to Russia, Jan. 2, 1889, **3**, pp. 632, 644.
to Sec. of War, Jan. 9, 1889, **4**, p. 51; **6**, p. 769.
to Count Arco-Valley, Ger. min., Jan. 12, 1889, **1**, p. 545.
to Magee, min. to Sweden and Norway, Jan. 12, 1889, **4**, pp. 571, 572.
to President, Jan. 14, 1889, **2**, p. 75; **5**, pp. 288-298.
to Ye Ha Yung, Corean leg., Jan. 15, 1889, **2**, p. 154.
to Cardwell, agt. at Cairo, Jan. 18, 1889, **2**, pp. 724, 727.

- Bayard, Thomas F., Sec. of State, to Herbert, Brit. chargé, Jan. 18, 1889, **2**, pp. 42-44.
 to Parkhurst, chargé at Brussels, Jan. 28, 1889, **4**, pp. 372, 382-383.
 to Preston, Haytian min., Jan. 28, 1889, **7**, p. 904.
 to Wilber, Jan. 28, 1889, **7**, p. 904.
 to Armstrong, cons.-gen. at Rio de Janeiro, Jan. 30, 1889, **5**, p. 121.
 to Cardwell, agt. at Cairo, Jan. 30, 1889, **2**, pp. 724, 727.
 to Phelps, min. to England, Jan. 30, 1889, **4**, pp. 539-548.
 to Pendleton, min. to Germany, Jan. 31, 1889, **1**, p. 546; **2**, p. 643.
 to Straus, min. to Turkey, Jan. 31, 1889, **2**, p. 184.
 to Chipman, M. C., Feb. 2, 1889, **1**, p. 675.
 to de Claparede, Swiss min., Feb. 5, 1889, **2**, p. 754.
 to Preston, Haytian min., Feb. 5, 1889, **7**, p. 904.
 to Atty.-Gen., Feb. 5, 1889, **7**, p. 904.
 to Varas, Feb. 7, 1889, **4**, p. 468.
 to collector of customs at New York, Feb. 15, 1889, **7**, p. 904.
 to Magee, min. to Sweden and Norway, Feb. 15, 1889, **3**, p. 455.
 to Buck, min. to Peru, Feb. 18, 1889, **5**, p. 50.
 to Preston, Haytian min., Feb. 18, 1889, **7**, p. 904.
 to Kamer & Co., Feb. 19, 1889, **7**, p. 793.
 to Romero, Mex. min., Feb. 19, 1889, **4**, p. 273.
 to Magee, min. to Sweden and Norway, Feb. 23, 1889, **3**, p. 455.
 to Bragg, min. to Mexico, Feb. 27, 1889, **2**, p. 872.
 to Thompson, min. to Hayti, Feb. 27, 1889, **7**, p. 793.
 to Mavroyeni Bey, Turk. min., Feb. 28, 1889, **2**, pp. 694, 710.
 to Lewis, cons. at Tangier, Mar. 1, 1889, **5**, p. 398; **7**, p. 28.
 to Romero, Mex. min., Mar. 1, 1889, **1**, p. 762.
 to White, chargé at London, Mar. 1, 1889, **2**, pp. 334-336.
 to White, chargé at London, Mar. 5, 1889, **3**, p. 942.
- Bayard, Thomas F., amb. to England, to Gresham, Sec. of State, tel., Mar. 15, 1894, **3**, p. 244.
 to Gresham, Sec. of State, tel., May 22, 1894, **3**, p. 246.
 to Gresham, Sec. of State, July 19, 1894, **4**, p. 64.
 to Gresham, Sec. of State, Aug. 10, 1894, **3**, pp. 247-248.
 to Gresham, Sec. of State, Nov. 24, 1894, **3**, pp. 248-249.
 to Lord Kimberley, Brit. for. sec., Nov. 26, 1894, **3**, pp. 249-250.
 to Gresham, Sec. of State, Nov. 27, 1894, **3**, p. 249.
 to Gresham, Sec. of State, Dec. 22, 1894, **3**, pp. 252-253.
 to Olney, Sec. of State, Feb. 9, 1896, **6**, p. 583.
 to Suzzara Verdi, Jan. 27, 1897, **3**, p. 714.
- Bayard, Thomas F., W. L. Putnam, and James B. Angell, Am. plenipos., to Brit. plenipos., Feb. 15, 1888, **1**, p. 870.
- Baylies, Francis, chargé at Buenos Ayres, to Maza, min. of for. aff., June 20, 1832, **1**, p. 887.
 to Manuel de V. Mazza, Buenos Ayrean min. of for. aff., July 10, 1832, **1**, p. 887; **6**, p. 435.
- Beale, Truxtun, min. to Persia, to Blaine, Sec. of State, Dec. 5, 1891, **4**, pp. 44-45.
- Beaman, Charles C., jr., Solicitor of Dept. of State, opinion, Jan. 5, 1872, **2**, pp. 1012-1020.
- Beardsley, R., agt. and cons.-gen. at Cairo, to Fish, Sec. of State, Dec. 24, 1873, **2**, p. 504.
- Beaupré, Arthur M., min. to Colombia, to Colombian min. of for. aff., Apr. 24, 1903, **3**, pp. 80, 97.
 to Sec. of State, May 4, 1903, **3**, p. 98.
 to Colombian min. of for. aff., June 13, 1903, **3**, pp. 80-81.
 to Colombian min. of for. aff., Aug. 5, 1903, **3**, p. 81.
 to Sec. of State, tel., Nov. 7, 1903, **3**, p. 73.

- Becerra, Ricardo, Colombian min., to Bayard, Sec. of State, Mar. 2, 1885, 7, pp. 961, 963.
to Sec. of State, Mar. 3, 1885, 2, p. 1074.
to Bayard, Sec. of State, Mar. 12, 1885, 7, pp. 962, 963.
to Bayard, Sec. of State, May 14, 1885, 2, pp. 1090-1093.
to Bayard, Sec. of State, Dec. 3, 1885, 6, p. 997.
- Beck, Act. Atty.-Gen., opinion, Aug. 23, 1901, 23 Op. 495, 2, p. 35.
Sept. 10, 1901, 23 Op. 521, 4, pp. 185, 186.
- Belgian min. to Sec. of State, June 9, 1891, 2, p. 50.
- Bell, Isaac, jr., min. to Netherlands, to Bayard, Sec. of State, Sept. 8, 1886, 6, p. 756.
to Bayard, Sec. of State, Jan. 21, 1887, 5, p. 300.
to Bayard, Sec. of State, Mar. 15, 1887, 3, p. 618.
to Bayard, Sec. of State, Mar. 3, 1888, 4, p. 63.
- Belmont, August, chargé to Netherlands, to Marey, Sec. of State, Nov. 8, 1853, 4, p. 769.
to Marey, Sec. of State, Nov. 25, 1853, 4, p. 769.
to Marey, Sec. of State, Feb. 28, 1854, 4, p. 769.
- Benham, Admiral, U. S. N., to Admiral de Gama, Brazilian revolter, Jan. 30, 1894, 1, p. 204.
to Admiral de Gama, Jan. 30, 1894, 2, p. 1118.
- Benitez, Paraguayan min. of for. rel., to Washburn, min. to Paraguay, June 20, 1868, 2,
p. 826.
to Washburn, min. to Paraguay, June 27, 1868, 2, p. 827.
to Washburn, min. to Paraguay, July 11, 1868, 2, p. 827.
to Washburn, min. to Paraguay, July 13, 1868, 2, p. 828.
- Berehem, Count, to Pendleton, min. to Germany, July 20, 1887, 3, p. 433.
- Berckel, Pieter J. van, Netherlands min., to Jay, Sec. of State, Dec. 18, 1787, 4, p. 652.
to Jefferson, Sec. of State, June 25, 1792, 4, p. 653.
- Bermudez, F. de Zea, Span. min. of for. rel., to Nelson, min. to Spain, July 12, 1825, 6,
p. 448.
See infra, Zea Bermudez.
- Berrien, John M., Atty.-Gen., opinion, 1 Op. 83, 2, p. 1033.
1820, 2 Op. 198, 5, p. 856.
1829, 2 Op. 204, 4, p. 795.
1829, 2 Op. 267, 4, p. 249.
Nov. 3, 1829, 2 Op. 290, 4, p. 667.
1830, 2 Op. 321, 1, pp. 36, 46.
1830, 2 Op. 365, 2, p. 225.
1830, 2 Op. 378, 5, p. 32.
1830, 2 Op. 381, 2, p. 286.
1831, 2 Op. 448, 2, p. 1015; 5, p. 135.
- Bertinatti, Joseph, Sardinian chargé, to Marcy, Sec. of State, Oct. 31, 1856, 6, p. 747.
- Biddle, Commodore, to Van Buren, Sec. of State, May 31, 1830, 2, p. 669.
to Van Buren, Sec. of State, June 2, 1830, 2, p. 669.
- Bigelow, John, chargé at Paris, to Seward, Sec. of State, Apr. 13, 1866, 3, pp. 589, 590.
to Seward, Sec. of State, Apr. 14, 1866, 3, pp. 589, 590.
- Bigler, John, min. to Chile, to Cass, Sec. of State, Apr. 15, 1859, 2, p. 788.
to Cass, Sec. of State, Nov. 30, 1859, 2, p. 790.
- Bille, Frantz Ernst, Danish chargé, to Seward, Sec. of State, Oct. 11, 1868, 1, p. 609.
to Fish, Sec. of State, Apr. 12, 1870, 1, p. 609.
- Bingham, John A., min. to Japan, to Fish, Sec. of State, Jan. 8, 1874, 2, p. 663.
to Fish, Sec. of State, Oct. 8, 1875, 5, pp. 752, 753.
to Evarts, Sec. of State, Aug. 1, 1877, 5, p. 753.
to Evarts, Sec. of State, Dec. 1, 1877, 5, p. 753.
to Evarts, Sec. of State, Mar. 29, 1878, 5, p. 753.
to Evarts, Sec. of State, Sept. 20, 1879, 5, p. 753.
to Evarts, Sec. of State, Dec. 10, 1879, 5, p. 753.
to Evarts, Sec. of State, Nov. 15, 1880, 2, p. 655.

- Bingham, John A., min. to Japan, to Evarts, Sec. of State, Dec. 22, 1880, **5**, p. 753.
 to Frelinghuysen, Sec. of State, Mar. 30, 1882, **5**, p. 754.
 to Frelinghuysen, Sec. of State, May 9, 1882, **5**, p. 754.
 to Frelinghuysen, Sec. of State, May 23, 1882, **5**, p. 754.
 to Frelinghuysen, Sec. of State, June 2, 1882, **5**, p. 754.
 to Frelinghuysen, Sec. of State, June 22, 1882, **5**, p. 754.
 to Frelinghuysen, Sec. of State, Feb. 18, 1885, **2**, p. 610.
- Binney, Horace, opinion, Dec. 28, 1821, **6**, p. 1014.
- Bismarck, Count H. von, to Favre, French min. of for. aff., Sept. 26, 1870, **4**, p. 699.
 to dip. corps at Paris, Oct. 10, 1870, **4**, p. 699.
 to Washburne, min. to France, Dec. 6, 1870, **4**, p. 699.
 to Washburne, min. to France, Dec. 15, 1870, **4**, p. 699.
 to Washburne, min. to France, Jan. 15, 1871, **4**, p. 699.
 to Washburne, min. to France, Jan. 28, 1871, **4**, p. 699.
 to Pendleton, min. to Germany, Dec. 21, 1885, **3**, pp. 382, 386, 390.
 to Pendleton, min. to Germany, Jan. 6, 1886, **3**, pp. 382-383, 384, 391.
 to Pendleton, min. to Germany, Jan. 22, 1886, **3**, pp. 366, 367.
 to Pendleton, min. to Germany, Mar. 26, 1886, **3**, p. 366.
- Black, Jeremiah S., Atty.-Gen., opinion, 1857, 9 Op. 7, **4**, p. 625.
 to Sec. of State, June 2, 1857, 9 Op. 30, **1**, p. 558.
 1859, 9 Op. 59, **4**, p. 402.
 Aug. 17, 1857, 9 Op. 62, **3**, pp. 571, 711.
 1857, 9 Op. 96, **4**, p. 418.
 May 15, 1858, 9 Op. 140, **1**, pp. 44, 46; **2**, p. 1078.
 1858, 9 Op. 246, **4**, p. 418.
 1858, 9 Op. 256, **5**, p. 130.
 1858, 9 Op. 261, **4**, p. 796.
 1859, 9 Op. 286, **2**, p. 365.
 1859, 9 Op. 294, **2**, p. 645.
 1859, 9 Op. 296, **2**, p. 663.
 1859, 9 Op. 338, **6**, p. 616.
 1859, 9 Op. 350, **3**, p. 864.
 July 4, 1859, 9 Op. 356, **3**, pp. 303, 330, 424, 552, 573-574.
 1859, 9 Op. 358, **1**, p. 7.
 July 4, 1859, 9 Op. 359, **3**, p. 482.
 1859, 9 Op. 364, **1**, pp. 261, 558, 560, 560-561, 564, 575.
 1859, 9 Op. 373, **3**, pp. 277, 526.
 1859, 9 Op. 374, **6**, p. 652.
 1859, 9 Op. 379, **4**, p. 370.
 1859, 9 Op. 383, **5**, pp. 124, 840.
 1859, 9 Op. 384, **5**, p. 129.
 Sept. 19, 1859, 9 Op. 391, **3**, p. 255.
 1859, 9 Op. 406, **1**, pp. 559, 572.
 1860, 9 Op. 426, **5**, p. 131.
 1860, 9 Op. 455, **2**, p. 964; **7**, p. 477.
 1860, 9 Op. 478, **3**, p. 275.
 1860, 9 Op. 497, **4**, pp. 374, 410.
 Sec. of State to Marshall, Dec. 28, 1860, **1**, pp. 561, 572, 574.
 to Lord Lyons, Brit. min., Jan. 10, 1861, **6**, p. 995.
 to Jones, min. to Colombia, Feb. 8, 1861, **3**, p. 120.
 to all ministers of U. S., circ., Feb. 28, 1861, **1**, p. 101.
 certificate, Mar. 2, 1861, **1**, pp. 572, 574.
- See, also*, under the names of the various Secretaries of State.
- Blacque Bey, Turkish min., to Seward, Sec. of State, Jan. 12, 1869, **2**, p. 164; **5**, p. 814.

- Blaine, James G., Sec. of State, to H. S. Sanford, Mar. 15, 1880, **5**, p. 565.
 to Caamano, Mar. 19, 1880, **6**, pp. 256-258.
 to Logan, min. to Central America, Mar. 9, 1881, **3**, pp. 785, 927.
 to Amadore, Mar. 10, 1881, **6**, pp. 707, 1003.
 to Morgan, min. to Mexico, Mar. 14, 1881, **4**, p. 61.
 to Logan, min. to Central America, Mar. 22, 1881, **6**, pp. 707, 750.
 to Schuyler, dip. agt. and cons.-gen. to Roumania, Mar. 23, 1881, **4**, p. 445.
 to Morse, Mar. 24, 1881, **4**, p. 785.
 to Chen Lan Pin, Chinese min., Mar. 25, 1881, **5**, pp. 169, 430; **6**, pp. 665, 822, 824.
 to Kasson, min. to Austria-Hungary, Mar. 31, 1881, **3**, pp. 465, 947.
 to Fish, min. to Switzerland, Apr. 1, 1881, **3**, p. 954.
 to Schuyler, chargé to Roumania, Apr. 3, 1881, **1**, p. 115.
 to Fish, min. to Switzerland, Apr. 5, 1881, **1**, p. 210.
 to Lang, Apr. 7, 1881, **3**, p. 432.
 to Totten, Apr. 12, 1881, **4**, p. 443.
 to Fish, chargé to Switzerland, Apr. 15, 1881, **4**, p. 443.
 to Durant, U. S. agt. before Span. Cl. Com., 1871, Apr. 22, 1881, **3**, p. 508.
 to White, min. to Germany, Apr. 22, 1881, **1**, p. 486.
 to Bingham, min. to Japan, Apr. 23, 1881, **2**, p. 609.
 to Lowell, min. to England, Apr. 23, 1881, **1**, p. 486.
 cir., Apr. 25, 1881, **4**, p. 785.
 to Roberts, May 3, 1881, **4**, p. 330.
 to Noyes, min. to France, May 5, 1881, **6**, p. 586.
 to Logan, min. to Central America, May 7, 1881, **6**, p. 444.
 to Angell, min. to China, May 9, 1881, **5**, p. 570.
 to Christiancy, min. to Peru, May 9, 1881, **1**, p. 157; **6**, p. 39.
 to Commodore Shufeldt, U. S. N., May 9, 1881, **5**, p. 570.
 to Sir E. Thornton, Brit. min., May 10, 1881, **2**, p. 439.
 to Sir E. Thornton, Brit. min., May 14, 1881, **2**, p. 439.
 to Martinez, Chilean min., May 18, 1881, **7**, p. 663.
 to Bingham, min. to Japan, May 20, 1881, **5**, p. 754.
 to Schuyler, chargé to Roumania, May 23, 1881, **1**, p. 116.
 to Lowell, min. to Great Britain, May 26, 1881, **2**, p. 96; **4**, p. 13.
 to Sir E. Thornton, Brit. min., May 26, 1881, **2**, p. 439.
 to Sir E. Thornton, Brit. min., May 27, 1881, **5**, pp. 15, 17.
 to Morgan, min. to Mexico, May 31, 1881, **5**, p. 28.
 to Putnam, min. to Belgium, May 31, 1881, **3**, p. 29.
 to Morgan, min. to Mexico, June 1, 1881, **5**, pp. 790-791.
 to Lowell, min. to England, June 2, 1881, **2**, pp. 95-96.
 to Bingham, min. to Japan, June 3, 1881, **2**, p. 607.
 to Martinez, Chilean min., June 3, 1881, **7**, p. 663.
 to Sir E. Thornton, Brit. min., June 3, 1881, **2**, pp. 606-607.
 to Randall, M. C., June 8, 1881, **3**, p. 625.
 to Comly, min. to Hawaii, June 13, 1881, **1**, p. 507.
 to Hurlbut, min. to Peru, June 15, 1881, **6**, pp. 35-37.
 to Kilpatrick, min. to Chile, June 15, 1881, **6**, p. 37.
 to Morgan, min. to Mexico, June 16, 1881, **6**, p. 246.
 to Ford, June 18, 1881, **5**, p. 870.
 to Bartholomei, Russ. min., June 20, 1881, **4**, p. 122; **6**, p. 352.
 to Christiancy, min. to Peru, June 21, 1881, **6**, p. 921.
 to Morgan, min. to Mexico, June 21, 1881, **6**, p. 246.
 to Foster, min. to Russia, June 22, 1881, **4**, pp. 113, 125.
 to Comly, min. to Hawaii, June 24, 1881, **1**, p. 507.
 to Lowell, min. to England, June 24, 1881, **3**, pp. 17, 189.

- Blaine, James G., Sec. of State, to Fairehild, min. to Spain, June 25, 1881, **3**, p. 29.
- to Lowell, min. to England, June 25, 1881, **3**, pp. 17-18.
- to Noyes, min. to France, June 25, 1881, **3**, p. 18.
- to Phelps, min. to Austria-Hungary, June 25, 1881, **3**, p. 190.
- to Smyth, min. to Liberia, June 27, 1881, **5**, p. 768.
- to Martinez, June 29, 1881, **5**, pp. 49-50.
- to Morgan, min. to Mexico, June 29, 1881, **5**, p. 28.
- to Comly, min. to Hawaii, June 30, 1881, **1**, p. 486; **5**, p. 238.
- to Langston, min. to Hayti, July 1, 1881, **6**, p. 894.
- to Noyes, min. to France, July 23, 1881, **6**, p. 586.
- to Foster, min. to Russia, July 29, 1881, **4**, pp. 119-122.
- to Foster, min. to Russia, July 29, 1881, **3**, p. 625.
- to Lowell, min. to England, July 30, 1881, **1**, p. 808.
- to Putnam, min. to Belgium, Aug. 1, 1881, **3**, p. 190.
- to Hurlbut, min. to Peru, Aug. 4, 1881, **6**, p. 707.
- to min. to Brazil, Aug. 8, 1881, **6**, p. 617.
- to Everett, chargé at Berlin, Aug. 24, 1881, **5**, p. 92.
- to Drummond, Brit. chargé, Aug. 25, 1881, **2**, p. 440.
- to Everett, chargé at Berlin, Aug. 26, 1881, **3**, p. 362.
- to Zamacona, Mex. min., Aug. 29, 1881, **2**, p. 445.
- to Morton, min. to France, Sept. 5, 1881, **6**, p. 508.
- to Angell, min. to China, Oct. 10, 1881, **5**, p. 210.
- to Everett, chargé at Berlin, Oct. 10, 1881, **3**, p. 510.
- to Gov. of Rhode Island, Oct. 31, 1881, **4**, p. 640.
- to Hurlbut, min. to Peru, Oct. 31, 1881, **1**, p. 157.
- to Aristarchi Bey, Turk. min., Nov. 14, 1881, **4**, p. 674.
- to Holcomb, chargé at Peking, Nov. 14, 1881, **5**, p. 570.
- to Commodore Shufeldt, U. S. N., Nov. 14, 1881, **5**, p. 570.
- to O'Neil, Nov. 15, 1881, **3**, pp. 335, 533.
- to Zamacona, Mex. min., Nov. 15, 1881, **6**, p. 790.
- to Comly, min. to Hawaii, Nov. 19, 1881, **1**, p. 487.
- to Hurlbut, min. to Peru, Nov. 19, 1881, **6**, p. 325.
- to Lowell, min. to England, Nov. 19, 1881, **3**, pp. 18, 190-193.
- to Hurlbut, min. to Peru, Nov. 22, 1881, **1**, p. 611; **6**, p. 38.
- to Lowell, min. to England, Nov. 22, 1881, **6**, p. 352.
- to Bartholomei, Russ. min., Nov. 23, 1881, **4**, p. 640.
- to Hoffman, chargé at St. Petersburg, Nov. 23, 1881, **4**, p. 122; **6**, p. 353.
- to O'Connor, Nov. 25, 1881, **2**, p. 96; **4**, p. 13.
- to Morgan, min. to Mexico, Nov. 28, 1881, **4**, p. 246.
- to Wolf, Nov. 28, 1881, **3**, p. 604.
- to Lowell, min. to England, Nov. 29, 1881, **3**, pp. 18, 193.
- to Morgan, min. to Mexico, Nov. 29, 1881, **7**, p. 7.
- to U. S. mins., cir., Nov. 29, 1881, **7**, p. 70.
- to von Schlözer, Nov. 29, 1881, **5**, p. 354.
- to Durant, U. S. agt. before Span. Cl. Com., 1871, Nov. 30, 1881, **3**, p. 508.
- to Kilpatrick, min. to Chile, Nov. 30, 1881, **6**, p. 38.
- to Trescot, special envoy to Chile, Peru, and Bolivia, Nov. 30, 1881, **6**, p. 38.
- to Walker Blaine, Nov. 30, 1881, **6**, p. 38.
- to Comly, min. to Hawaii, Dec. 1, 1881, **1**, pp. 487-489, 489-490; **6**, pp. 470-471.
- to Osborn, min. to Brazil, Dec. 1, 1881, **6**, p. 438.
- to Trescot, special envoy to Chile, Peru, and Bolivia, Dec. 1, 1881, **6**, pp. 39-40.
- to Trescot, special envoy to Chile, Peru, and Bolivia, Dec. 2, 1881, **6**, p. 40.
- to Cramer, min. to Switzerland, Dec. 3, 1881, **2**, p. 427; **4**, p. 146.
- to Hurlbut, min. to Peru, Dec. 3, 1881, **1**, p. 611.

- Blaine, James G., Sec. of State, to Everett, chargé at Berlin, Dec. 5, 1881, **3**, p. 365.
 to Piatti, Dec. 6, 1881, **4**, p. 13.
 to Holcombe, chargé at Peking, Dec. 10, 1881, **5**, p. 548.
 to Morton, min. to France, Dec. 16, 1881, **6**, p. 586.
 to Trescot, special commr. to Chile, Bolivia, and Peru, Dec. 16, 1881, **6**, p. 715.
 to President, Dec. 19, 1881, **2**, pp. 607, 636.
 to Long, chargé at Seoul, Mar. 15, 1889, **5**, p. 572.
 to Wurts, chargé at St. Petersburg, Mar. 16, 1889, **3**, p. 644.
 to Atty.-Gen., Mar. 18, 1889, **1**, p. 201.
 to Hubbard, min. to Japan, Mar. 18, 1889, **5**, p. 758.
 to Straus, min. to Turkey, Mar. 18, 1889, **3**, p. 695.
 to Lawton, min. to Austria-Hungary, Mar. 22, 1889, **3**, p. 418.
 to Pratt, min. to Persia, Mar. 28, 1889, **4**, p. 689.
 to Windom, Sec. of Treas., Mar. 29, 1889, **2**, p. 369.
 to Sec. of War, Apr. 18, 1889, **2**, p. 393.
 passport issued by, to the *Sarah W. Hunt*, Apr. 20, 1889, **2**, pp. 1068-1069, **3**, p. 856.
 to Foote, Apr. 20, 1889, **3**, p. 644.
 to Wurts, chargé at St. Petersburg, Apr. 20, 1889, **3**, p. 644.
 to Irsch, Apr. 22, 1889, **2**, p. 1068.
 to Bragg, min. to Mexico, Apr. 23, 1889, **4**, p. 675.
 to the Gov. of Massachusetts, May 4, 1889, **6**, p. 332.
 to Sir Julian Pauncefote, Brit. min., May 6, 1889, **4**, p. 675.
 to Dinsmore, min. to Corea, May 7, 1889, **5**, p. 572.
 to Denby, min. to China, May 8, 1889, **5**, p. 572.
 to Birdseye, Cloud & Bayliss, May 9, 1889, **3**, p. 498.
 to Sec. of Navy, May 17, 1889, **2**, pp. 1106-1107.
 to Thompson, min. to Hayti, May 17, 1889, **2**, p. 1107.
 to Palmer, min. to Spain, May 20, 1889, **6**, pp. 1018, 1021.
 to Shellabarger & Wilson, May 21, 1889, **3**, p. 549.
 to Sir J. Pauncefote, May 22, 1889, **4**, p. 181.
 to Pratt, min. to Persia, May 23, 1889, **4**, p. 745.
 to Atty.-Gen., May 27, 1889, **7**, p. 904.
 to Grant, min. to Austria-Hungary, June 6, 1889, **3**, p. 908.
 to Sec. of Treas., June 7, 1889, **2**, p. 1073.
 to Windom, Sec. of Treas., June 12, 1889, **4**, p. 181.
 to Gov. Ames, of Massachusetts, June 13, 1889, **2**, p. 398.
 to Straus, min. to Turkey, June 14, 1889, **5**, p. 818.
 to Birdseye, Cloud & Bayliss, June 22, 1889, **3**, p. 498.
 to Lincoln, min. to England, June 25, 1889, **4**, p. 386.
 to Hicks, min. to Peru, June 27, 1889, **1**, p. 611.
 to Wurts, chargé at St. Petersburg, June 27, 1889, **5**, p. 116.
 to dip. and cons. officers of U. S., Sept. 18, 1889, **2**, p. 113.
 to Adams, min. to Brazil, Sept. 30, 1889, **6**, p. 326.
 to Grant, min. to Austria-Hungary, Oct. 8, 1889, **3**, p. 418.
 to Govs. of the States, cir., Oct. 9, 1889, **4**, p. 383.
 to Hoar, U. S. Senate, Oct. 11, 1889, **6**, p. 669.
 to min. to Portugal, Oct. 12, 1889, **6**, p. 728.
 to Denby, min. to China, Oct. 19, 1889, **2**, p. 610.
 to Whitehouse, chargé at Mexico, Oct. 25, 1889, **6**, p. 739.
 to Lincoln, min. to England, Oct. 29, 1889, **2**, p. 337.
 to Whitehouse, Nov. 6, 1889, **5**, p. 106.
 to Loring, min. to Spain, Nov. 8, 1889, **6**, pp. 648-649.
 to min. to Portugal, Nov. 8, 1889, **6**, p. 728.
 to Whitehouse, chargé at Mexico, Nov. 13, 1889, **5**, p. 51.

- Blaine, James G., Sec. of State, to Adams, min. to Brazil, Nov. 19, 1889, **1**, pp. 160, 161.
 to Adams, min. to Brazil, tel., Nov. 19, 1889, **1**, p. 161.
 to Adams, min. to Brazil, Nov. 23, 1889, **1**, p. 161.
 to Ryan, min. to Mexico, Nov. 27, 1889, **1**, p. 931.
 to Adams, min. to Brazil, Nov. 30, 1889, **1**, p. 161.
 to Loring, min. to Portugal, Nov. 30, 1889, **6**, pp. 297, 302.
 to Reid, min. to France, Dec. 2, 1889, **3**, pp. 955-956.
 to Denby, min. to China, Dec. 3, 1889, **2**, pp. 166-167.
 to Hicks, min. to Peru, Dec. 4, 1889, **1**, p. 611.
 to Lincoln, min. to England, Dec. 6, 1889, **2**, p. 61.
 to Swift, min. to Japan, Dec. 6, 1889, **5**, p. 758.
 to Phelps, min. to Germany, Dec. 14, 1889, **3**, pp. 884, 885, 942-943, 943-944.
 to Compagnie Française du Télégraphe de Paris à New York, Dec. 21, 1889, **2**, p. 458.
 to Douglass, min. to Hayti, Jan. 3, 1890, **4**, p. 473.
 to Adams, min. to Brazil, Jan. 7, 1890, **3**, p. 309.
 to Douglass, min. to Hayti, Jan. 7, 1890, **4**, p. 473.
 to Phelps, min. to Germany, Jan. 10, 1890, **3**, p. 956.
 to Stevens, min. to Hawaii, Jan. 10, 1890, **1**, p. 576.
 to Wurts, chargé, Jan. 10, 1890, **3**, pp. 632, 644.
 to Bingham, M. C., Jan. 11, 1890, **2**, pp. 68-69.
 to Schroeder, Jan. 11, 1890, **3**, pp. 398-399.
 to Terrell, min. to Belgium, Jan. 14, 1890, **5**, p. 565.
 to Grant, min. to Austria-Hungary, Jan. 22, 1890, **3**, pp. 971-972.
 to Sir J. Pauncefote, Brit. min., Jan. 22, 1890, **1**, pp. 898-900.
 to Adams, min. to Brazil, Jan. 31, 1890, **1**, p. 161; **4**, p. 701.
 to Hurtado, Colombian min., Jan. 31, 1890, **6**, pp. 642, 777, 781-782.
 to Ingraham, Feb. 1, 1890, **6**, p. 332.
 to Phelps, min. to Germany, Feb. 1, 1890, **3**, pp. 454, 467-469, 471.
 to Ryan, min. to Mexico, Feb. 10, 1890, **2**, p. 872.
 to Hirsch, min. to Turkey, Feb. 12, 1890, **2**, p. 72.
 to Campbell, Feb. 14, 1890, **6**, p. 332.
 to Mavroyeni Bey, Turk. min., Feb. 18, 1890, **3**, p. 997.
 to Townsend, Feb. 18, 1890, **3**, p. 498.
 to Adams, min. to Brazil, Feb. 19, 1890, **3**, p. 309.
 to Kommers, Feb. 19, 1890, **3**, p. 618.
 to Adams, min. to Brazil, tel., Feb. 20, 1890, **1**, p. 162.
 to Mavroyeni Bey, Turk. min., Feb. 25, 1890, **2**, pp. 694, 703, 709.
 to Hicks, min. to Peru, Feb. 26, 1890, **3**, pp. 341-342.
 to Porter, min. to Italy, Mar. 1, 1890, **3**, p. 34.
 to Butterworth, Mar. 4, 1890, **3**, p. 858.
 to Adams, min. to Brazil, Mar. 6, 1890, **3**, p. 309.
 to Snowden, min. to Greece, Mar. 8, 1890, **4**, pp. 722-724.
 to Douglass, min. to Hayti, Mar. 12, 1890, **2**, p. 914.
 to Mavroyeni Bey, Turk. min., Mar. 15, 1890, **2**, pp. 694, 703, 709.
 to H. S. Snuford, Mar. 15, 1890, **5**, p. 565.
 to Hirsch, min. to Turkey, Mar. 18, 1890, **5**, p. 108.
 to Swift, min. to Japan, Mar. 18, 1890, **5**, p. 745.
 to Lincoln, min. to England, Mar. 19, 1890, **3**, p. 938.
 to Hirsch, min. to Turkey, Mar. 20, 1890, **2**, p. 745.
 to Swift, min. to Japan, Mar. 20, 1890, **4**, p. 576.
 to Baron Fava, Ital. min., Mar. 21, 1890, **4**, p. 292.
 to Adams, min. to Brazil, Mar. 22, 1890, **3**, p. 309.
 to Lincoln, min. to England, Mar. 24, 1890, **3**, p. 968.
 to Grant, min. to Austria-Hungary, Mar. 25, 1890, **3**, pp. 928-929, 967.

- Blaine, James G., Sec. of State, to Douglass, min. to Hayti, Mar. 27, 1890, **2**, p. 819.
- to Nortz, Apr. 3, 1890, **3**, p. 899.
- to Patterson, Apr. 7, 1890, **6**, pp. 624, 717.
- to H. S. Sanford, Apr. 18, 1890, **5**, p. 565.
- to min. to Portugal, Apr. 24, 1890, **6**, p. 728.
- to H. S. Sanford, Apr. 25, 1890, **5**, p. 565.
- to Pope, Apr. 29, 1890, **3**, p. 498.
- to Lincoln, min. to England, May 1, 1890, **6**, p. 543.
- to Carter, Hawaiian min., May 3, 1890, **1**, p. 496.
- to Denby, min. to China, May 6, 1890, **3**, pp. 1010, 1012-1013.
- to Lincoln, min. to England, May 6, 1890, **6**, p. 543.
- to Dawes, May 7, 1890, **1**, p. 870.
- to Hurtado, Colombian min., May 7, 1890, **6**, p. 777.
- to Hicks, min. to Peru, May 8, 1890, **3**, pp. 342-343.
- to Sir J. Pauncefote, Brit. min., May 15, 1890, **4**, p. 387.
- to Grant, min. to Austria-Hungary, May 16, 1890, **3**, p. 415.
- to Caamano, May 19, 1890, **3**, p. 757: **6**, p. 270.
- to Pitkin, min. to Argentine Republic, May 26, 1890, **3**, pp. 967-968.
- to Pung Kwang Yu, Chinese leg., May 27, 1890, **5**, p. 239.
- to Abbott, min. to Colombia, May 29, 1890, **5**, p. 122.
- to Terrell, min. to Belgium, June 2, 1890, **5**, pp. 565-566.
- to Lee, chargé to Brazil, June 3, 1890, **3**, p. 309.
- to Thomas, June 4, 1890, **3**, p. 342.
- to Count Sponneck, Danish min., June 5, 1890, **3**, pp. 714-715.
- to Miller, Atty.-Gen., June 10, 1890, **2**, p. 635.
- to Swift, min. to Japan, June 12, 1890, **5**, p. 745.
- to Hargous, June 14, 1890, **6**, p. 641.
- to Pung Kwang Yu, Chinese leg., June 14, 1890, **5**, p. 240.
- to Terrell, min. to Belgium, June 16, 1890, **5**, p. 566.
- to Terrell, min. to Belgium, June 17, 1890, **5**, p. 566.
- to Hirsch, min. to Turkey, June 18, 1890, **3**, p. 882.
- to Moffit, June 20, 1890, **6**, p. 717.
- to Pennypacker, June 20, 1890, **3**, p. 498.
- to Baron Fava, Ital. min., June 23, 1890, **4**, pp. 290-297.
- to Terrell and Sanford, June 24, 1890, **5**, p. 566.
- to Atty.-Gen., June 26, 1890, **7**, p. 934.
- to Clark, June 27, 1890, **6**, p. 332.
- to Ryan, min. to Mexico, June 28, 1890, **6**, pp. 281-282.
- to Terrell, min. to Belgium, June 28, 1890, **5**, p. 566.
- to Sir J. Pauncefote, Brit. min., June 30, 1890, **1**, pp. 901-902.
- to Hirsch, min. to Turkey, July 1, 1890, **4**, p. 805.
- to Douglass, min. to Hayti, July 2, 1890, **2**, pp. 269-270.
- to Mizner, min. to Guatemala, July 20, 1890, **7**, p. 659.
- to Mizner, min. to Central America, July 26, 1890, **7**, p. 16.
- to Phelps, min. to Germany, Sept. 8, 1890, **3**, p. 483.
- report, Oct. 1, 1890, **6**, p. 354.
- to Swift, min. to Japan, Oct. 2, 1890, **5**, p. 758.
- to Ryan, min. to Mexico, Oct. 8, 1890, **5**, p. 90.
- to Ryan, min. to Mexico, Oct. 9, 1890, **5**, p. 107.
- to Abbott, min. to Colombia, Oct. 10, 1890, **5**, p. 122.
- to Lincoln, min. to England, Oct. 22, 1890, **4**, p. 237.
- to Ryan, min. to Mexico, Oct. 22, 1890, **4**, p. 237.
- to Brazilian min., Nov. 3, 1890, **5**, p. 360.
- to Mendonça, Brazilian min., Nov. 4, 1890, **3**, p. 310.

- Blaine, James G.**, Sec. of State, to Baron Fava, Ital. min., Nov. 18, 1890, **4**, p. 297.
 to Mizner, min. to Central America, Nov. 18, 1890, **2**, pp. 855, 859-862, 872-876.
 to Ryan, min. to Mexico, Nov. 19, 1890, **4**, p. 237.
 to Hirsch, min. to Turkey, Dec. 1, 1890, **3**, p. 708.
 to Valente, Brazilian min., Dec. 2, 1890, **3**, p. 309.
 to Conger, min. to Brazil, Dec. 3, 1890, **3**, p. 309.
 to Smith, min. to Russia, Dec. 3, 1890, **3**, pp. 951, 968.
 to Cobb, Dec. 5, 1890, **3**, pp. 896-899.
 to Hicks, min. to Peru, Dec. 5, 1900, **2**, p. 178.
 to Lincoln, min. to England, Dec. 6, 1890, **2**, p. 62.
 to Hirsch, min. to Turkey, Dec. 9, 1890, **3**, p. 708.
 to Rockwell, Dec. 12, 1890, **3**, pp. 330, 501.
 to Denby, min. to China, Dec. 16, 1890, **2**, pp. 502-503.
 to Terrell, min. to Belgium, Dec. 16, 1890, **5**, p. 566.
 to de Weckherlin, Netherlands min., Dec. 16, 1890, **5**, p. 566.
 to Hirsch, min. to Turkey, Dec. 17, 1890, **3**, p. 510.
 to Sir J. Pauncefote, Brit. min., Dec. 17, 1890, **1**, pp. 902-903.
 to Phelps, min. to Germany, Dec. 17, 1890, **5**, p. 83.
 to Hirsch, min. to Turkey, Dec. 22, 1890, **2**, pp. 697-705.
 to Dougherty, chargé at Mexico, Dec. 29, 1890, **6**, p. 773.
 to Dougherty, Dec. 31, 1890, **4**, p. 237.
 to Douglass, min. to Hayti, Jan. 1, 1891, **1**, p. 611.
 to Admiral Gherardi, special commr. to Hayti, Jan. 1, 1891, **1**, p. 611.
 to Dougherty, chargé at Mexico, Jan. 5, 1891, **6**, pp. 802-805.
 to Pitkin, min. to Brazil, Jan. 5, 1891, **6**, p. 327.
 to Hirsch, min. to Turkey, Jan. 7, 1891, **2**, p. 167.
 to Hicks, min. to Peru, Jan. 10, 1891, **2**, p. 477.
 to Hirsch, min. to Turkey, Jan. 14, 1891, **3**, pp. 696-699, 699.
 to U. S. mins. in Europe, cir., Jan. 14, 1891, **2**, p. 714.
 to Hicks, min. to Peru, Jan. 15, 1891, **2**, p. 178.
 to Mavroyeni Bey, Turk. min., Jan. 16, 1891, **2**, p. 705.
 to Colombian leg., Jan. 19, 1891, **1**, p. 578.
 to Douglass, min. to Hayti, Jan. 20, 1891, **2**, p. 914.
 to Lazcano, Chilean min., Jan. 20, 1891, **6**, p. 965.
 to Hirsch, min. to Turkey, Jan. 23, 1891, **2**, p. 184.
 to Denby, min. to China, Jan. 27, 1891, **4**, p. 463.
 to Phelps, min. to Germany, Jan. 29, 1891, **5**, p. 83.
 to Swift, min. to Japan, Jan. 29, 1891, **5**, p. 758.
 to Mendonça, Brazilian min., Jan. 31, 1891, **5**, pp. 359, 360, 361, 362.
 to Turk. min., Jan. 31, 1891, **3**, p. 707.
 to Ryan, min. to Mexico, Feb. 11, 1891, **4**, p. 237.
 to Douglass, min. to Hayti, Feb. 12, 1891, **1**, p. 611.
 to Pitkin, min. to Argentine Republic, Feb. 13, 1891, **2**, p. 349.
 to Ryan, min. to Mexico, Feb. 16, 1891, **6**, p. 284.
 to Admiral Gherardi, special commr. to Hayti, Feb. 18, 1891, **1**, p. 611.
 to Smith, min. to Russia, Feb. 18, 1891, **6**, pp. 354-356, 357.
 to Pacheco, min. to Central America, Feb. 20, 1891, **2**, p. 479; **4**, pp. 701-702.
 to Grant, min. to Austria-Hungary, Feb. 26, 1891, **3**, pp. 938-939.
 to Admiral Gherardi, special commr. to Hayti, Feb. 27, 1891, **1**, p. 611.
 to Phelps, min. to Germany, Feb. 27, 1891, **1**, p. 332.
 to Douglass, min. to Hayti, Feb. 28, 1891, **1**, p. 611.
 to Smith, min. to Russia, Feb. 28, 1891, **3**, pp. 469, 949-950.
 to Stevens, min. to Hawaii, Feb. 28, 1891, **1**, p. 496.
 to Bingham, Mar. 7, 1891, **2**, p. 425; **6**, p. 759.

- Blaine, James G., Sec. of State, to Boyd, min. to Siam, Mar. 9, 1891, **5**, p. 848.
to Hicks, min. to Peru, Mar. 10, 1891, **2**, p. 477.
to Conger, Mar. 16, 1891, **4**, p. 553.
to Lazcano, Chilean min., Mar. 13, 1891, **7**, pp. 964-965.
to Nicholls, Gov. of Louisiana, Mar. 15, 1891, **6**, p. 838.
to Matchett, Mar. 19, 1891, **6**, p. 620.
to Smith, min. to Russia, Mar. 19, 1891, **3**, p. 951.
to Denby, min. to China, Mar. 30, 1891, **4**, p. 463.
to Phelps, min. to Germany, Mar. 30, 1891, **3**, pp. 363-364.
to Lincoln, min. to England, Mar. 30, 1891, **1**, p. 873.
to Marquis Imperiali, Ital. chargé, Apr. 1, 1891, **6**, p. 838.
to Porter, min. to Italy, Apr. 1, 1891, **3**, p. 512.
to Smith, min. to Russia, Apr. 4, 1891, **3**, p. 887.
to Le Ghait, Belg. min., Apr. 9, 1891, **5**, p. 566.
to Marquis Imperiali, Apr. 14, 1891, **6**, p. 839.
to Sir J. Pauncefote, Brit. min., Apr. 14, 1891, **1**, p. 904.
to Lincoln, min. to England, Apr. 18, 1891, **6**, p. 332.
to Le Ghait, Belg. min., Apr. 28, 1891, **5**, p. 566.
to Terrell, min. to Belgium, May, 2, 1891, **5**, p. 566.
to Atty.-Gen., May 4, 1891, **7**, p. 905.
to U. S. dip. officers. cir., May 7, 1891, **2**, p. 54.
to Swiss min., June 8, 1891, **2**, p. 49.
to Schuyler, chargé, July 15, 1891, **1**, p. 116.
to Scruggs, min. to Venezuela, Oct. 28, 1891, **6**, p. 533.
to Reid, min. to France, Oct. 30, 1891, **3**, pp. 885-887.
to Egan, min. to Chile, Nov. 1, 1891, **2**, p. 93.
to Hicks, min. to Peru, Nov. 6, 1891, **6**, p. 988.
to Conger, min. to Brazil, Nov. 9, 1891, **6**, p. 30.
to Phelps, min. to Germany, Nov. 11, 1891, **3**, p. 887.
to Shannon, min. to Central America, Nov. 20, 1891, **5**, pp. 51, 99.
to Denby, min. to China, Nov. 25, 1891, **5**, p. 452.
to Reid, min. to France, Nov. 27, 1891, **3**, pp. 945-946.
to Denby, min. to China, Dec. 7, 1891, **4**, pp. 260, 283, 284, 398.
to Hirsch, min. to Turkey, Dec. 14, 1891, **2**, pp. 739-740; **5**, pp. 814, 831-832.
to Egan, min. to Chile, Dec. 22, 1891, **4**, p. 726.
to Atty.-Gen., Dec. 29, 1891, **7**, p. 934.
to Le Ghait, Belg. min., Dec. 31, 1891, **2**, p. 950.
to Gov. of Texas, Jan. 5, 1892, **7**, p. 934.
to Porter, min. to Italy, Jan. 14, 1892, **6**, p. 841.
to Le Ghait, Belg. min., Jan. 20, 1892, **2**, p. 951.
to Egan, min. to Chile, Jan. 21, 1892, **6**, pp. 857-859.
to Sir J. Pauncefote, Brit. min., Jan. 22, 1892, **4**, p. 150.
to Grant, min. to Austria-Hungary, Jan. 25, 1892, **3**, p. 939.
to Durham, min. to Hayti, Jan. 28, 1892, **1**, p. 600; **2**, p. 819.
to Thayer, min. to Netherlands, Feb. 6, 1892, **3**, pp. 957, 968.
to Coleman, chargé at Berlin, Feb. 17, 1892, **3**, p. 957.
to Steven.: min. to Hawaii, Feb. 25, 1892, **3**, pp. 797-798.
to Washburn, min. to Switzerland, Mar. 1, 1892, **2**, pp. 382, 386.
to Phelps, min. to Germany, Mar. 19, 1892, **3**, pp. 479-483.
to Egan, min. to Chile, Apr. 2, 1892, **4**, p. 726.
to Shannon, min. to Central America, Apr. 6, 1892, **5**, pp. 52, 98, 99; **6**, pp. 683, 684.
to Ryan, min. to Mexico, Apr. 9, 1892, **3**, pp. 909-910, 912, 968.
to Marquis Imperiali, Apr. 12, 1892, **6**, p. 840.
to Gov. of Montana, Apr. 19, 1892, **4**, p. 263.

- Blaine, James G., Sec. of State, to Sir Julian Pauncefote, Brit. min., Apr. 19, 1892, **4**, pp. 261-262.
- to Sec. of War, Apr. 19, 1892, **4**, p. 263.
- to Hirsch, min. to Turkey, Apr. 22, 1892, **5**, p. 817.
- to Lawrence, chargé at Rio de Janeiro, Brazil, Apr. 27, 1892, **6**, p. 326.
- to Durham, Apr. 30, 1892, **5**, p. 303.
- to Sir J. Pauncefote, Brit. min., May 2, 1892, **4**, p. 151.
- to Phelps, min. to Germany, May 3, 1892, **3**, p. 533.
- to Hirsch, min. to Turkey, May 11, 1892, **3**, p. 695.
- to Lincoln, min. to England, May 12, 1892, **3**, p. 958.
- to Denby, min. to China, May 16, 1892, **5**, p. 452.
- to Sir J. Pauncefote, Brit. min., May 17, 1892, **4**, p. 400.
- to MacNutt, chargé at Madrid, May 23, 1892, **5**, p. 303.
- to Hurtado, Colombian min., May 31, 1892, **5**, p. 304.
- to Distleman, June 2, 1892, **5**, p. 116.
- to Coolidge, min. to France, June 4, 1892, **5**, p. 775.
- Blair, min. to Costa Rica, to Seward, Sec. of State, Nov. 10, 1868, **1**, p. 144.
- Blanco, Señor, Venez. min. of for. aff., to Loomis, min. to Venezuela, Feb. 9, 1901, **2**, pp. 565-566.
- to Loomis, min. to Venezuela, Feb. 16, 1901, **5**, p. 47.
- to Loomis, min. to Venezuela, Feb. 26, 1901, **2**, pp. 568-569.
- Bodisco, Waldemar, Russ. chargé, to Sec. of State, Mar. 10, 1869, **6**, p. 715.
- Boker, min. to Russia, to Fish, Sec. of State, Dec. 23, 1875, **6**, p. 102.
- Bonaparte, Charles J., Sec. of Navy, to Sec. of State, July 1, 1905, **7**, p. 996.
- to Sec. of State, July 28, 1905, **7**, p. 996.
- to Sec. of State, Aug. 2, 1905, **7**, p. 996.
- to Sec. of State, Aug. 3, 1905, **7**, p. 996.
- to Sec. of State, Aug. 4, 1905, **7**, p. 996.
- to Sec. of State, Oct. 7, 1905, **7**, p. 996.
- to Sec. of State, Oct. 13, 1905, **7**, p. 996.
- to Sec. of State, Oct. 20, 1905, **7**, p. 996.
- Bonilla, Honduran min. of for. aff., to Young, min. to Honduras, May 29, 1895, **6**, pp. 796-797.
- Bonilla, to Mr. Gadsden, min. to Mexico, Aug. 30, 1853, **1**, p. 462.
- to Gadsden, min. to Mexico, Oct. 18, 1853, **1**, p. 462.
- Bose, Juan du, Span. chargé, to Sherman, Sec. of State, Feb. 11, 1898, **6**, p. 177.
- Bounder (de Melsbroeck) de, Belg. min., to Bayard, Sec. of State, June 19, 1885, **5**, p. 298.
- to Bayard, Sec. of State, Apr. 5, 1886, **4**, p. 420.
- Bourgeois, French min. of for. aff., to Eustis, amb. to France, Apr. 16, 1896, **5**, p. 348.
- Boutwell, George S., Sec. of Treas., cir., May 16, 1870, **1**, p. 793.
- to Washburne, min. to France, May 23, 1871, **2**, p. 1062; **7**, pp. 418-419.
- to T. G. Phelps, Apr. 19, 1872, **1**, p. 894.
- to Hale, Act. Sec. of State, July 9, 1872, **7**, p. 1056.
- to Eaton, Jan. 18, 1888, **1**, p. 895.
- Bowdoin, James, Gov. of Massachusetts, to sec. of for. aff., May 17, 1786, **5**, p. 222.
- to James Monroe, Feb. 27, 1807, **5**, p. 710.
- Bowles, Thomas Gibson, to London *Times*, Jan. 4, 1900, **7**, p. 744.
- Boyd, James E., Act. Atty.-Gen., Aug. 31, 1898, **4**, p. 225.
- Aug. 31, 1898, 22 Op. 201, **4**, p. 193.
- Sept. 2, 1898, 22 Op. 205, **7**, p. 651.
- Boyer, President of Haiti, to Wyer, agt. to Hayti, Mar. 17, 1821, **1**, p. 217.
- Bradford, William, Atty.-Gen., to Sec. of State, Mar. 15, 1794, **4**, pp. 418-419.
- opinion, 1794, 1 Op. 40, **7**, pp. 621, 622.

- Bradford, William, Atty.-Gen., opinion, 1794, 1 Op. 41, 4, pp. 32, 623; 5, p. 40.
 opinion, Mar. 14, 1794, 1 Op. 43, 2, p. 84; 5, p. 616.
 June 16, 1794, 1 Op. 45, 2, p. 24; 4, p. 650.
 June 24, 1794, 1 Op. 47, 2, pp. 574, 781, 847.
 1794, 1 Op. 48, 7, p. 1029.
 1794, 1 Op. 49, 4, pp. 9, 650.
 1794, 1 Op. 50, 5, p. 699.
 Sept. 17, 1794, 1 Op. 52, 4, p. 629.
 Nov. 4, 1794, 1 Op. 53, 2, p. 87; 6, pp. 259, 652.
 1795, 1 Op. 55, 4, p. 418; 5, p. 616.
 1795, 1 Op. 57, 3, p. 786.
- Bragg, Edward S., min. to Mexico, to Bayard, Sec. of State, Apr. 14, 1888, 2, p. 371.
 to Bayard, Sec. of State, Dec. 15, 1888, 2, p. 872.
- Bravo, Nicaraguan min. of for. aff., to Gosling, Brit. min. at Managua, Sept. 13, 1892, 3, p. 238.
- Brazilian min. of for. aff. to Hunter, chargé to Brazil, July 23, 1839, 6, p. 658.
 to Adams, U. S. min. to Brazil, Nov. 6, 1889, 2, p. 116.
 cir., May 23, 1890, 3, p. 307.
- Breckinridge, Clifton R., min. to Russia, to Prince Lobanow, min. of for. aff., May 5/17, 1895, 2, pp. 8-9.
 to Olney, Sec. of State, June 15, 1895, 5, p. 92.
 to Olney, Sec. of State, July 24, 1895, 2, p. 11.
 to Prince Lobanow, Russ. min. of for. aff., Nov. 17/29, 1895, 3, p. 650.
 to Olney, Sec. of State, Nov. 25, 1895, 4, p. 434.
 to Olney, Sec. of State, Nov. 27, 1895, 4, p. 434.
 to Sec. of State, Jan. 22, 1896, 1, p. 924.
 to Olney, Sec. of State, Feb. 8, 1896, 4, p. 434.
 to Olney, Sec. of State, Mar. 25, 1896, 4, p. 45.
 to Olney, Sec. of State, Mar. 28, 1896, 3, p. 462.
 to Sec. of State, Aug. 27, 1896, 2, p. 549.
 to Olney, Sec. of State, Feb. 26, 1897, 3, p. 653.
 to Olney, Sec. of State, Feb. 27, 1897, 2, p. 83.
 to Sherman, Sec. of State, Mar. 8, 1897, 3, p. 652.
 to Sherman, Sec. of State, Mar. 11, 1897, 3, pp. 653, 878.
 to Sherman, Sec. of State, May 12, 1897, 3, p. 653.
- Breckinridge, John, Atty.-Gen., opinion, 1805, 1 Op. 153, 7, p. 30.
 1806, 1 Op. 155, 5, pp. 311, 706.
- Brent, Daniel, chief clerk, Dept. of State, to Savage, May 14, 1802, 2, p. 1060.
 to Savage, Feb. 25, 1803, 2, p. 1060.
 to Savage, Apr. 25, 1803, 2, p. 1060.
 to Latour, Aug. 14, 1804, 3, pp. 869, 899.
 to Col. Wm. Duane, Aug. 9, 1808, 2, p. 1060.
 to Col. Wm. Duane, June 27, 1811, 2, p. 1060.
 to Col. Duane, July 30, 1811, 2, p. 1060.
 to Col. Duane, June 12, 1812, 2, p. 1060.
 to Graff, June 7, 1823, 3, p. 890.
 Act. Sec. of State, to Rochester, sec. to Panama mission, May 25, 1826, 6, p. 419.
 chief clerk, Dept. of State, to Ringgold, marshal, District of Columbia, Dec. 10, 1825, 4, p. 656.
 Act. Sec. of State, to Anderson, envoy to Panama Congress July 17, 1826, 6, p. 419.
 chief clerk, to Williams, U. S. atty. at Baltimore, July 22, 1828, 4, p. 645.
 Act. Sec. of State, to Chev. Tacón, Span. min., Aug. 2, 1828, 7, p. 446.
 chief clerk, to Loud et al., July 3, 1829, 7, p. 544.
 Act. Sec. of State to McLane, min. to England, July 20, 1829, 4, p. 763.
 to Verplanck, M. C., Apr. 26, 1830, 6, p. 1001.

- Brent, Daniel, Act. Sec. of State, to Forbes, chargé to Buenos Ayres, Apr. 29, 1830, **6**, p. 1001.
- to Berrien, Atty.-Gen., Sept. 3, 1830, **2**, pp. 286-287.
- to Dallas, Aug. 23, 1831, **4**, p. 667.
- chief clerk, Dept. of State, to Hurst, Feb. 11, 1832, **3**, p. 862.
- to Cooper, Feb. 23, 1832, **3**, pp. 839, 900.
- to Lieut. R. B. Lee, Apr. 20, 1833, **3**, p. 862.
- to Swartwout, collector at New York, Apr. 24, 1832, **3**, p. 862.
- Brent, Henry M., chargé at Lima, to Fish, Sec. of State, Mar. 14, 1871, **6**, p. 973.
- Brent, Robert, Act. Sec. of State, to Worthington, agt. in South America, Apr. 21, 1817, **7**, p. 979.
- Brewster, Benjamin H., Atty.-Gen., Dec. 23, 1882, 17 Op. 483, **4**, p. 232.
- to Frelinghuysen, Sec. of State, July 3, 1883, **4**, p. 640.
- to Frelinghuysen, Sec. of State, Nov. 27, 1883, **2**, pp. 383-384.
- Feb. 5, 1885, 18 Op. 111, **2**, p. 1025.
- Bridgman, George H., min. to Bolivia, to Hay, Sec. of State, Dec. 24, 1898, **2**, p. 784.
- to Hay, Sec. of State, Jan. 23, 1899, **1**, p. 243.
- to Hay, Sec. of State, Feb. 1, 1899, **1**, p. 243.
- to Hay, Sec. of State, Feb. 3, 1899, **1**, p. 243.
- to Hay, Sec. of State, Feb. 10, 1899, **1**, p. 243.
- Brigham, J. Harvey, cons. at El Paso, Mexico, to Bayard, Sec. of State, July 17, 1886, **2**, pp. 228, 233.
- Bristow, Benjamin H., Atty.-Gen., opinion, 1871, 13 Op. 456, **4**, p. 784.
- opinion, 1872, 14 Op. 49, **7**, p. 903.
- British amb. at Berlin to Brit. for. sec., Jan. 24, 1885, **1**, p. 541.
- British embassy to Dept. of State, memo., May 26, 1900, **3**, p. 318.
- to Dept. of State, memo., May 31, 1900, **5**, p. 352.
- to Dept. of State, memo., Aug. 13, 1900, **3**, p. 318.
- British for. office, cir., July 31, 1886, **2**, p. 512.
- cir., July 14, 1887, **2**, p. 513.
- British min. to Colombia to Señor Martinez Silva, Colombian min. of for. aff., Sept. 15, 1900, **1**, p. 139.
- British representative at Bucharest to Roumanian Government, Feb. 20, 1880, **1**, p. 114.
- Broadhead, James O., min. to Switzerland, to Gresham, Sec. of State, Mar. 12, 1894, **4**, p. 66.
- to Lachenal, min. of for. aff., Aug. 17, 1894, **3**, p. 663.
- to Sec. of State, June 14, 1895, **2**, p. 389.
- to Olney, Sec. of State, Aug. 16, 1895, **3**, pp. 660, 664, 671.
- Bromberg, cons. at Hamburg, to D. D. Bernard, min. to Prussia, Aug. 5, 1853, **2**, p. 274.
- Brown, John P., chargé at Constantinople, to Baron de Bruck, Aust. min. at Constantinople, June 27, 1853, **3**, p. 820.
- cons.-gen. at Constantinople, to Cass, Sec. of State, Aug. 1, 1857, **2**, pp. 674-678.
- to Cass, Sec. of State, Feb. 24, 1858, **2**, p. 678.
- chargé at Constantinople, to Hay, vice-cons.-gen. at Beirut, Nov. 4, 1871, **6**, pp. 334-335.
- to Fish, Sec. of State, Nov. 6, 1871, **6**, p. 335.
- Brown, Sevellon A., chief clerk, Dept. of State, to Baldwin, Apr. 17, 1878, **4**, p. 739.
- to Neymann, Jan. 24, 1879, **1**, pp. 564, 579.
- to Wing, chief clerk, Dept. of Justice, July 24, 1879, **7**, p. 585.
- Williamov, Russ. chargé, June 9, 1880, **4**, p. 674.
- Browne, J. Ross, min. to China, to Prince Kung, Chinese Govt. admr., Nov. 23, 1868, **5**, p. 438.
- to Sir Rutherford Alcock, Brit. min. to China, Dec. 17, 1868, **5**, p. 438.
- Bruce, Sir Frederick, Brit. min., to Seward, Sec. of State, June 15, 1865, **5**, p. 323.
- to Seward, Sec. of State, Mar. 7, 1866, **2**, p. 293.

- Bruck, Baron de, Aust. min. at Constantinople, to Brown, chargé at Constantinople, June 27, 1853, **3**, p. 821.
- Buchanan, James, Sec. of State, to Gen. Almonte, Mex. min., Mar. 10, 1845, **1**, p. 457.
- to A. H. Everett, min. to China, Apr. 15, 1845, **2**, p. 646.
- passport issued, July, 1845, **3**, p. 901.
- to Pakenham, Brit. min., July 12, 1845, **5**, p. 375.
- to Rantoul, July 21, 1845, **5**, p. 223.
- to Wise, min. to Brazil, Sept. 27, 1845, **2**, pp. 4, 272; **4**, pp. 246, 254, 329.
- to Wickens, Oct. 16, 1845, **3**, pp. 870, 901.
- to Rev. Mr. Baird, Oct. 22, 1845, **2**, p. 171.
- to Gen. Alvear, Argentine min., Oct. 25, 1845, **1**, p. 182.
- to Judge Betts, Oct. 27, 1845, **5**, p. 223.
- to Baron von Gerolt, Pruss. min., Nov. 4, 1845, **2**, p. 298.
- to Slidell, min. to Mexico, Nov. 10, 1845, **5**, p. 780.
- to Rosset, Nov. 25, 1845, **3**, pp. 487, 566.
- to Commr. of Claims, Mar. 4, 1846, **2**, pp. 5, 965.
- to Larrabee, Mar. 9, 1846, **6**, pp. 273, 658.
- to Hough, Mar. 13, 1846, **6**, p. 324.
- to Ingersoll, chairman House Comm. on For. Rel., Mar. 19, 1846, **5**, p. 853.
- to Harris, chargé to Argentine, Mar. 30, 1846, **1**, p. 91; **6**, pp. 422-423.
- to Hülsemann, Aust. chargé, Apr. 27, 1846, **6**, p. 752.
- passport issued by, May, 1846, **3**, p. 901.
- to Hülsemann, Aust. chargé, May 18, 1846, **2**, p. 301; **5**, pp. 261-262.
- to Jewett, chargé to Peru, June 1, 1846, **4**, p. 493.
- to Wagner, June 12, 1846, **7**, p. 624.
- to Larkin, cons. at Monterey, July 14, 1846, **2**, p. 515.
- to Gen. Alvear, Argentine leg., Aug. 14, 1846, **1**, p. 217.
- to Huren, Aug. 20, 1846, **3**, pp. 880-891.
- to Donelson, min. to Prussia, Dec. 16, 1846, **5**, p. 10.
- to Pakenham, Brit. min., Dec. 26, 1846, **1**, p. 750; **6**, p. 659.
- to Pakenham, Brit. min., Dec. 29, 1846, **7**, pp. 790-791.
- to Alexander H. Everett, commr. to China, Jan. 28, 1847, **5**, p. 421.
- to Lisboa, Brazilian min., Feb. 10, 1847, **4**, p. 495.
- to Mason, Sec. of Navy, Feb. 22, 1847, **7**, pp. 862-863.
- to Hoeflin, Feb. 24, 1847, **3**, p. 891.
- to Huesman, Mar. 10, 1847, **3**, p. 566.
- to Calderon, Span. min., Mar. 19, 1847, **5**, p. 854.
- to Jewett, chargé to Peru, Mar. 19, 1847, **4**, pp. 493-495.
- to Butler, dist. atty. at New York, Mar. 23, 1847, **4**, p. 393.
- to Bidlack, chargé to Colombia, Mar. 25, 1847, **3**, p. 7.
- to Trist, commr. to Mexico, Apr. 15, 1847, **5**, pp. 780-781.
- report, May 7, 1846, **3**, p. 7.
- to Durant, dist. atty. at New Orleans, May 20, 1847, **4**, p. 393.
- to Eliot, May 20, 1847, **6**, p. 609.
- to Parks, cons. at Rio de Janeiro, May 26, 1847, **2**, pp. 1004-1005.
- to Saunders, min. to Spain, June 13, 1847, **2**, pp. 972-973; **7**, pp. 625-626, 894, 937.
- to Calderon de la Barca, Span. min., July 27, 1847, **1**, p. 746.
- to Leal, Brazilian chargé, Aug. 30, 1847, **2**, pp. 586, 589; **4**, pp. 495-497.
- to Bancroft, min. to England, Sept. 14, 1847, **7**, p. 751.
- to Clay, min. to Peru, Sept. 18, 1847, **5**, p. 244.
- to Trist, commr. to Mexico, Oct. 6, 1847, **5**, p. 781.
- to Trist, commr. to Mexico, Oct. 25, 1847, **5**, p. 781.
- to Pageot, French min., Nov. 3, 1847, **4**, p. 388.
- to Pageot, French min., Nov. 10, 1847, **4**, p. 388.

- Buchanan, James, Sec. of State, to Vice-President Dallas, Nov. 11, 1847, **6**, p. 708.
 to Osma, Peruvian min., Feb. 1, 1848, **2**, p. 87.
 to Shields, min. to Venezuela, Mar. 22, 1848, **2**, pp. 842-843.
 to Rush, min. to France, Mar. 31, 1848, **1**, pp. 125, 137.
 to Martin, chargé to Papal States, Apr. 5, 1848, **1**, p. 130.
 to Rush, min. to France, Apr. 6, 1848, **1**, p. 125.
 to the Govs. of New York and Vermont, Apr. 7, 1848, **1**, p. 677.
 to Livingston, chargé to Ecuador, May 13, 1848, **5**, p. 561; **6**, p. 473.
 to Appleton, chargé to Bolivia, June 1, 1848, **6**, p. 436.
 to Hise, min. to Central America, June 3, 1848, **3**, pp. 133, 145; **5**, p. 406; **6**, pp. 442-443.
 to Saunders, min. to Spain, June 17, 1848, **1**, pp. 584-587; **6**, pp. 285-286, 451-452; **7**, pp. 921-922.
 to Campbell, cons. at Havana, July 26, 1848, **3**, pp. 337, 566, 719.
 to Shields, chargé to Venezuela, Aug. 7, 1848, **4**, p. 573.
 to Crampton, Brit. min., Aug. 19, 1848, **1**, p. 730.
 to Ten Eyck, commr. to Hawaii, Aug. 28, 1848, **1**, p. 479; **6**, pp. 163, 273, 708-709.
 cir., Aug. 30, 1848, **7**, p. 1019.
 to Flenniken, min. to Denmark, Oct. 14, 1848, **1**, p. 662.
 to Bancroft, min. to England, Oct. 28, 1848, **3**, p. 566.
 to Marston, cons. at Palermo, Oct. 31, 1848, **1**, pp. 113, 245-246.
 to Campbell, cons. at Havana, Nov. 1, 1848, **2**, p. 272.
 to Carr, min. to Turkey, Nov. 1, 1848, **4**, p. 495.
 to Campbell, cons. at Havana, Dec. 11, 1848, **6**, pp. 273-274.
 to Bancroft, min. to England, Dec. 18, 1848, **3**, pp. 566-567.
 to Poussin, French min., Jan. 17, 1849, **7**, pp. 824, 836, 837.
 to Jordan, Jan. 23, 1849, **1**, p. 705; **2**, pp. 272, 856-857.
 to President, Feb. 8, 1849, **5**, p. 783.
 to de la Rosa, Mex. min., Feb. 15, 1849, **4**, pp. 684, 685.
 to Cass, chargé to Papal States, Feb. 16, 1849, **1**, p. 130.
 to Davis, Feb. 17, 1849, **2**, p. 1061.
- Buchanan, James, min. to England, to Marcy, Sec. of State, Oct. 28, 1853, **4**, p. 766.
 to Miss Harriet Lane, Dec. 9, 1853, **4**, p. 766.
 to Earl of Clarendon, Brit. for. sec., Jan. 6, 1854, **3**, pp. 141, 161.
 to Marcy, Sec. of State, Feb. 7, 1854, **4**, p. 766.
 to Marcy, Sec. of State, Feb. 24, 1854, **4**, p. 766.
 to Marcy, Sec. of State, Mar. 24, 1854, **7**, p. 550.
 to Lord Clarendon, Brit. for. sec., July 22, 1854, **3**, pp. 139-140, 142, 164.
 to Marcy, Sec. of State, June 15, 1855, **4**, p. 766.
 to Lord Clarendon, Brit. for. sec., July 6, 1855, **4**, p. 533.
 to Marcy, Sec. of State, Aug. 3, 1855, **4**, p. 282.
- Buchanan, James, President, message to Senate, Jan. 31, 1856, **1**, p. 588.
 annual message to Congress, Dec. 8, 1857, **3**, pp. 26, 145; **5**, p. 854; **7**, pp. 110-111.
 message, Dec. 10, 1857, **2**, p. 647; **5**, p. 422.
 message, Jan. 7, 1858, **7**, p. 928.
 message, Dec. 6, 1858, **1**, p. 587; **2**, pp. 421, 945; **5**, pp. 426-427, 743, 854; **7**, pp. 104-105, 110.
 message, Dec. 10, 1858, **5**, p. 846.
 message to Senate, Dec. 20, 1858, **5**, p. 423.
 message, Dec. 27, 1858, **2**, p. 647; **5**, p. 427.
 to Hart, Jan. 4, 1859, **6**, pp. 350-351.
 message, Feb. 18, 1859, **7**, p. 166.
 annual message to Congress, Dec. 3, 1859, **5**, p. 787.
 message, Dec. 9, 1859, **7**, p. 130.

- Buchanan, James, President. message, Dec. 19, 1859, **1**, p. 587; **4**, p. 773; **5**, p. 854; **7**, pp. 111, 164-165.
 proclamation, Jan. 26, 1860, **5**, p. 427.
 message to Senate, Mar. 12, 1860, **5**, pp. 423, 425.
 special message to Senate, Mar. 29, 1860, **2**, p. 894.
 annual message to Congress, Dec. 3, 1860, **1**, p. 587; **2**, p. 945; **3**, pp. 182, 205, 576, 588; **5**, pp. 427-428, 787; **6**, p. 483; **7**, p. 8.
 special message, Dec. 5, 1860, **2**, p. 945.
- Buchanan, William L., min. to Argentine Republic, to Gresham, Sec. of State, Aug. 2, 1894, **3**, p. 1007.
 to Sherman, Sec. of State, June 15, 1897, **5**, p. 277.
 to Hay, Sec. of State, Dec. 1, 1898, **4**, p. 352; **7**, pp. 748, 960, 1005.
 to Sec. of State, Feb. 18, 1899, **4**, p. 422.
 pres. Pan-American Exposition, to Sec. of State, Jan. 8, 1901, **2**, p. 396.
- Buck, Alfred E., min. to Japan, to Day, Sec. of State, July 26, 1898, **7**, p. 1005.
 to Harris, cons. at Nagasaki, Aug. 24, 1898, **7**, p. 1085.
 to Day, Sec. of State, Sept. 6, 1898, **7**, p. 335.
 to Hay, Sec. of State, June 17, 1899, **2**, p. 660.
 to Hay, Sec. of State, July 7, 1899, **2**, p. 660.
 to Hay, Sec. of State, July 11, 1899, **2**, p. 660.
 to Viscount Aoki, Japanese min. of for. aff., Sept. 19, 1899, **2**, p. 466.
 to Japanese min. of for. aff., Dec. 20, 1899, **5**, p. 543.
- Buck, Charles W., min. to Peru, to Bayard, Sec. of State, Aug. 12, 1886, **1**, p. 251.
 to Bayard, Sec. of State, Feb. 28, 1887, **1**, p. 252.
 to Bayard, Sec. of State, Sept. 1, 1887, **1**, p. 300.
 to Alzamora, Peruvian min. of for. rel., Sept. 3, 1888, **6**, pp. 987, 989.
 to Alzamora, Peruvian min. of for. rel., Nov. 14, 1888, **6**, p. 988.
 to Bayard, Sec. of State, Jan. 22, 1889, **5**, p. 50.
- Bulloch, Commander, C. S. N., to Mason, Confederate commr. in London, May 3, 1862, **7**, p. 698.
- Bülow, von, sec. of state for for. aff., to Baneroft, min. to Germany, June 24, 1874, **2**, p. 125; **5**, p. 111.
 to Schlözer, min. to U. S., Oct. 12, 1874, **2**, p. 126.
 to White, amb. to Germany, Feb. 19, 1900, **5**, pp. 536-537, 546.
 German imp. chancellor, to Prince von Radolin, Ger. amb. at Paris, July 6, 1905, **4**, pp. 69-70.
- Bulwer, Sir Henry L., Brit. min. to Spain, to Duke of Sotomayor, Span. for. min., Apr. 8, 1848, **4**, p. 545.
 to Lord Palmerston, Brit. for. sec., May 30, 1848, **4**, pp. 545-546.
- Bulwer, Sir Henry L., Brit. min., to Lord Palmerston, Brit. for. sec., Feb. 3, 1850, **3**, p. 135.
 to Clayton, Sec. of State, May 11, 1850, **6**, p. 509.
 declaration of, June 29, 1850, **3**, pp. 136-137.
 to T. N. Usher, Brit. cons. at Port au Prince, Dec., 1850, **6**, pp. 510, 511-512.
- Burlingame, Anson, min. to China, to Seward, Sec. of State, Dec. 24, 1861, **5**, p. 428.
 to Seward, Sec. of State, June 2, 1862, **5**, p. 429.
 to Seward, Sec. of State, June 20, 1863, **5**, p. 429.
 to cons.-gen. at Shanghai, June, 15, 1864, **5**, p. 429.
 commr. to China, to Seward, Sec. of State, Nov. 9, 1864, **2**, p. 647.
 Chinese commr., to Fish, Sec. of State, Aug. 31, 1869, **5**, p. 438.
- Burton, Allan A., min. to Colombia, to Seward, Sec. of State, May 14, 1860, **1**, p. 652.
 to Seward, Sec. of State, Dec. 25, 1861, **1**, p. 138.
 to Seward, Sec. of State, Dec. 27, 1861, **3**, p. 120.
 to Seward, Sec. of State, Jan. 7, 1862, **1**, p. 138.

- Burton, Allan A., min. to Colombia, to Sec. of State, July 11, 1862, **3**, p. 121.
 to Sec. of State, Sept. 12, 1862, **3**, p. 126.
 to Seward, Sec. of State, May 13, 1865, **3**, p. 127.
 to Sec. of State, Aug. 11, 1865, **3**, p. 122.
 to Seward, Sec. of State, Oct. 17, 1865, **3**, p. 122.
 to Seward, Sec. of State, Oct. 22, 1865, **3**, p. 122.
- Busch, Dr., German under sec. of state, to Kasson, Dec. 31, 1884, **3**, pp. 376, 379, 750.
- Butler, Benjamin F., Atty.-Gen., opinion, 1834, 2 Op. 693, **1**, p. 32; **3**, p. 716.
 opinion 1835, 2 Op. 725, **5**, p. 19, 32.
 1836, 3 Op. 56, **1**, p. 36.
 1836, 3 Op. 91, **4**, p. 37.
 May 17, 1836, 3 Op. 120, **1**, pp. 176, 181; **2**, p. 972.
 1837, 3 Op. 205, **1**, p. 36.
 1837, 3 Op. 230, **1**, p. 37.
 July 5, 1837, 3 Op. 253, **6**, p. 665.
 1837, 3 Op. 254, **4**, p. 2; **6**, p. 657.
 1838, 3 Op. 322, **1**, p. 37.
 1838, 3 Op. 307, **7**, p. 341.
- Butler, Benjamin F., to Evarts, Sec. of State, June 8, 1879, **7**, p. 771.
- Butler, E. C., chargé at Mexico, to Sec. of State, July 20, 1895, **2**, p. 220.
- Butler, Gen. Robt., U. S. commr., to Col. José Coppinger, Span. commr., June 15, 1821, **1**, p. 283.
 to Adams, Sec. of State, July 13, 1821, **1**, p. 445.
 to J. Q. Adams, Sec. of State, July 30, 1821, **1**, p. 283.
 to Andrew Jackson, Gov. of Florida, Aug. 8, 1821, **1**, p. 445.
- Butler, G. H., cons. at Cairo, to Fish, Sec. of State, Sept. 15, 1871, **2**, 505.
 cons. at Alexandria, to Fish, Sec. of State, June 25, 1872, **2**, p. 733.
- Caamano, to Blaine, Sec. of State, Jan. 29, 1880, **6**, p. 256.
- Cadwalader, John L., Act. Sec. of State, to Foster, min. to Mexico, Sept. 22, 1874, **6**, pp. 678, 917, 978.
 to Watson, Oct. 17, 1874, **4**, p. 281.
 Assist. Sec. of State, to Lowe, Nov. 25, 1874, **4**, p. 38.
 to cons., cir., Mar. 1, 1875, **3**, p. 869.
 to Davis, Mar. 11, 1875, **5**, p. 126.
 to Melizet, Mar. 16, 1875, **4**, p. 20.
 Act. Sec. of State, to Marsh, min. to Italy, Apr. 15, 1875, **2**, p. 544.
 to Cushing, min. to Spain, May 11, 1875, **4**, p. 255.
 Assist. Sec. of State, to cons., cir., May 26, 1875, **2**, p. 1020.
 Act. Sec. of State, to Reynolds, June 16, 1875, **2**, pp. 782-783.
 to Sir Edward Thornton, Brit. min., June 19, 1875, **5**, p. 370.
 Assist. Sec. of State, to Broadwell, July 28, 1875, **6**, p. 755.
 Act. Sec. of State, to Preston, Haytian min., Aug. 6, 1875, **2**, pp. 813-814.
 to Davis, min. to Germany, Aug. 11, 1875, **3**, p. 505.
 Assist. Sec. of State, to Partridge, min. to Brazil, Aug. 13, 1875, **2**, p. 116.
 Act. Sec. of State, to Williamson, min. to Costa Rica, Aug. 16, 1875, **3**, p. 224.
 to Preston, Haytian min., Aug. 17, 1875, **2**, p. 814.
 to Chadwick, Aug. 19, 1875, **5**, p. 119.
 to Sir E. Thornton, Brit. min., Aug. 20, 1875, **4**, p. 776.
 to Ferry, Aug. 21, 1875, **4**, p. 408.
 Assist. Sec. of State, to Roden, Sept. 30, 1875, **2**, p. 383.
 Act. Sec. of State, to Grip, Oct. 23, 1875, **4**, p. 421.
 to Avery, Nov. 2, 1875, **2**, pp. 605-606.
 to Mrs. Stephens, Dec. 24, 1875, **6**, p. 808.
 Assist. Sec. of State, to Mrs. Hopkins, Mar. 27, 1876, **5**, p. 119.

- Cadwalader, John L., Act. Sec. of State, to Sayler, May 12, 1876, **6**, p. 637.
 to Sir E. Thornton, Brit. min., Aug. 19, 1876, **1**, p. 635.
 to Farman, Aug. 25, 1876, **2**, p. 681.
 to Washburn, min. to France, Oct. 14, 1876, **2**, p. 581.
 to Sir E. Thornton, Brit. min., Oct. 18, 1876, **4**, pp. 30, 31.
 to Parnell and Power, M. P., Oct. 19, 1876, **4**, pp. 30, 31.
 to Cameron, Sec. of War, Oct. 20, 1876, **2**, p. 392.
 to Peralta, Costa Rican min., Oct. 25, 1876, **4**, p. 674.
- Calderon de la Barca, Span. min. of state, to Soulé, min. to Spain, Mar. 17, 1854, **5**, p. 111.
- Caldwell, John W., commissioned Bolivian chargé, to Fish. Sec. of State, Dec. 31, 1869, **4**, p. 551.
- Caleño, Venez. min. of for. aff., to Russell, min. to Venezuela, Jan. 28, 1877, **4**, pp. 535, 536.
- Calhoun, John C., Sec. of War, to Gen. Scott, Dec. 26, 1817, **2**, p. 403.
 Sec. of State, to Van Zandt, chargé of Texas, Apr. 11, 1844, **1**, p. 277.
 to Pakenham, Brit. min., Apr. 18, 1844, **1**, pp. 453, 454.
 to Green, Apr. 19, 1844, **1**, p. 453.
 to Rohe, May 7, 1844, **3**, p. 850.
 to Everett, min. to England, May 16, 1844, **1**, p. 636.
 to Crump, chargé to Chile, May 28, 1844, **6**, p. 705.
 to Hilliard, June 7, 1844, **6**, p. 948.
 to Howard, chargé to Texas, June 18, 1844, **1**, pp. 277, 454.
 to Wheaton, min. to Prussia, June 28, 1844, **5**, p. 164.
 to Wise, min. to Brazil, July 18, 1844, **2**, p. 843.
 to min. to France, Aug. 1, 1844, **1**, p. 453.
 to Everett, min. to England, Aug. 7, 1844, **2**, p. 225; **4**, p. 388.
 to King, min. to France, Aug. 12, 1844, **1**, p. 431.
 to King, min. to France, Aug. 26, 1844, **6**, p. 530.
 to Pakenham, Brit. min., Sept. 3, 1844, **1**, p. 265.
 to Pakenham, Brit. min., Sept. 5, 1844, **1**, p. 695.
 to Shannon, leg. to Mexico, Sept. 10, 1844, **1**, p. 454.
 to Irwin, min. to Denmark, Sept. 13, 1844, **1**, p. 660.
 to Hoffman, Sept. 21, 1844, **7**, pp. 919, 1019.
 to Everett, min. to England, Sept. 25, 1844, **2**, p. 225.
 to Holmes, Nov. 20, 1844, **4**, p. 682.
 to Pageot, French min., Nov. 30, 1844, **3**, p. 565.
 to Pageot, French min., Dec. 4, 1844, **4**, p. 388.
 to Fairfield, U. S. Senate, Dec. 9, 1844, **3**, p. 758.
 to Mason, Sec. of Navy, Jan. 11, 1845, **1**, p. 479.
 to Everett, min. to England, Jan. 28, 1845, **4**, p. 388.
 to Dorr, cons. at Valparaiso, Feb. 26, 1845, **2**, pp. 1004, 1061; **5**, p. 136.
 to William Brent, jr., chargé to Argentina, Mar. 3, 1845, **7**, p. 27.
- Calvo, Charles, Argentine min. at Berlin, to Francis Wharton, June 5, 1885, **2**, p. 1101.
- Calvo, J. B., Costa Rican min., to Olney, Sec. of State, Feb. 13, 1896, **6**, p. 580.
 to Sec. of State, Nov. 16, 1898, **4**, p. 746.
- Cambon, Jules, French amb., to Sherman, Sec. of State, Apr. 22, 1898, **4**, p. 612.
 to Sec. of State, Apr. 26, 1898, **4**, p. 613.
 to Sec. of State, Aug. 3, 1898, **7**, p. 784.
 to Day, Sec. of State, Aug. 17, 1898, **4**, p. 613.
 to Moore, Act. Sec. of State, Sept. 6, 1898, **7**, p. 333.
 to Day, Sec. of State, Sept. 11, 1898, **7**, p. 324.
 to Hay, Sec. of State, Mar. 29, 1899, **5**, p. 464.
- Campbell, cons. at Havana, to Buchanan, Sec. of State, Nov. 7, 1848, **6**, p. 273.
- Canning, Brit. for. sec. to Monroe, Sec. of State, Aug. 3, 1807, **2**, p. 994.

- Canning, Brit. for. sec., to Rose, Brit. min., Oct. 24, 1807, **2**, p. 994.
 to Rush, min. to England, Aug. 20, 1823, **6**, pp. 389-390.
 to Rush, min. to England, Aug. 23, 1823, **6**, p. 392.
 to Sir William à Court, Brit. min. to Spain, Dec. 31, 1823, **6**, pp. 410-411.
 to King, min. to England, Sept. 8, 1825, **6**, p. 458.
 to Lord Granville, June 22, 1826, **1**, p. 166.
 to the sec. of admiralty, Mar. 20, 1844, **2**, p. 865.
- Cantacuzène, Prince, Russ. min., to Gresham, Sec. of State, Dec. 9, 1893, **5**, p. 274.
 to Gresham, Sec. of State, Apr. 3, 1894, **1**, p. 465.
- Cárdenas, Nicaraguan min., to Fish, Sec. of State, Jan. 25, 1877, **3**, p. 185.
- Cardwell, John, agt. and cons.-gen. at Cairo, to Sec. of State, Sept. 6, 1886, **2**, p. 505.
- Cariati, Prince, Neapolitan min. of for. aff., to Lord Napier, Mar. 14, 1848, **6**, p. 948.
- Carignani di Novoli, Francesco, Ital. chargé, to Hay, Sec. of State, July 15, 1901, **6**, p. 848.
 to Hay, Sec. of State, Aug. 16, 1901, **6**, p. 672.
 to Hay, Sec. of State, Oct. 3, 1901, **6**, p. 674.
- Carnarvon, Earl of, Brit. colonial sec., to Sir A. H. Gordon, Gov. of Fiji, Mar. 4, 1875, **1**, pp. 349-350, 351.
- Carr, Clark E., min. to Denmark, to Sec. of State, Dec. 23, 1889, **2**, pp. 120-122.
 to Foster, Sec. of State, Nov. 28, 1892, **1**, p. 610.
- Carter, George W., chargé at Caracas, to Frelinghuysen, Sec. of State, Apr. 19, 1882, **2**, p. 331.
- Carter, H. A. P., Hawaiian special envoy, to H. A. Peierce, Hawaiian min. of for. aff., June 25, 1878, **5**, p. 266.
 Hawaiian min., to Frelinghuysen, Sec. of State, Oct. 18, 1883, **1**, pp. 490-491.
 to Bayard, Sec. of State, Sept. 23, 1887, **1**, p. 494.
- Carvalho, Carlos de, Brazilian min. of for. aff., to Phipps, Brit. min., July 21, 1895, **1**, p. 301.
- Casanova, Juan J., vice-cons. at Cienfuegos, to Dept. of State, Oct. 17, 1896, **7**, p. 866.
 to Dept. of State, Oct. 22, 1896, **7**, p. 866.
- Casa Yrujo, Marquis of. *See* Irujo, Carlos M. de.
- Casey, Commander, to Sec. of Navy, Oct. 3, 1902, **3**, p. 65.
- Cass, Lewis, min. to France, to Guizot, French min. of for. aff., Feb. 13, 1842, **2**, pp. 928, 929.
 Sec. of State, to Washburne, Mar. 9, 1857, **3**, p. 337.
 to Lord Napier, Brit. min., Mar. 12, 1857, **3**, p. 176.
 to Dallas, min. to England, Mar. 21, 1857, **3**, p. 164.
 to Dallas, min. to England, Apr. 3, 1857, **7**, p. 567.
 to Vroom, min. to Prussia, Apr. 7, 1857, **7**, p. 567.
 to Hülsemann, Aust. chargé, Apr. 8, 1857, **4**, pp. 658-659.
 to Lord Napier, Brit. min., Apr. 10, 1857, **7**, p. 164.
 to Mason, min. to France, Apr. 14, 1857, **2**, p. 291.
 to Bowlin, min. at Bogota, Apr. 17, 1857, **3**, p. 20.
 to Dallas, min. to England, Apr. 21, 1857, **3**, p. 120.
 to Harris, min. to Japan, Apr. 30, 1857, **5**, p. 743.
 to Lord Napier, Brit. for. sec., May 29, 1857, **3**, pp. 167, 176.
 to Lord Napier, Brit. min., May 29, 1857, **3**, p. 234.
 to Reed, min. to China, May 30, 1857, **5**, pp. 424, 425-426.
 to Fabens and Stearns, June 29, 1857, **1**, p. 559.
 to Wood and Grant, July 1, 1857, **1**, pp. 559, 564.
 to Chandler, min. to Two Sicilies, July 29, 1857, **6**, p. 348.
 to Jones, special commr., July 30, 1857, **6**, p. 24.
 to Gen. Herran, Sept. 10, 1857, **3**, p. 116.
 to Gen. Herran, Colombian min., Sept. 10, 1857, **3**, pp. 120, 125.
 to Lord Napier, Brit. min., Sept. 10, 1857, **3**, pp. 11-13.

- Cass, Lewis, Sec. of State, to Meade, Sept. 15, 1857, **5**, p. 404.
 to U. S. attys., marshals, and collectors, Sept. 18, 1857, **7**, p. 927.
 to Wright, min. to Prussia, Oct. 16, 1857, **3**, p. 424.
 to Lord Napier, Brit. min., Oct. 20, 1857, **3**, p. 176.
 to Lamar, Oct. 23, 1857, **1**, p. 640.
 to Baxter, Oct. 24, 1857, **6**, p. 662.
 to Fisher, Dec. 14, 1857, **3**, p. 424.
 to Moore, Dec. 22, 1857, **4**, p. 783.
 to Lamar, min. to Central America, Jan. 2, 1858, **2**, p. 33.
 to Williams, min. to Turkey, Feb. 20, 1858, **2**, pp. 730, 736-737; **4**, p. 585.
 to King, M. C., Feb. 22, 1858, **6**, p. 705.
 to Lord Napier, Brit. min., Apr. 6, 1858, **3**, pp. 145, 172, 176.
 to Lord Napier, Brit. min., Apr. 10, 1858, **2**, pp. 942-943.
 to Burns, M. C., Apr. 26, 1858, **6**, p. 885.
 to Reed, min. to China, Apr. 28, 1858, **5**, p. 425.
 to Eames, min. to Venezuela, May 10, 1858, **4**, pp. 686-687.
 to Dallas, min. to England, May 18, 1858, **2**, pp. 943, 944.
 to Osma, Peruvian min., May 22, 1858, **1**, pp. 43, 182-183, 891-892.
 to Lamar, min. to Central America, June 3, 1858, **3**, p. 256.
 to Gen. Herran, Colombian min., June 4, 1858, **3**, p. 120.
 to Dallas, min. to England, June 17, 1858, **2**, p. 946.
 to Forsyth, min. to Mexico, June 23, 1858, **2**, p. 57.
 to Dallas, min. to England, June 30, 1858, **2**, pp. 886, 944-945.
 to Dallas, min. to England, July 1, 1858, **2**, p. 943.
 to Forsyth, min. to Mexico, July 15, 1858, **2**, p. 57.
 to Lamar, min. to Costa Rica and Nicaragua, July 25, 1858, **2**, p. 177; **3**, pp. 4-5, 257;
4, p. 708; **6**, pp. 287, 444, 723-724; **7**, p. 926.
 to Toucey, Sec. of Navy, July 28, 1858, **7**, p. 112.
 to Toucey, Sec. of Navy, Aug. 10, 1858, **7**, p. 108.
 to De Leon, cons. at Alexandria, Aug. 18, 1858, **2**, pp. 729-730.
 to Chev. Bertinatti, Sardinian min., Sept. 30, 1858, **4**, p. 418.
 to Dodge, min. to Spain, Oct. 21, 1858, **6**, p. 478.
 to Lord Napier, Brit. min., Nov. 8, 1858, **3**, pp. 164-175, 177, 193.
 to Clay, min. to Peru, Nov. 26, 1858, **1**, pp. 183-184; **4**, p. 12.
 to Dallas, min. to England, Nov. 26, 1858, **6**, p. 444.
 to Mason, min. to France, Nov. 26, 1858, **3**, pp. 177-178; **6**, p. 444.
 to Lamar, min. to Central America, Dec. 1, 1858, **3**, pp. 178-179.
 to Dodge, min. to Spain, Dec. 2, 1858, **6**, p. 478.
 to Hart, Dec. 8, 1858, **6**, p. 348.
 to Wright, Dec. 10, 1858, **4**, pp. 12, 73.
 to Lord Napier, Brit. min., Dec. 11, 1858, **7**, pp. 567-568.
 to Pickens, min. to Russia, Jan. 14, 1859, **1**, p. 665.
 to de Ealo, Jan. 15, 1859, **4**, p. 586.
 to Harris, min. to Japan, Jan. 17, 1859, **5**, p. 743.
 to Count de Sartiges, French min., Jan. 25, 1859, **2**, 942.
 to Dallas, min. to England, Feb. 23, 1859, **2**, pp. 226, 941-942.
 to Lord Napier, Brit. min., Feb. 27, 1859, **5**, p. 177.
 to Lamar, min. to Central America, Mar. 4, 1859, **3**, p. 179.
 to McLane, min. to Mexico, Mar. 7, 1859, **1**, p. 147; **6**, p. 17.
 to Lamar, min. to Central America, Apr. 1, 1859, **3**, p. 179.
 to Dallas, min. to England, Apr. 7, 1859, **3**, p. 176.
 to Schleiden, Bremen rep., Apr. 9, 1859, **3**, p. 572.
 to Schleiden, Apr. 9, 1859, **4**, p. 333.
 to Dallas, min. to England, Apr. 12, 1859, **3**, p. 176.

- Cass, Lewis, Sec. of State, to Mason, min. to France, Apr. 12, 1859, **3**, p. 180.
to Jones, min. to Colombia, Apr., 30, 1859, **3**, pp. 36, 116, 120, 123, 125.
to Bigler, min. to Chile, May 2, 1859, **2**, p. 788.
to Jerez, Nicaraguan min., May 5, 1859, **6**, p. 724.
to Jerez, May 5, 1859, **3**, pp. 257-258.
to Dallas, min. to England, May 12, 1859, **1**, p. 147; **4**, p. 586; **6**, pp. 478-479.
to Wright, min. to Prussia, May 12, 1859, **3**, pp. 572-573.
to Le Clerc, May 17, 1859, **3**, p. 588.
to McLane, min. to Mexico, May 25, 1859, **1**, p. 147.
to U. S. cons., cir., June 1, 1859, **7**, pp. 417-418.
to Cobb, Sec. of Treas., June 13, 1859, **2**, p. 1010.
to Hofer, June 14, 1859, **3**, pp. 572, 573.
to Medill, June 14, 1859, **3**, p. 464.
to Cushing, June 16, 1859, **3**, p. 573.
to Bigler, min. to Chile, June 17, 1859, **2**, pp. 788-789.
to Mason, June 20, 1859, **7**, p. 418.
to Smith, June 20, 1859, **3**, p. 338.
to Peebles, June 21, 1859, **3**, p. 573.
to Gittings, June 24, 1859, **7**, p. 418.
to Osterle, June 24, 1859, **3**, p. 573.
to Mason, min. to France, June 27, 1859, **3**, p. 575; **7**, pp. 450, 657, 660-661, 673, 781-782, 836.
to Dallas, min. to England, June 29, 1859, **7**, p. 450.
to Pickens, min. to Russia, June 29, 1859, **7**, p. 450.
to Wright, min. to Prussia, July 8, 1859, **3**, pp. 574-575.
to Williams, min. to Turkey, July 18, 1859, **2**, p. 678.
to R. K. Meade, min. to Brazil, July 25, 1859, **6**, p. 748.
to Dallas, min. to England, Aug. 11, 1859, **3**, p. 182.
to Dallas, min. to England, Aug. 12, 1859, **3**, p. 182.
to Bigler, min. to Chile, Aug. 16, 1859, **2**, pp. 789-790.
to Hollingshead, Aug. 17, 1859, **4**, p. 784.
to Dimitry, Sept. 22, 1859, **3**, p. 176.
to Clarke, min. to Central America, Oct. 1, 1859, **3**, pp. 176, 182.
to Pickens, min. to Russia, Oct. 4, 1859, **7**, p. 450.
to Preston, min. to Spain, Oct. 6, 1859, **7**, p. 450.
to Sanford, Oct. 22, 1859, **5**, pp. 211-212.
to Daniel, min. to Sardinia, Nov., 1859, **7**, p. 450.
to Turpin, min. to Venezuela, Nov. 5, 1859, **6**, p. 17.
to Bertinatti, Ital. min., Nov. 16, 1859, **5**, p. 127.
to Morgan, min. to Portugal, Nov. 16, 1859, **7**, p. 450.
to Wright, min. to Prussia, Dec. 5, 1859, **3**, p. 575.
to Schleiden, Bremen rep., Jan. 26, 1860, **3**, p. 572.
to Pugh, M. C., Feb. 1, 1860, **3**, p. 575.
to Hülsemann, Aust. chargé, Feb. 2, 1860, **2**, p. 486.
to Appleton, Feb. 3, 1860, **5**, pp. 426, 427.
to Bigler, min. to Chile, Feb. 4, 1860, **2**, p. 790.
to Clarke, min. to Central America, Feb. 18, 1860, **3**, pp. 176, 182.
to Wilcox, Feb. 29, 1860, **3**, p. 994.
to Hillyer, Solic. of Treas., Mar. 1, 1860, **3**, p. 983.
to Preston, min. to Spain, Mar. 1, 1860, **3**, p. 576.
to Body, sec. Am. Atl. and Pac. Ship Canal Co., Mar. 3, 1860, **3**, p. 257.
to Body, Mar. 3, 1860, **6**, p. 287.
to Toucey, Sec. of Navy, Mar. 10, 1860, **1**, p. 184.
to Brent, Mar. 19, 1860, **1**, p. 572.

- Cass, Lewis, Sec. of State, to Body, sec. Am. Atl. and Pac. Ship Canal Co., Mar. 22, 1860, **3**, p. 257.
- to Body, sec. Am. Atl. and Pac. Ship Canal Co., Mar. 30, 1860, **7**, pp. 165-166.
- to Dallas, min. to England, Mar. 31, 1860, **2**, p. 942.
- to Lord Lyons, Brit. min., Apr. 3, 1860, **2**, p. 942.
- to Capt. Du Pont, Apr. 26, 1860, **5**, p. 743.
- to Harris, min. to Japan, Apr. 27, 1860, **5**, p. 743.
- to Capt. Du Pont, Apr. 28, 1860, **5**, p. 743.
- to Bigler, min. to Chile, May 1, 1860, **2**, p. 791.
- to Dimitry, min. to Costa Rica and Nicaragua, May 3, 1860, **6**, p. 287.
- to Jones, min. to Colombia, May 4, 1860, **3**, pp. 254-255.
- to Japanese envoys, May 15, 1860, **5**, p. 743.
- to Mason, chairman Sen. Com. on For. Rel., May 16, 1860, **2**, p. 613.
- to Harris, min. to Japan, May 18, 1860, **5**, p. 743.
- to Capt. Du Pont, May 22, 1860, **5**, pp. 743, 744.
- to Zegarra, Peruvian min., June 13, 1860, **4**, p. 660.
- to Sec. of War, June 22, 1860, **5**, p. 744.
- to Faulkner, min. to France, Aug. 31, 1860, **6**, p. 480.
- to Preston, min. to Spain, Sept. 7, 1860, **6**, p. 481.
- to McLane, min. to Mexico, Sept. 20, 1860, **6**, p. 481.
- to Faulkner, min. to France, Oct. 3, 1860, **3**, p. 588.
- to Williams, min. to Turkey, Oct. 22, 1860, **2**, p. 737; **6**, p. 333.
- to Dallas, min. to England, Oct. 27, 1860, **2**, p. 893.
- to Dana, Oct. 31, 1860, **7**, p. 105.
- to Gen. Paez, Venez. min., Nov. 5, 1860, **6**, pp. 530-531.
- to Fay, min. to Switzerland, Nov. 12, 1860, **2**, pp. 486-488, 507, 517-518, 522-523, 530-531, 800; **3**, pp. 841-842.
- to Preston, min. to Spain, Nov. 5, 1860, **6**, p. 531.
- to Cobb, Sec. of Treas., Nov. 21, 1860, **1**, pp. 874-875.
- to Molina, Nicaraguan min., Nov. 26, 1860, **2**, p. 164; **3**, p. 180.
- to Molina, Costa Rican min., Nov. 26, 1860, **7**, pp. 928, 980.
- to Stevenson, M. C., Dec. 5, 1860, **3**, p. 894.
- Cassini, Count, Russ. amb., to Hay, Sec. of State, Apr. 15, 1904, **7**, pp. 233-234.
- to Sec. of State, Sept. 13, 1904, **7**, p. 999.
- to Sec. of State, Sept. 15, 1904, **7**, p. 999.
- to Sec. of State, Dec. 10, 1904, **7**, p. 1000.
- to Hay, Sec. of State, Jan. 13, 1905, **5**, p. 558.
- to Hay, Sec. of State, Jan. 18, 1905, **5**, p. 558.
- to Loomis, Act. Sec. of State, June 19, 1905, **7**, p. 995.
- Castellon, Nicaraguan min. of for. rel., to Hall, min. to Nicaragua, Oct. 18, 1886, **1**, p. 144.
- Castillo y Lauzas, J. M. de, Mex. chargé, to Forsyth, Sec. of State, Dec. 11, 1835, **4**, p. 684.
- to Forsyth, Sec. of State, Mar. 8, 1837, **1**, p. 102.
- Caswell, R., Gov. of North Carolina, to Sec. of For. Aff., June 21, 1786, **5**, p. 222.
- Catacazy, Constantine, Russ. min., to Fish, Sec. of State, Nov. 12/24, 1871, **4**, p. 503.
- to Fish, Sec. of State, Nov. 15/27, 1871, **4**, p. 667.
- to Dept. of State, Dec. 31, 1871, **4**, p. 503.
- Cayou, Baron, Brazilian min. of for. aff., to Wise, min. to Brazil, Nov. 10, 1846, **2**, p. 586.
- Cerruti, Marcello, Ital. min., to Seward, Sec. of State, Nov. 10, 1867, **7**, p. 467.
- Chamberlain, J., Sackville West, and Charles Tupper, Brit. plenipos., to Am. plenipos., Feb. 15, 1888, **1**, p. 869.
- Chamberlain, Commr. of Navigation, to Moore, Act. Sec. of State, 1898, **5**, p. 301.
- to Moore, Apr. 17, 1903, **2**, pp. 1041-1042.
- Chandler, Jeff., atty. French Cable Co., to Gresham, Sec. of State, June 21, 1893, **2**, p. 459.
- Chandler, William E., Sec. of Navy, to Sec. of State, July 12, 1884, **2**, p. 584.

- Chang Chih Tung, Chinese viceroy, to Wu Ting-fang, Chinese min., June 23, 1900, **5**, p. 480.
- Chang Yen Hoon, Chinese min., to Bayard, Sec. of State, Jan. 9, 1888, **5**, p. 572.
- Chapelîé, Alfred, vice-cons. at Tunis, to Uhl, Assist. Sec. of State, Feb. 12, 1895, **5**, p. 39.
- Chapman, Act. Atty.-Gen., Aug. 14, 1889, 19 Op. 377, **2**, pp. 634, 636.
- Chase, Salmon P., Sec. of Treas., to collectors of customs, Apr. 14, 1862, **7**, p. 193.
to collectors of customs, May 18, 1862, **7**, p. 193.
order, May 23, 1862, **7**, pp. 193-194.
- Chase, cons. at Tampico, to Sec. of State, Dec. 16, 1869, **6**, p. 750.
- Chaves, Pedro Rodrigues Fernandes, Brazilian min., to Sec. of State, Mar. 26, 1840, **5**, p. 403.
- Cheng Tsao Ju, Chinese min., to Frelinghuysen, Sec. of State, Feb. 5, 1883, **4**, p. 233.
- Cheng Lan Pin, Chinese min., to Sec. of State, Aug. 9, 1880, **2**, p. 72.
and Yung Wing, Chinese mins., to Sec. of State, Sept. 4, 1880, **2**, p. 74.
to Evarts, Sec. of State, Nov. 10, 1880, **6**, p. 820.
- Chermont to Mendonça, Brazilian min., Nov. 15, 1891, **6**, p. 30.
- Chichkine, Russ. for. office, to White, min. to Russia, May 13/25, 1893, **4**, p. 45.
to Breckinridge, min. to Russia, Aug. 9/21, 1895, **4**, p. 111.
to Breckinridge, min. to Russia, Sept. 4/16, 1895, **4**, p. 111.
to Peirce, chargé at St. Petersburg, Oct. 3/15, 1895, **3**, p. 649.
to Peirce, chargé at St. Petersburg, Oct. 3/15, 1895, **3**, p. 650.
to Breckinridge, min. to Russia, Sept. 22/Oct. 4, 1895, **3**, p. 649.
to Breckinridge, min. to Russia, Mar. 14/26, 1896, **3**, p. 462.
- Chilean min. of for. aff. to Egan, min. to Chile, Feb. 4, 1890, **2**, p. 118.
- Chinese Emperor to President of United States, July 19, 1900, **5**, p. 487.
to President McKinley, Oct. 14, 1900, **5**, p. 498.
- Chinese min. to Gresham, Sec. of State, May 27, 1893, **4**, p. 223.
- Chinese Tsung-li yamên, to Conger, Amer. min., Dec. 19, 1899, **2**, p. 36.
- Ching, act. gov.-gen. of Kwang provinces, to Cushing, min. to China, Mar. 9, 1844, **5**, p. 418.
to Cushing, May 8, 1844, **5**, p. 419.
- Ching, Prince, to dean of dip. corps at Peking, Aug. 7, 1903, **5**, p. 471.
- Ching, Prince, and Earl Li Hung Chang, to Wu Ting-fang, Chinese min., Nov. 6, 1900, **5**, p. 499.
- Choate, Joseph H., amb. to Great Britain, to Lord Salisbury, Brit. min. for for. aff., Sept. 22, 1899, **5**, p. 539.
- Christiancy, I. P., min. to Peru, to Galvez, Peruvian min. of for. aff., June 26, 1881, **6**, p. 39.
to Blaine, Sec. of State, June 28, 1881, **1**, p. 157.
to Blaine, Sec. of State, July 6, 1881, **1**, p. 157.
- Claiborne and Wilkinson, U. S. commrs., to Madison, Sec. of State, Dec. 20, 1803, **1**, p. 281
to Madison, Sec. of State, Dec. 27, 1803, **1**, p. 281.
- Claparède, Alfred de, Swiss min., to Bayard, Sec. of State, Jan. 3, 1889, **2**, p. 754.
to Blaine, Sec. of State, May 17, 1889, **4**, p. 164.
to Blaine, Sec. of State, Apr. 3, 1891, **2**, p. 44.
- Clarendon, Lord, Brit. for. sec., to Buchanan, min. to England, May 2, 1854, **3**, pp. 137, 138-139, 141, 161-163.
to Crampton, Brit. min., Sept. 21, 1854, **1**, p. 889.
to Dallas, min. to England, Apr. 30, 1856, **4**, p. 533.
to Dallas, min. to England, June 26, 1856, **4**, p. 534.
to Lord Napier, Nov. 20, 1857, **3**, p. 169.
to Thomson, Brit. min. to Chile, Apr. 16, 1866, **7**, pp. 365-366.
to Sir J. Crampton, Brit. min. to Spain, May 16, 1866, **7**, p. 359.
- Clay, Cassins M., min. to Russia, to Seward, Sec. of State, May 10, 1867, **1**, p. 464.
- Clay, Henry, to James Monroe, Dec. 25, 1814, **5**, p. 714.
- Clay, Henry, Sec. of State, passport granted, Mar. 15, 1825, **3**, p. 890.
to Poinsett, min. to Mexico, Mar. 25, 1825, **5**, p. 311; **6**, pp. 415-416, 416, 418.
to Poinsett, min. to Mexico, Mar. 26, 1825, **1**, p. 447.

- Clay, Henry, Sec. of State, to Poinsett, min. to Mexico, Mar. 27, 1825, **4**, p. 762.
to Brown, min. to France, Mar. 29, 1825, **4**, p. 729.
to Addington, Brit. chargé, Apr. 6, 1825, **2**, p. 927; **5**, p. 201.
to Rebello, Brazilian chargé, Apr. 13, 1825, **6**, p. 437.
to Everett, min. to Spain, Apr. 27, 1825, **1**, p. 94; **6**, pp. 447, 448.
to Middleton, min. to Russia, May 10, 1825, **1**, p. 94.
to Wm. C. Somerville, agt. to Greece, Sept. 6, 1825, **1**, p. 215.
to King, min. to England, Oct. 17, 1825, **6**, p. 458.
to Brown, min. to France, Oct. 25, 1825, **6**, p. 447.
to Neale, Oct. 25, 1825, **7**, p. 823.
to King, min. to England, Oct. 26, 1825, **6**, p. 458.
to Ringgold, marshal, District of Columbia, Oct. 30, 1825, **4**, p. 656.
to Ringgold, marshal, District of Columbia, Nov. 2, 1825, **4**, p. 656.
to Gov. De Witt Clinton, of New York, Nov. 11, 1825, **4**, p. 241.
to Robertson, confid. agt., Dec. 7, 1825, **6**, p. 458.
to Southard, Sec. of Navy, Dec. 24, 1825, **7**, p. 446.
to Middleton, min. to Russia, Dec. 26, 1825, **6**, pp. 447, 458.
to Williams, chargé to the Federation of Central America, Feb. 10, 1826, **1**, p. 582.
to Holmes, M. C., Mar. 16, 1826, **7**, p. 1089.
to Sergeant and Poinsett, mins. to Congress of Panama, Mar. 16, 1826, **4**, p. 787.
to President, Mar. 29, 1826, **6**, pp. 408-409.
to A. H. Everett, min. to Spain, Apr. 13, 1826, **6**, p. 447.
to Anderson and Sergeant, U. S. reps. to Panama Congress, May 8, 1826, **3**, p. 2.
to Anderson and Sergeant, envoys to Panama Congress, May 8, 1826, **6**, pp. 416, 418.
to King, min. to England, May 10, 1825, **2**, pp. 926-927.
to Rochester, sec. to Panama mission, May 10, 1826, **6**, p. 419.
to Sergeant, envoy to Panama Congress, May 11, 1826, **6**, p. 419.
to Middleton, min. to Russia, May 26, 1826, **6**, p. 447.
to Gallatin, min. to England, June 19, 1826, **1**, p. 633.
to Poinsett, min. to Mexico, June 23, 1826, **6**, p. 447.
to Porter, Am. commr. under Art. VII., Treaty of Ghent, Nov. 13, 1826, **5**, p. 195.
to Porter, Nov. 13, 1826, **1**, p. 677.
to Sergeant, envoy to Panama Congress, Nov. 14, 1826, **6**, pp. 418, 419.
to A. H. Everett, min. to Spain, Jan. 15, 1827, **7**, p. 1089.
to Raguét, min. to Brazil, Jan. 20, 1827, **4**, p. 707.
report, Jan. 31, 1827, **4**, p. 431; **6**, p. 417.
to Poinsett, envoy to Panama Congress, Feb. 28, 1827, **6**, p. 419.
to Cook, confid. agt. to Cuba, Mar. 12, 1827, **6**, p. 458.
to Rebello, Brazilian chargé, Mar. 22, 1827, **7**, p. 163.
to de Mareuil, French min., Mar. 28, 1827, **6**, p. 652.
to Obregon, Mex. min., Apr. 6, 1827, **7**, p. 956.
to Brown, min. to France, May 28, 1827, **1**, pp. 249-250; **5**, p. 260.
to Rivas y Salmon, Span. chargé, June 9, 1827, **7**, p. 950.
to Obregon, Mex. min., Oct. 24, 1827, **4**, p. 554.
to Tacon, Oct. 29, 1827, **2**, p. 270.
to Tacon, Span. min., Oct. 31, 1827, **7**, pp. 950-951.
to Vaughan, Brit. min., Nov. 12, 1827, **5**, p. 117.
to Tudor, chargé to Brazil, Nov. 23, 1827, **4**, p. 254.
to Salazar, Colombian min., Dec. 22, 1827, **6**, p. 652.
to Forbes, chargé to Buenos Ayres, Jan. 3, 1828, **6**, p. 434.
to Rebello, Brazilian chargé, Jan. 29, 1828, **7**, p. 908.
to Revenga, Jan. 30, 1828, **6**, p. 14.
to Tacon, Span. min., Feb. 5, 1828, **6**, p. 652.
to Vaughan, Brit. min., Feb. 18, 1828, **2**, p. 4.

- Clay, Henry, Sec. of State, to Tudor, chargé to Brazil, Apr. 1, 1828, 7, pp. 802-803.
 to McCulloch, customs collector at Baltimore, Apr. 7, 1828, 7, pp. 991-992.
 to Rebello, Brazilian chargé, Apr. 8, 1828, 7, p. 908.
 to Rebello, Apr. 8, 1828, 2, p. 270.
 to Thompson, collector at New York, Apr. 9, 1828, 7, p. 992.
 to Tacon, Span. min., Apr. 11, 1828, 7, p. 936.
 to Atty.-Gen., Apr. 22, 1828, 7, p. 992.
 to Baron Stackelberg, chargé of Sweden and Norway, Apr. 28, 1828, 5, p. 300.
 to Obregon, Mex. min., May 1, 1828, 7, pp. 937, 984.
 to Rebello, Brazilian chargé, May 1, 1828, 7, pp. 937, 951, 1035
 to Tacon, Span. min., Dec. 10, 1828, 4, pp. 563, 633.
 to Barbour, min. to England, Jan. 26, 1829, 2, pp. 998-999.
 to Tacon, Span. min., Feb. 7, 1829, 4, pp. 563, 633.
- Clay, J. Randolph, min. to Peru, to Sec. of State, June 24, 1852, 1, p. 575.
 to Sec. of State, Nov. 27, 1858, 1, p. 645.
- Clayton, John M., Sec. of State, to A. Dudley Mann, special envoy to German States, June 18, 1848, 1, p. 218.
- to Poussin, French min., Mar. 28, 1849, 4, p. 530.
 to Baron von Roëne, Ger. min., Apr. 10, 1849, 7, p. 1085.
 to de la Rosa, Mex. min., Apr. 11, 1849, 5, p. 206.
 to Baron von Roëne, Ger. min., Apr. 29, 1849, 7, p. 1085.
 to Bancroft, min. to England, Apr. 30, 1849, 3, p. 146.
 to Hise, chargé to Guatemala, May 1, 1849, 3, p. 133.
 to Squier, chargé to Central America, May 1, 1849, 1, p. 36; 3, p. 147; 5, p. 406.
 to Bancroft, min. to England, May 2, 1849, 3, p. 146.
 to Baron von Roëne, Ger. min., May 5, 1849, 7, p. 1085.
 to Flenniken, chargé at Copenhagen, May 12, 1849, 7, pp. 791-792.
 to Shields, chargé to Venezuela, May 19, 1849, 6, pp. 1030-1031.
 to Poussin, French min., May 28, 1849, 4, p. 531.
 to McCauley, May 31, 1849, 2, p. 772.
 to Poussin, French min., June 5, 1849, 4, p. 531.
 to Mann, agt. to Hungary, June 18, 1849, 1, p. 246.
 to Mann, envoy to Hungary, June 18, 1849, 6, p. 56.
 to Cass, chargé to Papal States, June 25, 1849, 1, p. 131.
 to Herran, Colombian min., June 30, 1849, 3, p. 115.
 to Donelson, min. to Prussia, July 8, 1849, 1, p. 131.
 to Van Alen, min. to Ecuador, July 10, 1849, 6, pp. 1002-1003.
 to Herran, Colombian min., July 18, 1849, 3, p. 115.
 to Foote, min. to New Granada, July 19, 1849, 3, pp. 24, 146-147.
 to Campbell, cons. at Havana, July 28, 1849, 4, p. 329.
 to Bancroft, min. to England, July 30, 1849, 2, p. 72.
 to Barringer, min. to Spain, Aug. 2, 1849, 1, p. 587; 6, p. 452.
 cir., Aug. 8, 1849, 7, p. 1019.
 to D. W. C. Clark, Aug. 8, 1849, 3, p. 880.
 cir., Aug. 10, 1849, 7, p. 1019.
 to Campbell, cons. at Havana, Aug. 20, 1849, 4, p. 329.
 to Thompson, Aug. 25, 1849, 3, p. 891.
 to Calderon de la Barca, Span. min., Aug. 28, 1849, 5, p. 31.
 to Poussin, French min., Sept. 14, 1849, 4, pp. 531-532.
 to Rives, min. to France, Sept. 14, 1849, 4, pp. 529-530, 532.
 to Hannegan, Sept. 20, 1849, 3, p. 891.
 to McCauley, Sept. 27, 1849, 2, p. 661.
 to Gaines, Oct. 3, 1849, 2, p. 772.
 to Shields, chargé to Venezuela, Oct. 15, 1849, 6, p. 1031.

- Clayton, John M., Sec. of State, to Lawrence, min. to England, Oct. 20, 1849, **3**, p. 134.
 to Rives, min. to France, Nov. 12, 1849, **4**, pp. 532-533.
 to Lawrence, min. to England, Dec. 13, 1849, **3**, pp. 10-11.
 to Foote, min. to Colombia, Dec. 15, 1849, **3**, p. 11.
 to Lawrence, min. to England, Dec. 10, 1849, **3**, p. 134.
 to Carcache, Nicaraguan chargé, Jan. 2, 1850, **3**, p. 134.
 to Foote, min. to Colombia, Jan. 9, 1850, **3**, p. 123.
 to Marsh, min. to Turkey, Jan. 12, 1850, **6**, p. 46.
 to McCauley, cons. at Alexandria, Jan. 14, 1850, **2**, pp. 727, 728.
 to Bowlin, Jan. 24, 1850, **7**, pp. 792, 824.
 to Rives, min. to France, Jan. 26, 1850, **3**, pp. 11, 134.
 to Rivas, Colombian min., Jan. 29, 1850, **3**, p. 115.
 to Carcache, Nicaraguan chargé, Feb. 5, 1850, **3**, p. 134.
 to Hilliard, M. C., Feb. 23, 1850, **7**, p. 1035.
 to Rivas, Colombian min., Mar. 26, 1850, **3**, p. 115.
 to Buel, M. C., Apr. 12, 1850, **1**, p. 633.
 to Livingston, Wells & Co., Apr. 13, 1850, **3**, p. 114.
 to Foote, min. to Colombia, Apr. 13, 1850, **3**, p. 114.
 to Rives, min. to France, Apr. 27, 1850, **3**, p. 136.
 to Squier, chargé to Central America, May 7, 1850, **3**, p. 147.
 to Squier, May 7, 1850, **3**, p. 135.
 to Preston, Sec. of Navy, May 8, 1850, **1**, p. 640.
 to Rivas, Colombian min., May 15, 1850, **3**, p. 115.
 cir., May 17, 1850, **7**, p. 1019.
 to Sir H. L. Bulwer, Brit. min., May 20, 1850, **6**, pp. 509, 514.
 to Poole, May 25, 1850, **6**, p. 662.
 to Rives, min. to France, May 26, 1850, **3**, p. 136.
 to Judd and Jarves, Hawaiian commrs., June 3, 1850, **1**, p. 480.
 to Foote, min. to Colombia, June 15, 1850, **3**, p. 115.
 to Sir H. L. Bulwer, Brit. min., July 4, 1850, **3**, pp. 137, 138.
 memo., July 5, 1850, **3**, p. 137.
 to Rives, min. to France, July 5, 1850, **1**, p. 480.
 to Calderon de la Barca, Span. min., July 9, 1850, **2**, p. 965.
- Clayton, Powell, min. to Mexico, to Day, Sec. of State, July 13, 1898, **7**, p. 1006.
- Cleveland, President, message to Senate, Mar. 13, 1885, **5**, p. 192.
 message to Senate, Apr. 2, 1885, **5**, p. 192.
 proclamation, Apr. 7, 1885, **5**, p. 302.
 to King Leopold II., of Belgium, Sept. 11, 1885, **1**, p. 118.
 message, Dec. 8, 1885, **1**, pp. 119, 298, 433, 471, 809; **2**, pp. 44, 1097-1098; **3**, pp. 40-41, 198-200, 299-300, 584, 684, 846; **4**, pp. 445, 483-484, 802-803; **5**, pp. 272, 442-443, 564, 800, 863; **6**, pp. 28, 1029-1030.
 message, Jan. 12, 1886, **1**, p. 809.
 message, Mar. 1, 1886, **5**, pp. 443-446.
 message, Mar. 2, 1886, **6**, p. 835.
 special message. Apr. 6, 1886, **4**, p. 222.
 message, May 6, 1886, **6**, p. 670.
 message, May 11, 1886, **7**, p. 66.
 message, June 15, 1886, **7**, p. 66.
 proclamation, Oct. 27, 1886, **5**, p. 218.
 message, Dec. 6, 1886, **1**, pp. 31, 471, 491-492; **2**, pp. 45, 232; **3**, pp. 41, 300, 708; **4**, p. 407; **5**, pp. 6, 756, 773-774, 839, 858.
 message, to Senate, Jan. 25, 1887, **3**, p. 198.
 message, Feb. 8, 1887, **1**, p. 866.
 proclamation, Apr. 22, 1887, **5**, p. 295.

- Cleveland, President, proclamation, Sept. 21, 1887, **5**, p. 218.
 proclamation, Jan. 26, 1888, **5**, pp. 295, 301.
 message to Senate, Feb. 20, 1888, **1**, p. 795.
 message, Mar. 5, 1888, **7**, p. 66.
 message, June 26, 1888, **5**, p. 294.
 message to Senate, July 5, 1888, **5**, p. 192.
 special message to Congress, Aug. 23, 1888; **1**, p. 681; **5**, pp. 330-332.
 message, Sept. 18, 1888, **6**, p. 837.
 message to Congress, Oct. 1, 1888, **4**, p. 200.
 message, Dec. 3, 1888, **1**, pp. 471, 685, 872, 898; **2**, p. 474; **3**, pp. 300-301, 596; **4**, pp.
 200-201, 536-537; **5**, pp. 6, 300, 405, 408, 572, 757, 791; **7**, pp. 825, 1080.
 message to Congress, Jan. 15, 1889, **1**, pp. 545-546
 message, Feb. 8, 1889, **6**, p. 669.
 Executive order, Feb. 26, 1889, **3**, p. 809.
 message to Senate, Mar. 9, 1893, **1**, p. 498; **5**, p. 192.
 proclamation, May 8, 1893, **2**, p. 53; **5**, p. 220.
 proclamation, July 17, 1893, **1**, p. 686.
 proclamation, July 20, 1893, **2**, p. 53; **5**, p. 220.
 message, Dec. 4, 1893, **1**, p. 500; **2**, pp. 471, 800; **3**, pp. 200-201, 701; **4**, pp. 204, 258,
 739; **5**, pp. 453, 775-776; **6**, pp. 341, 544, 865; **7**, p. 74.
 message to Congress, Dec. 18, 1893, **1**, p. 500.
 message to Senate, May 4, 1894, **1**, pp. 548, 549.
 message, Dec. 3, 1894, **1**, pp. 472, 502, 548-549, 764, 874, 923; **2**, pp. 320, 661, 852-853,
 855, 1118; **3**, pp. 250, 258, 647, 701; **4**, pp. 288, 589, 605, 688; **5**, pp. 306, 362, 405,
 615, 791-792, 841-842; **6**, pp. 104-105, 327-328, 341, 439, 544; **7**, p. 806.
 message, Dec. 11, 1894, **5**, pp. 833-835.
 proclamation, June 12, 1895, **1**, p. 242; **7**, pp. 1081, 1083.
 proclamation, July 10, 1895, **2**, p. 53; **5**, p. 220.
 message, Dec. 2, 1895, **1**, pp. 198, 242, 472, 549, 700, 755, 921; **2**, pp. 9, 204, 204-205,
 661, 911; **3**, pp. 253, 809-810, 996; **4**, pp. 98, 101, 159, 507, 549, 605, 803; **5**, pp. 104,
 456-457, 620, 759, 835; **6**, pp. 575-576; **7**, pp. 865-866, 1083.
 message to Congress, Dec. 5, 1895, **1**, p. 502.
 message, Dec. 17, 1895, **6**, pp. 575-579.
 message, Dec. 19, 1895, **5**, p. 836.
 message, Jan. 23, 1896, **5**, p. 836.
 message, Feb. 3, 1896, **6**, p. 843.
 message to Senate, Feb. 10, 1896, **1**, p. 473.
 message to House of Representatives, Feb. 11, 1896, **2**, pp. 209-210.
 message to Senate, Feb. 14, 1896, **1**, p. 424.
 proclamation, Feb. 27, 1896, **2**, p. 53; **5**, p. 220.
 proclamation, May 25, 1896, **2**, p. 53; **5**, p. 220.
 proclamation, July 27, 1896, **1**, p. 242; **7**, p. 1083.
 proclamation, Dec. 3, 1896, **2**, p. 75.
 message, Dec. 7, 1896, **1**, pp. 108, 198, 242, 375, 922; **4**, p. 803; **5**, pp. 6, 837; **6**, pp.
 124-130, 152, 221-222, 581, 867; **7**, p. 1083.
 message, Jan. 11, 1897, **7**, p. 76.
 message, Feb. 24, 1897, **1**, p. 874.
 Clinton, George, Gov. of New York, to Sec. of For. Aff., July 20, 1786, **5**, p. 222.
 Cochrane, Brit. vice-admiral, to Monroe, Sec. of State, Aug. 18, 1814, **7**, p. 184.
 to Monroe, Sec. of State, Sept. 19, 1814, **7**, p. 186.
 Coekburn, Rear-Admiral George, to Admiral Warren, Apr. 20, May 3, 6, 1813, **7**, pp. 344,
 345.
 Coffey, Act. Atty.-Gen., opinion, 1863, 10 Op. 507, **5**, p. 371.
 1863, 10 Op. 501, **4**, pp. 381, 384.

- Coleman, Chapman, sec. of leg. at Berlin, report, Nov., 1885, **4**, pp. 77-79.
 report, June, 1887, **3**, pp. 438-440.
 chargé at Berlin, to Bayard, Sec. of State, Aug. 25, 1887, **5**, p. 299.
 to Bayard, Sec. of State, Sept. 16, 1887, **4**, p. 8.
 to Bayard, Sec. of State, July 2, 1888, **2**, p. 61.
 to Bayard, Sec. of State, July 23, 1888, **2**, p. 512.
 to Bayard, Sec. of State, Aug. 13, 1888, **2**, p. 61.
 to Bayard, Sec. of State, Oct. 4, 1888, **2**, p. 61.
 to Ger. for. office, Sept. 23, 1890, **3**, p. 483.
 to Sec. State, Oct. 7, 1890, **4**, p. 672.
 sec. of leg. at Berlin, report, 1892, **3**, p. 604.
- Collins, John, Gov. of Rhode Island, to Sec. of For. Aff., Sept. 4, 1786, **5**, p. 222.
- Colombian cons.-gen. at New York, cir., Aug. 7, 1871, **3**, p. 117.
- Colombian min. to Sec. of State, Nov. 11, 1902, **3**, p. 97.
- Colombian min. of for. aff., report of, 1904, **2**, p. 148.
- Columje, Jil, Colombian sec. of int. and for. rel., cir. of, Sept. 26, 1872, **6**, p. 70.
- Comanos, act. cons.-gen. at Cairo, to Frelinghuysen, Sec. of State, Sept. 10, 1884, **2**, p. 626.
- Condy, James M., min. to Hawaii, to Hawaiian min. of for. aff., July 1, 1878, **5**, pp. 265, 266.
 to Frelinghuysen, Sec. of State, May 8, 1882, **1**, p. 490.
 to Frelinghuysen, Sec. of State, June 5, 1882, **3**, p. 723.
- Commander of American naval forces at Rio de Janeiro to Admiral de Mello, Brazilian
 revolter, Oct. 1, 1893, **1**, p. 202.
 to Admiral de Mello, Brazilian revolter, Nov. 6, 1893, **1**, p. 203.
- Committee of Secret Correspondence of the Continental Congress to Deane, Oct. 1, 1876,
1, p. 169.
- Compagnie Française du Télégraphe de Paris à New York to Sec. of State, Oct. 18, 1889,
2, p. 458.
- Comptroller of Treas., decis., Jan. 11, 1900, **5**, p. 136.
- Conger, Edwin H., min. to China, to Sec. of State, Oct. 7, 1898, **5**, p. 476.
 to Hay, Sec. of State, Dec. 14, 1898, **4**, p. 776.
 to Hay, Sec. of State, Mar. 24, 1899, **5**, p. 465.
 to Fowler, cons. at Chefoo, July 3, 1899, **3**, p. 923.
 to Hay, Sec. of State, July 5, 1899, **5**, pp. 465, 466.
 to Hay, Sec. of State, July 12, 1899, **5**, p. 465.
 to Wilcox, cons. at Hankow, Nov. 27, 1899, **3**, p. 973.
 to Hay, Sec. of State, Dec. 3, 1899, **5**, p. 547.
 to Hay, Sec. of State, Dec. 7, 1899, **5**, p. 476.
 to Hay, Sec. of State, Dec. 9, 1899, **5**, p. 468.
 to Hay, Sec. of State, Dec. 20, 1899, **2**, pp. 35-36, 599.
 to Hay, Sec. of State, Jan. 29, 1900, **5**, p. 477.
 to Hay, Sec. of State, Mar. 9, 1900, **5**, p. 477.
 to Hay, Sec. of State, May 14, 1900, **5**, p. 478.
 to Hay, Sec. of State, May 21, 1900, **5**, p. 478.
 to Hay, Sec. of State, May 26, 1900, **5**, p. 478.
 to Hay, Sec. of State, June 1, 1900, **5**, p. 478.
 to Hay, Sec. of State, June 4, 1900, **5**, p. 478.
 to Hay, Sec. of State, July 16, 1900, **5**, pp. 486-487.
 to Sec. of State, Aug. 14, 1900, **5**, p. 493.
 to Hay, Sec. of State, Aug. 17, 1900, **5**, p. 493.
 to Hay, Sec. of State, Oct. 16, 1900, **5**, pp. 500-501.
 to Hay, Sec. of State, Oct. 28, 1900, **5**, p. 460.
 to Hay, Sec. of State, Nov. 1, 1900, **5**, p. 503.
 to Hay, Sec. of State, Nov. 14, 1900, **5**, p. 550.
 to Hay, Sec. of State, Nov. 26, 1900, **4**, p. 504: **5**, p. 512.

- Conger, Edwin H., min. to China, to Hay, Sec. of State, Nov. 28, 1900, **3**, p. 972.
 to Hay, Sec. of State, Dec. 4, 1900, **5**, p. 513.
 to Hay, Sec. of State, Jan. 5, 1901, **5**, p. 529.
 to Hay, Sec. of State, Feb. 6, 1901, **5**, p. 529.
 to Hay, Sec. of State, Feb. 17, 1901, **5**, p. 530.
 to Hay, Sec. of State, Feb. 21, 1901, **5**, p. 530.
 to Hay, Sec. of State, Mar. 4, 1901, **7**, pp. 264-265.
 to Goodnow, cons. at Shanghai, Nov. 1, 1901, **3**, p. 330.
 to Cameron, vice-cons. at Hankow, Dec. 11, 1902, **3**, p. 458.
- Connery, Thomas B., chargé at Mexico, to Bayard, Sec. of State, Feb. 21, 1886, **2**, p. 240.
 to Bayard, Sec. of State, Oct. 10, 1887, **5**, p. 300.
- Conrad, Charles M., Act. Sec. of State, to Peyton, chargé to Chile, Oct. 12, 1852, **6**, p. 275.
 to Barringer, Oct. 28, 1852, **2**, p. 269.
 to Sec. of Navy, Nov. 5, 1852, **5**, pp. 736, 737.
 to Kennedy, Nov. 5, 1852, **5**, p. 740; **7**, p. 108.
- Conrad, Holmes, Solic.-Gen., opinion, Apr. 9, 1895, 21 Op. 154, **7**, p. 1089.
 Act. Atty.-Gen., opinion, May 20, 1896, 21 Op. 346, **1**, p. 894.
 May 20, 1896, 21 Op. 347, **4**, p. 224.
 May 20, 1896, 21 Op. 347, **5**, pp. 367, 370.
 Oct. 24, 1896, 21 Op. 428, **4**, p. 375.
 Solic.-Gen., Apr. 19, 1897, 21 Op. 517, **4**, p. 216.
 opinion, Apr. 28, 1897, 21 Op. 523, **7**, p. 1089.
- Consul at Apia to Sec. of State, Mar. 18, 1876, **1**, p. 538.
- Consul at Beirut to Dept. of State, Apr. 20, 1885, **3**, p. 680.
- Consul-general at Havana to Dept. of State, Feb. 22, 1860, **3**, p. 576.
- Consular body at Iquique, Chile, to capt. of *Almirante Cochrane*, Jan. 18, 1891, **2**, p. 1109.
- Consular corps at Valparaiso to Admiral Castro Mendez Nunez, Mar. 27, 1866, **7**, p. 357.
- Coolidge, T. Jefferson, min. to France, to Foster, Sec. of State, July 22, 1892, **5**, p. 775.
 to Foster, Sec. of State, Nov. 12, 1892, **3**, p. 887.
 to Foster, Sec. of State, Dec. 9, 1892, **5**, p. 776.
 to Foster, Sec. of State, Jan. 13, 1893, **5**, p. 776.
 amb. to France, to Develle, French min. of for. aff., Mar. 22, 1893, **3**, pp. 596, 597
- Coombs, Frank L., min. to Japan, to Gresham, Sec. of State, Mar. 21, 1893, **3**, p. 53'.
 to Gresham, Sec. of State, July 14, 1893, **3**, p. 975.
- Coppinger, Col. José, Span. commr., to Gen. Robt. Butler, U. S. commr., June 14, 1821, **1**, p. 283.
- Costa, Dalla, Venez. min., to Evarts, Sec. of State, Apr. 9, 1877, **4**, p. 536.
 to Sec. of State, July 9, 1877, **4**, p. 536. See Dalla Costa, infra.
- Coudert Bros., letter of, May 16, 1889, **6**, p. 643.
- Covarrubias, Alvara, Chilean min. of for. rel., to Asta Buruaga, Chilean min., cir., Apr. 1, 1866, **7**, p. 358.
 to Asta Buruaga, Chilean min., Apr. 2, 1866, **5**, p. 22.
- Cox, S. S., min. to Turkey, to Bayard, Sec. of State, Oct. 13, 1885, **5**, p. 800.
 to Bayard, Sec. of State, Oct. 24, 1885, **3**, p. 681.
 to Bayard, Sec. of State, Nov. 14, 1885, **5**, p. 816.
 to Bayard, Sec. of State, Jan. 5, 1886, **3**, p. 680.
 to Bayard, Sec. of State, Mar. 29, 1886, **5**, p. 802.
 to Said Pasha, Turkish min. of for. aff., Sept. 4, 1886, **3**, p. 708.
 to Bayard, Sec. of State, Sept. 10, 1886, **3**, p. 708.
- Coxe, MacGrane, min. to Guatemala, to Olney, Sec. of State, Nov. 12, 1896, **4**, pp. 102-108.
- Crallé, Richard K., Act. Sec. of State, to McLane, Oct. 26, 1844, **3**, p. 882.
 to Crump, Oct. 30, 1844, **6**, p. 1003.
- Cramer, Michael J., min. to Switzerland, to Frelinghuysen, Sec. of State, Sept. 6, 1882, **4**, p. 65.

- Cramer, Michael J., min. to Switzerland, to Sec. of State, Oct. 17, 1882, **3**, p. 661.
to Frelinghuysen, Sec. of State, Feb. 22, 1883, **3**, p. 671.
to Sec. of State, Aug. 2, 1884, **3**, p. 671.
to Frelinghuysen, Sec. of State, Nov. 26, 1884, **4**, p. 147.
to Frelinghuysen, Sec. of State, Dec. 18, 1884, **4**, p. 147.
to Frelinghuysen, Sec. of State, Feb. 20, 1885, **4**, p. 76.
to Bayard, Sec. of State, Mar. 9, 1885, **4**, p. 76.
- Crampton, John F. T., Brit. min., to Buchanan, Sec. of State, Apr. 30, 1848, **1**, p. 731.
to Lord Palmerston, Brit. for. sec., Sept. 17, 1849, **3**, p. 131.
to Lord Palmerston, Brit. for. sec., Oct. 1, 1849, **3**, p. 134.
to Lord Palmerston, Brit. for. sec., Oct. 15, 1849, **3**, p. 134.
to Lord Palmerston, Brit. for. sec., Nov. 4, 1849, **3**, p. 134.
- Crawford, William H., to Clay, June 10, 1814, **2**, p. 995.
min. to France, to Monroe, Sec. of State, Mar. 21, 1815, **1**, p. 122.
Sec. of Treas., to Gallatin, min. to France, May 13, 1822, **4**, p. 706.
- Cridler, Thomas W., Third Assist. Sec. of State, to Lee, cons.-gen. at Havana, Aug. 24, 1897, **6**, p. 132.
to Barlow, Sept. 23, 1897, **1**, p. 758.
to Peabody & Co., Oct. 16, 1897, **1**, p. 932.
to Gen. Mills, Oct. 26, 1897, **1**, p. 764.
to Snyder, Oct. 30, 1897, **2**, p. 147.
to clerk of ct. com. pl., Phila., Nov. 16, 1897, **3**, p. 742.
to Olmstead, Dec. 9, 1897, **5**, p. 60.
to Mrs. Salmon, Jan. 31, 1898, **5**, p. 866.
to Miss Lewis, May 7, 1898, **1**, pp. 572, 574.
to McGinley, May 21, 1898, **3**, p. 995.
to Partridge, cons.-gen. at Tangier, June 7, 1898, **2**, p. 750.
to Swalm, cons. at Montevideo, June 16, 1898, **5**, p. 132.
to Lodge, U. S. Senate, Aug. 28, 1898, **5**, p. 146.
to King, min. resid. and cons.-gen., Feb. 9, 1899, **2**, p. 736.
to Sec. of Treas., Mar. 10, 1899, **4**, p. 224.
to Donzelmann, Mar. 20, 1899, **3**, p. 518.
to Sprague, cons. at Gibraltar, Apr. 6, 1899, **5**, p. 859.
to Macallister, cons., Apr. 14, 1899, **3**, p. 316.
to McNally, May 13, 1899, **5**, p. 86.
to Grout, cons. at Malta, June 20, 1899, **5**, p. 760.
to Sec. of War, July 7, 1899, **2**, p. 1069.
to U. S. cons., cir., July 21, 1899, **4**, p. 223.
to Altman, Aug. 8, 1899, **1**, p. 570.
to Johnson, cons., Aug. 23, 1899, **3**, p. 316.
to cons. at Hankow, Sept. 4, 1899, **3**, p. 973.
to Gowey, Sept. 5, 1899, **2**, p. 660.
to Moseley, jr., cons. at Singapore, Sept. 6, 1899, **3**, p. 995.
to Chester, Dec. 26, 1899, **5**, p. 115.
to Sec. of War, Jan. 11, 1900, **4**, p. 235.
to Sims, Jan. 27, 1900, **2**, pp. 503-504.
to Halstead, Feb. 3, 1900, **5**, p. 58.
to Fowler, cons. at Chefoo, Feb. 12, 1900, **3**, p. 923.
to Kahn, Feb. 23, 1900, **1**, p. 512.
to Southard, Feb. 26, 1900, **1**, p. 570.
to Maxwell, Apr. 17, 1900, **2**, p. 1042.
to Mason, cons.-gen. at Berlin, Apr. 23, 1900, **2**, p. 543.
to Sec. of War, Apr. 26, 1900, **5**, p. 59.
to Allen, cons.-gen. at Seoul, May 1, 1900, **2**, p. 1069.

- Cridler Thomas W., Third Assist. Sec of State, to Hollis, cons. at Lourenço Marquez, May 12, 1900, **7**, p. 939.
- to Haywood, cons.-gen. at Honolulu, May 23, 1900, **1**, p. 514.
- to Seeger & Guernsey Co., May 25, 1900, **3**, p. 1015.
- to Chester, May 28, 1900, **4**, p. 387.
- to Fidelity and Casualty Co., May 31, 1900, **1**, p. 514.
- to Chester, June 1, 1900, **2**, p. 543.
- to Thackara, July 20, 1900, **5**, p. 147.
- to Johnson, cons. at Amoy, July 23, 1900, **3**, p. 318.
- to Goodnow, cons.-gen. at Shanghai, July 24, 1900, **3**, p. 318.
- to Hollis, cons. at Lourenço Marquez, Aug. 8, 1900, **7**, p. 939.
- to Johnson, cons. at Amoy, Aug. 20, 1900, **3**, p. 318.
- to Gummere, cons.-gen. at Tangier, Nov. 27, 1900, **3**, pp. 616-617.
- to Cobbs, vice-cons. at Colon, Dec. 1, 1900, **2**, p. 138; **5**, p. 109.
- to Shibley, Jan. 9, 1901, **3**, p. 694.
- to Giallorenzi, Jan. 15, 1901, **2**, p. 518.
- Crispi, Ital. min. for for. aff., to Stallo, min. to Italy, Mar. 6, 1890, **4**, p. 292.
- Crittenden, John J., Act. Sec. of State, to Jno. V. L. Pruyn, Oct. 8, 1851, **6**, pp. 240-241.
- to Count de Sartiges, French min., Oct. 22, 1851, **6**, pp. 453.
- Crittenden, John J., Atty.-Gen., opinion, Apr. 16, 1851, 5 Op. 345, 350, **5**, p. 365; **6**, p. 1029.
- 1851, 5 Op. 412, **1**, p. 620.
- 1852, 5 Op. 621, **4**, p. 37.
- 1853, 5 Op. 670, **6**, p. 1033.
- Croix, de la, French min. of for. office, to James Monroe, min. to France, Mar. 9, 1796, **5**, p. 593.
- Crowninshield, Captain, chief Bu. of Nav., Navy Dept., report of, June 1, 1898, **4**, p. 51.
- Crosby, Elisha O., min. to Guatemala, to Seward, Sec. of State, Mar. 29, 1862, **6**, p. 490.
- Cruz, Guatemalan min., to Frelinghuysen, Sec. of State, Oct. 14, 1882, **6**, p. 246.
- Cuellar, José T. de, Mex. min. at Washington, to Sec. of State, Dec. 14, 1877, **2**, p. 423.
- Curry, J. L. M., min. to Spain, to Bayard, Sec. of State, Dec. 18, 1885, **4**, p. 770.
- to Moret, Span. min. of for. aff., Dec. 7, 1886, **6**, pp. 1017, 1021.
- to Marquis de la Vega, Span. min. of for. aff., June 30, 1888, **6**, p. 1021.
- to Bayard, Sec. of State, Apr. 25, 1888, **6**, p. 1021.
- Curtin, Andrew D., min. to Russia, to Fish, Sec. of State, July 7/19, 1871, **4**, p. 503.
- to Fish, Sec. of State, Sept. 10, 1871, **4**, p. 503.
- to Fish, Sec. of State, Sept. 13/25, 1871, **4**, p. 503.
- Cushing, Caleb, min. to China, to gov.-gen. of Kwang provinces, Feb. 27, 1844, **5**, pp. 417-418.
- to Ching, act. gov.-gen. of Kwang provinces, Apr. 24, 1844, **5**, p. 419.
- to Ching, act. gov.-gen. of Kwang provinces, May 9, 1844, **5**, p. 419.
- to Tsiyng, gov.-gen. of Kwang provinces and commr., June 21, 1844, **5**, p. 419.
- commr. to China, to Calhoun, Sec. of State, Sept. 29, 1844, **2**, pp. 644-645.
- Cushing, Caleb, Atty.-Gen., opinion, 1853, 6 Op. 59, **2**, p. 634.
- 1853, 6 Op. 85, **4**, p. 254.
- 1853, 8 Op. 436, **3**, p. 151.
- Aug. 31, 1853, 6 Op. 91, **4**, pp. 369, 373, 377, 381, 403.
- Oct. 4, 1853, **4**, p. 250.
- 1853, 6 Op. 148, **4**, pp. 249, 419; **5**, pp. 251, 254, 311.
- 1853, 6 Op. 155, **4**, p. 268.
- 1853, 6 Op. 163, **5**, p. 130.
- 1853, 6 Op. 172, **1**, p. 672.
- 1853, 6 Op. 217, **4**, pp. 370, 400.
- Dec. 20, 1853, 6 Op. 237, **4**, p. 393.

- Cushing, Caleb, Atty.-Gen., opinion, 1854, 6 Op. 270, **4**, p. 393.
 1854, 6 Op. 291, **5**, p. 370.
 Feb. 16, 1854, 6 Op. 293, **4**, p. 268; **5**, pp. 222, 371.
 1854, 6 Op. 296, **5**, p. 226.
 Mar. 16, 1854, 6 Op. 383, **2**, p. 1008.
 1854, 6 Op. 386, **4**, p. 782.
 1854, 6 Op. 474, **4**, p. 56.
 1854, 6 Op. 485, **4**, p. 356.
 1854, 6 Op. 500, **4**, p. 399.
 1854, 6 Op. 530, **5**, p. 856; **6**, p. 1028.
 1854, 6 Op. 617, **5**, p. 129.
 Aug. 7, 1854, 6 Op. 647, **2**, pp. 1008-1009, 1011, 1012, 1028, 1055, 1062; **5**, pp. 246, 723; **6**, p. 416; **7**, p. 419.
 Aug. 7, 1854, 6 Op. 653, **2**, p. 1019.
 Aug. 12, 1854, 6 Op. 658, **5**, p. 366.
 1854, 6 Op. 761, **4**, p. 277.
 1854, 7 Op. 6, **4**, p. 355.
 1854, 7 Op. 6, **4**, p. 370.
 Nov. 4, 1854, 7 Op. 18, **2**, pp. 486, 490, 503, 506, 516, 521.
 1854, 7 Op. 18, **5**, p. 32.
 Apr. 28, 1855, 7 Op. 122, **2**, pp. 389, 578, 579, 847; **7**, pp. 546, 937, 985, 1031.
 1855, 7 Op. 174, **1**, p. 32.
 1855, 7 Op. 186, **4**, p. 440.
 1855, 7 Op. 186, **4**, p. 452.
 May 25, 1855, 7 Op. 190, **4**, p. 443.
 May 27, 1855, 7 Op. 229, **4**, p. 7; **6**, p. 655, 740-741, 741.
 1855, 7 Op. 285, **4**, p. 370.
 July 14, 1855, 7 Op. 342, **2**, pp. 517, 521, 757.
 1855, 7 Op. 342, **5**, pp. 36, 38.
 Aug. 9, 1855, 7 Op. 367, **2**, pp. 362, 446; **4**, pp. 37, 535, 633, 634; **5**, p. 70; **7**, pp. 882, 1089.
 1855, 7 Op. 395, **5**, p. 130.
 1855, 7 Op. 396, **4**, pp. 408, 410.
 1855, 8 Op. 468, **7**, p. 882.
 Dec. 24, 1855, 8 Op. 471, **4**, pp. 557, 669.
 1855, 8 Op. 472, **7**, p. 1027.
 Dec. 27, 1855, 8 Op. 473, **4**, pp. 557, 669.
 1855, 8 Op. 476, **7**, p. 882.
 Sept. 19, 1855, 7 Op. 495, **2**, pp. 614, 617, 627, 645, 646.
 1855, 7 Op. 536, **4**, p. 270.
 1855, 7 Op. 538, **7**, p. 416.
 Oct. 8, 1855, 7 Op. 538, **2**, p. 1062.
 1855, 7 Op. 551, **4**, p. 440.
 Oct. 23, 1855, 7 Op. 565, **2**, pp. 661, 663, 674; **5**, p. 805.
 1855, 7 Op. 582, **1**, p. 143; **4**, p. 472; **5**, p. 786, **7**, p. 41.
 1855, 7 Op. 599, **5**, p. 786.
 to McKeon, U. S. atty., New York, Dec. 24, 1855, **1**, p. 141; **4**, p. 669.
 to McKeon, U. S. atty., New York, Dec. 27, 1855, **4**, p. 669.
 1856, 7 Op. 643, **4**, p. 273.
 1856, 7 Op. 714, **5**, p. 149.
 1856, 7 Op. 722, **4**, pp. 398, 409.
 1856, 7 Op. 746, **1**, p. 33.
 Sept. 6, 1856, 8 Op. 73, **1**, p. 932; **2**, pp. 290-291, 291, 578, 847; **4**, p. 282.

- Cushing, Caleb, Atty.-Gen., opinion, 1856, 8 Op. 98, 4, p. 10; 5, p. 124.
 1856, 8 Op. 106, 4, p. 274.
 Oct. 31, 1856, 8 Op. 139, 3, pp. 312, 570-571.
 1856, 8 Op. 169, 5, p. 35.
 1856, 8 Op. 175, 1, pp. 272, 747.
 1856, 8 Op. 175-176, 1, p. 615.
 1856, 8 Op. 215, 4, p. 279.
 1856, 8 Op. 216, 7, p. 909.
 1856, 8 Op. 240, 4, pp. 355, 370.
 1857, 8 Op. 306, 4, p. 286.
 Feb. 11, 1857, 8 Op. 380, 2, p. 757.
 1857, 8 Op. 380, 2, p. 298.
 1857, 8 Op. 396, 4, p. 399.
 Feb. 26, 1857, 8 Op. 411, 4, p. 42.
 Feb. 26, 1857, 8 Op. 417, 4, p. 268; 5, pp. 166, 176, 371.
 to Sec. of Treas., Apr. 11, 1866, 6, p. 695.
- Cushing, Caleb, min. to Spain, to Fish, Sec. of State, June 1, 1874, 1, p. 134.
 to Fish, Sec. of State, Aug. 14, 1874, 1, p. 134.
 to Fish, Sec. of State, Oct. 27, 1875, 2, p. 63.
 to Fish, Sec. of State, Oct. 29, 1875, 2, p. 63.
 to Fish, Sec. of State, Nov. 30, 1875, 6, pp. 94, 98.
 to Fish, Sec. of State, Dec. 3, 1875, 6, p. 98.
 to Fish, Sec. of State, Dec. 5, 1875, 6, p. 98.
 to Fish, Sec. of State, Dec. 6, 1875, 6, p. 98.
 to Fish, Sec. of State, Dec. 19, 1875, 6, p. 97.
 to Fish, Sec. of State, Apr. 19, 1876, 6, p. 102.
 to Fish, Sec. of State, May 20, 1876, 6, p. 102.
- Cyprey, Baron Alleye de, French envoy to Mexico, to Anson Jones, Pres. of Texas, May 20, 1845, 1, p. 457.
- Cziraky, Aust. min. of for. aff., to Grant, min. to Austria-Hungary, May 8, 1873, 3, p. 515.
- Daggett, Rolin M., min. to Hawaii, to Frelinghuysen, Sec. of State, Mar. 26, 1884, 4, p. 190.
 to Frelinghuysen, Sec. of State, Apr. 14, 1884, 4, p. 190.
 to Frelinghuysen, Sec. of State, Feb. 12, 1885, 4, p. 190.
- Dainese, F., to Webster, Sec. of State, Feb. 1, 1852, 2, p. 673.
 to Marcy, Sec. of State, Aug. 8, 1853, 3, p. 835.
- Dalla Costa. See supra, where name is mistakenly given under "Costa."
- Dallas, Alexander J., Sec. of Treas., to collectors of customs, cir., Feb. 25, 1815, 2, p. 1059.
 Act. Sec. of State, to de Oms, Span. min., June, 1815, 4, p. 479.
 Sec. of Treas., to Duplessis, collector at New Orleans, July 3, 1815, 1, pp. 170-171, 178.
 to Duplessis, collector at New Orleans, July 13, 1815, 1, pp. 170-171, 178.
- Dallas, George M., min. to England, to Marcy, Sec. of State, Dec. 12, 1856, 7, pp. 554-555.
 to Earl of Clarendon, Brit. for. sec., Feb. 24, 1857, 7, p. 568.
 to Brit. for. sec., Apr. 25, 1857, 7, p. 568.
 to Cass, Sec. of State, June 8, 1858, 2, p. 944.
 to Cass, Sec. of State, June 11, 1858, 2, p. 889.
 to Ingersoll, May 21, 1860, 5, p. 230.
- Dallas, Philip N., chargé at London, to Cass, Sec. of State, Oct. 13, 1857, 4, p. 782.
- Daniel, John M., min. to Sardinia, to Marcy, Sec. of State, Dec. 25, 1854, 4, p. 768.
- Danish min. at London to Brit. for. sec., Mar. 4, 1801, 7, p. 1096.
 to Brit. for. sec. Mar. 18, 1801, 7, p. 1096.
 to Brit. for. sec., Mar. 24, 1801, 7, p. 1096.
- Danish min., to Sec. of State, Jan. 2, 1901, 1, p. 519.
- Dardon, Vicente, Guatemalan min., to Sec. of State, Dec. 4, 1872, 3, p. 223.
 to Fish, Sec. of State, Oct. 30, 1873, 5, p. 326.

- Darling, Act. Sec. of Navy, to commanders U. S. S. *Nashville* and *Dixie*, Nov. 2, 1903, **3**, p. 46.
- to Sec. of State, June 9, 1905, **7**, p. 995.
- to Sec. of State, June 19, 1905, **7**, p. 996.
- to Sec. of State, June 24, 1905, **7**, p. 996.
- to Sec. of State, Aug. 9, 1905, **7**, p. 996.
- to Sec. of State, Sept. 19, 1905, **7**, p. 996.
- to Sec. of State, Oct. 28, 1905, **7**, p. 996.
- Darnall, James F., cons. at Nogales, to Dept. of State, May 12, 1899, **4**, p. 417.
- Dasehkoﬀ, André de, Russ. chargé, to Monroe, Sec. of State, Apr. 11, 1814, **4**, p. 654.
- Russ. min., to Monroe, Sec. of State, Oct. 31, 1816, **5**, p. 67.
- Davis, John, Act. Sec. of State, to Langston, min. to Hayti, Aug. 27, 1882, **6**, p. 656.
- to Grug, Aug. 23, 1882, **4**, p. 122.
- to Viscount das Nogueiras, Aug. 29, 1882, **5**, p. 842.
- to Hamlin, min. to Spain, Sept. 4, 1882, **2**, p. 319.
- to Lowell, min. to England, Sept. 15, 1882, **5**, p. 772.
- to Hall, min. to Central America, Sept. 23, 1882, **3**, p. 197.
- to Bingham, min. to Japan, Aug. 11, 1882, **2**, p. 604.
- to Hunt, leg. at St. Petersburg, Aug. 18, 1882, **2**, p. 1026.
- to Bingham, min. to Japan, Aug. 21, 1882, **2**, p. 1026.
- to Hall, min. to Central America, Oct. 9, 1882, **6**, p. 703.
- to Thompson, Oct. 10, 1882, **2**, p. 463.
- to Taft, Jan. 18, 1883, **3**, p. 739.
- to Bliss, Jan. 25, 1883, **3**, p. 661.
- Assist. Sec. of State, to Newding, Feb. 14, 1883, **3**, p. 626.
- Act. Sec. of State, to Wallace, min. to Turkey, May 22, 1883, **4**, p. 431.
- to Sargent, min. to Germany, May 23, 1883, **4**, pp. 721-722.
- to Lowell, min. to England, May 25, 1883, **4**, p. 146.
- to Wurts, chargé at Constantinople, May 25, 1883, **6**, p. 336.
- to Preston, Haytian min., May 28, 1883, **7**, p. 910.
- to Preston, Haytian min., June 1, 1883, **7**, p. 910.
- to Act. Atty.-Gen., Sept. 25, 1883, **7**, p. 931.
- to de Bille, May 17, 1883, **5**, p. 18.
- to Langston, min. to Hayti, June 4, 1883, **7**, p. 14.
- to Preston, Haytian min., Aug. 15, 1883, **7**, p. 897.
- to Atty.-Gen., Aug. 29, 1883, **7**, p. 931.
- to von Eisendecker, Ger. min., Aug. 30, 1883, **4**, p. 675.
- Assist. Sec. of State, to Osborn, Feb. 14, 1884, **1**, p. 718.
- to Weiller, Feb. 20, 1884, **5**, p. 126.
- Act. Sec. of State, to Baron de Fava, July 9, 1884, **6**, pp. 608-609.
- to Sec. of Treas., July 29, 1884, **4**, p. 675.
- to Godoy, Chilean min., Aug. 7, 1884, **7**, p. 10.
- to Barnett, cons. at Paramaribo, Aug. 20, 1884, **3**, pp. 722, 723, 739, 776.
- to Comanos, Aug. 20, 1884, **5**, p. 148.
- Assist. Sec. of State, to cons.-gen. at Cairo, Sept. 1, 1884, **2**, p. 156.
- Act. Sec. of State, to Chandler, Sec. of Navy, Nov. 18, 1884, **2**, p. 582.
- Assist. Sec. of State, to Speakman, Dec. 18, 1884, **3**, p. 864.
- Davis, J. C. Baneroft, Assist. Sec. of State, to Fox, cons. at Trinidad de Cuba, May 12, 1869, **3**, pp. 339, 843.
- Act. Sec. of State, to Allen & Son, Aug. 13, 1869, **7**, p. 27.
- to Gray, Aug. 21, 1869, **1**, p. 556.
- Assist. Sec. of State, to Phelps, dist. atty., New York, Oct. 14, 1869, **1**, p. 194.
- to Dart, cons. at Montreal, Oct. 22, 1869, **2**, p. 1005.
- to Plumb, cons.-gen. at Havana, Nov. 24, 1869, **3**, p. 452.

- Davis, J. C. Bancroft, Assist. Sec. of State, to Chase, cons. at Tampico, Jan. 10, 1870, **6**, p. 750.
- to Faxon, cons. at Curaçao, Feb. 17, 1870, **4**, pp. 57-58.
- to Weile, cons. at Guayaquil, Feb. 26, 1870, **1**, p. 627.
- to Ulrich, cons. at Monterey, Mar. 21, 1870, **2**, pp. 62-63.
- to Weile, cons. at Guayaquil, Apr. 18, 1870, **3**, p. 737.
- Act. Sec. of State, to Solomon, July 5, 1870, **3**, p. 320.
- to Akerman, Atty.-Gen., Aug. 1, 1870, **7**, p. 1019.
- to U. S. mins. and cons., cir., Aug. 27, 1870, **3**, p. 918.
- to Washburne, min. to France, Sept. 6, 1870, **1**, p. 127.
- to Bancroft, min. to Prussia, Nov. 8, 1870, **5**, p. 440.
- Assist. Sec. of State, to King, Dec. 9, 1870, **6**, p. 706.
- to Wing, Apr. 6, 1871, **4**, p. 58.
- Act. Sec. of State, to Perez, Colombian min., June 9, 1871, **3**, p. 22.
- to Early, June 16, 1871, **4**, p. 443.
- to Markbreit, min. to Bolivia, July 7, 1871, **6**, p. 959.
- to Adee, chargé at Madrid, July 11, 1871, **6**, p. 532.
- to Heap, cons. at Tunis, July 11, 1871, **2**, p. 733.
- to Sec. of Treas., July 14, 1871, **5**, p. 845.
- to Nelson, min. to Mexico, Aug. 7, 1871, **2**, p. 435.
- to Curtin, min. to Russia, Aug. 18, 1871, **4**, p. 503.
- to Hudson, min. to Guatemala, Sept. 6, 1871, **2**, p. 785.
- to Nelson, min. to Mexico, Sept. 6, 1871, **2**, p. 442.
- Act. Sec. of State, to Bartley et al., Sept. 26, 1871, **6**, p. 627.
- to Taylor, Oct. 20, 1871, **6**, p. 661.
- agt. of U. S. at Geneva, Sept. 21, 1872, **7**, pp. 1043-1045.
- Assist. Sec. of State, to Marvin, Mar. 5, 1873, **5**, p. 119.
- to Figyelmesy, cons. at Demerara, Mar. 7, 1873, **4**, p. 58.
- Act. Sec. of State, to Pierce, min. to Hawaii, Mar. 15, 1873, **1**, p. 485.
- Assist. Sec. of State, to Beardsley, Mar. 31, 1873, **2**, p. 729.
- Act. Sec. of State, to N. S. Lazarus & Co., Apr. 2, 1873, **6**, p. 699.
- Assist. Sec. of State, to Moseby, June 23, 1873, **6**, p. 661.
- Act. Sec. of State to Vidal, cons. at Tripoli, July 10, 1873, **5**, pp. 2, 399.
- to Gov. Austin, of Minnesota, July 17, 1873, **2**, pp. 91, 184.
- to Turner, min. to Liberia, July 24, 1873, **5**, p. 765.
- to Vidal, cons. to Tripoli, July 25, 1873, **5**, p. 399.
- to Delfosse, Belg. min., July 28, 1873, **4**, pp. 250-251.
- to Pile, min. to Venezuela, July 28, 1873, **6**, pp. 320, 981.
- to Rublee, chargé to Switzerland, July 29, 1873, **4**, p. 475.
- to Foster, min. to Mexico, Aug. 30, 1873, **5**, p. 14.
- to Bassett, min. to Hayti, Dec. 23, 1873, **2**, p. 349.
- Davis, J. C. Bancroft, min. to Germany, to Fish, Sec. of State, Oct. 13, 1874, **2**, pp. 58, 60.
- to Fish, Sec. of State, Oct. 30, 1874, **2**, p. 125.
- to Fish, Sec. of State, Jan. 26, 1876, **6**, p. 101.
- Davis, J. C. Bancroft, Act. Sec. of State, to Hoffman, chargé, Dec. 29, 1881, **3**, pp. 623, 631.
- to Aristarchi Bey, Turk. min., Dec. 30, 1881, **2**, pp. 685, 687.
- Assist. Sec. of State, to cons.-gen. Van Buren, May 9, 1882, **2**, p. 601.
- Act. Sec. of State, to West, Brit. min., May 12, 1882, **4**, p. 354.
- Assist. Sec. of State, to Walter, June 16, 1882, **5**, p. 116.
- Day, William R., Act. Sec. of State, to Buck, min. to Japan, June 10, 1897, **5**, p. 761.
- to Hay, min. to England, July 19, 1897, **1**, p. 873.
- Assist. Sec. of State, to Harbarger, Sept. 15, 1897, **4**, p. 18.
- to Chambers, Sept. 27, 1897, **1**, p. 563.

- Day, William R., Assist. Sec. of State, to Money, Sept. 27, 1897, 1, p. 570.
- to Flaten, Sept. 28, 1897, 4, p. 18.
- to Hassenforder, Sept. 30, 1897, 3, p. 375.
- to Magnano, Oct. 6, 1897, 3, p. 615.
- to Ritter, Oct. 6, 1897, 3, p. 917.
- to Morrison, Oct. 7, 1897, 3, p. 916.
- to Taliaferro, Oct. 9, 1897, 1, p. 144.
- to Loud, Oct. 12, 1897, 1, p. 718.
- to Sec. of Treas., Oct. 19, 1897, 5, p. 870.
- to Barron, Oct. 20, 1897, 2, pp. 134-135.
- to Kemper, Oct. 21, 1897, 4, p. 39.
- to Robertson, Oct. 21, 1897, 3, p. 454.
- to Wilson, Oct. 22, 1897, 2, p. 148.
- to Benedict, Nov. 6, 1897, 4, p. 108.
- to Sec. of Treas., Nov. 8, 1897, 5, p. 619.
- to Correa, Nicaraguan leg., Nov. 10, 1897, 3, p. 241.
- to Stewart, Nov. 11, 1897, 3, p. 513.
- to Haskell, Nov. 13, 1897, 3, p. 446.
- to Gorham, Nov. 16, 1897, 5, p. 402.
- to Hildebrand, Nov. 16, 1897, 1, p. 579.
- to Sec. of Treas., Nov. 16, 1897, 2, p. 71.
- to Cozade, Nov. 20, 1897, 4, p. 43.
- to Hinton, Nov. 17, 1897, 2, p. 267.
- to Jelalian, Nov. 29, 1897, 3, p. 487.
- Act. Sec. of State, to Powell, min. to Hayti, Dec. 2, 1897, 5, p. 731.
- to Woodford, min. to Spain, Dec. 17, 1897, 6, p. 164.
- Assist. Sec. of State, to Oberlander, Jan. 7, 1898, 7, p. 58.
- to Pastorelli, Jan. 18, 1898, 3, p. 614.
- to Updegraff, Jan. 27, 1898, 3, 455.
- to Gov. of New Jersey, Jan. 31, 1898, 5, p. 88.
- to Hawley, Feb. 4, 1898, 5, p. 402.
- to Perkins, Feb. 4, 1898, 4, p. 408.
- Act. Sec. of State, to Sec. of Treas., Feb. 9, 1898, 1, p. 873.
- to Woodford, min. to Spain, Feb. 9, 1898, 4, p. 508.
- to Woodford, min. to Spain, Feb. 12, 1898, 4, p. 508; 6, p. 174.
- to Sir J. Pauncefote, Brit. amb., Feb. 16, 1898, 2, p. 394.
- to White, chargé at London, Feb. 17, 1898, 3, p. 909.
- Assist. Sec. of State, to Catchings, Feb. 18, 1898, 5, p. 402.
- Act. Sec. of State, to Woodford, min. to Spain, Feb. 18, 1898, 4, p. 508; 6, pp. 179-180.
- to Sir J. Pauncefote, Brit. amb., Feb. 21, 1898, 2, p. 395.
- Assist. Sec. of State, to Craffs, Feb. 25, 1898, 2, p. 503.
- to Scott, Feb. 26, 1898, 1, p. 691.
- Act. Sec. of State, to Woodford, min. to Spain, Mar. 2, 1898, 6, p. 187.
- Assist. Sec. of State, to Woodford, min. to Spain, personal, Mar. 3, 1898, 6, p. 180.
- Act. Sec. of State, to White, chargé at London, Mar. 13, 1898, 7, p. 862.
- Assist. Sec. of State, to Reed, Mar. 16, 1898, 2, p. 542.
- Act. Sec. of State, to Woodford, min. to Spain, Mar. 20, 1898, 6, p. 189.
- Assist. Sec. of State, to Sec. of the Treas., Mar. 21, 1898, 1, p. 471.
- Act. Sec. of State, to Woodford, min. to Spain, Mar. 23, 1898, 6, p. 190.
- to Woodford, min. to Spain, Mar. 25, 1898, 6, p. 195.
- to Woodford, min. to Spain, Mar. 26, 1898, 6, pp. 193-194.
- to Woodford, min. to Spain, Mar. 27, 1898, 6, p. 195.
- Assist. Sec. of State, to Woodford, min. to Spain, Mar. 28, 1898, 6, p. 196.
- to Dygert, Mar. 29, 1898, 3, p. 434.

- Day, William R., Assist. Sec. of State, to Woodford, min. to Spain, Mar. 29, 1898, **6**, p. 197.
 to Woodford, min. to Spain, Mar. 30, 1898, **6**, p. 197.
 to Woodford, min. to Spain, Apr. 3, 1898, **6**, pp. 200-201.
 to Woodford, min. to Spain, Apr. 4, 1898, **6**, p. 203.
 Act. Sec. of State, to Sir Julian Pauncefote, Apr. 5, 1898, **4**, p. 611; **6**, p. 205.
 Assist. Sec. of State, to Sutphen & Lefferts, Apr. 5, 1898, **6**, p. 671.
 to Woodford, min. to Spain, Apr. 5, 1898, **6**, p. 204.
 Act. Sec. of State, to Lauterbach, Dittenhoefer & Limburger, Apr. 6, 1898, **6**, pp. 671, 699.
 Assist. Sec. of State, to Woodford, min. to Spain, Apr. 6, 1898, **6**, p. 207.
 to Woodford, min. to Spain, Apr. 10, 1898, **6**, p. 210.
 to Sec. of Int., Apr. 14, 1898, **5**, p. 450.
 Act. Sec. of State, to Woodford, min. to Spain, Apr. 17, 1898, **6**, p. 224.
 Assist. Sec. of State, to Woodford, min. to Spain, Apr. 19, 1898, **6**, pp. 224-225.
 to Sasse, Apr. 21, 1898, **1**, p. 518; **5**, p. 762.
- Day, William R., Sec. of State, to Cambon, French amb., May 7, 1898, **7**, p. 847.
 to Hay, amb. to England, May 8, 1898, **5**, p. 376.
 to Merry, min. to Nicaragua, May 9, 1898, **3**, p. 620.
 to von Holleben, Ger. amb., May 10, 1898, **7**, p. 847.
 to Grip, min. of Norway and Sweden, May 11, 1898, **7**, p. 848.
 to Sir Julian Pauncefote, Brit. amb., May 11, 1898, **7**, p. 367.
 to Tragidis, May 12, 1898, **4**, p. 47.
 to dip. officers of United States, cir., May 12, 1898, **4**, p. 50.
 to Grip, min. of Norway and Sweden, May 13, 1898, **7**, p. 848.
 to von Holleben, Ger. amb., May 13, 1898, **7**, p. 847.
 to Sir J. Pauncefote, Brit. amb., May 16, 1898, **7**, p. 847.
 to Newel, min. to Netherlands, May 17, 1898, **7**, p. 945.
 to Sir J. Pauncefote, Brit. min., May 18, 1898, **4**, p. 226.
 to Sir J. Pauncefote, Brit. amb., May 20, 1898, **7**, p. 848.
 to Townsend, min. to Portugal, May 20, 1898, **7**, p. 945.
 to Sir J. Pauncefote, Brit. amb., May 21, 1898, **7**, p. 851.
 to Hitchcock, amb. to Russia, May 23, 1898, **4**, pp. 436-437.
 to Atty.-Gen., May 24, 1898, **2**, p. 463.
 to Denby, min. to China, May 26, 1898, **3**, p. 280.
 to Viso, May 26, 1898, **4**, pp. 253, 289.
 to Manoel de Oliveira, Lima, Brazilian chargé, May 31, 1898, **2**, pp. 181, 184.
 to Sir Julian Pauncefote, Brit. amb., May 31, 1898, **7**, p. 610.
 to Buchanan, min. to Argentine Republic, May 31, 1898, **6**, p. 707.
 to Hay, amb. to England, June 1, 1898, **5**, p. 376.
 to Hitchcock, amb. to Russia, June 3, 1898, **3**, pp. 969, 970.
 to Loomis, min. to Venezuela, June 3, 1898, **2**, pp. 167-168.
 to Rev. Mr. Strong, June 3, 1898, **2**, pp. 178-179.
 to Andrade, Venez. min., June 6, 1898, **7**, p. 195.
 to Sec. of Int., June 6, 1898, **2**, p. 437.
 to Denby, min. to China, June 7, 1898, **7**, p. 991.
 to Powell, min. to Hayti, June 7, 1898, **4**, p. 416.
 to Sec. of Treas., June 7, 1898, **7**, p. 868.
 to Atty.-Gen., June 8, 1898, **4**, p. 630.
 to Newel, min. to Netherlands, June 10, 1898, **4**, p. 672.
 to Atty.-Gen., June 13, 1898, **2**, p. 463.
 to Sampson, min. to Ecuador, June 13, 1898, **4**, p. 584.
 to Count Lichtervelde, Belg. min., June 16, 1898, **4**, p. 747.
 to Sir J. Pauncefote, Brit. amb., June 18, 1898, **7**, p. 610.
 to Sec. of Treas., June 18, 1898, **4**, pp. 186, 422.

- Day, William R., Sec. of State, to Loomis, min. to Venezuela, June 20, 1898, 7, pp. 884-885.
- to Romero, Mex. min., June 21, 1898, 1, p. 766.
- to U. S. dip. reps., June 21, 1898, 7, p. 1004.
- to Bridgman, min. to Bolivia, June 23, 1898, 4, p. 731.
- to Hitchcock, amb. to Russia, June 23, 1898, 3, p. 971.
- to Angell, min. to Turkey, June 24, 1898, 2, p. 743.
- to Hay, amb. to England, June 25, 1898, 3, p. 266.
- to Pioda, Swiss min., June 25, 1898, 3, p. 805.
- to Newel, min. to Netherlands, July 1, 1898, 3, p. 618.
- to Hay, amb. to England, July 1, 1898, 7, p. 946.
- to U. S. dip. and cons. officers, July 1, 1898, 7, p. 422.
- to Grout, July 4, 1898, 6, p. 1008.
- to Hay, amb. to England, July 6, 1898, 7, p. 558.
- to Quay, U. S. Senate, July 6, 1898, 3, p. 620.
- to Hay, amb. to England, July 12, 1898, 7, p. 941.
- to Cousins, M. C., July 13, 1898, 1, p. 556.
- to Hay, amb. to England, July 14, 1898, 3, p. 267.
- to de Weekherlin, Netherlands min., July 14, 1898, 4, p. 672.
- to dip. corps, cir., July 15, 1898, 7, p. 853.
- to Sec. of Navy, July 19, 1898, 7, p. 842.
- to Ketcham, July 28, 1898, 6, p. 707.
- to Pioda, Swiss min., July 29, 1898, 5, p. 285.
- to Duke of Almodovar del Rio, Span. min. of State, July 30, 1898, 1, pp. 521-523.
- to Atty.-Gen., Aug. 3, 1898, 7, p. 784.
- to Sec. of Navy, Aug. 5, 1898, 7, p. 946.
- to Sir J. Pauncefote, Brit. amb., Aug. 6, 1898, 7, p. 596.
- to Atty.-Gen., Aug. 8, 1898, 7, p. 785.
- to von Holleben, Ger. amb., Aug. 8, 1898, 7, pp. 847, 848.
- to Sec. of Navy, Aug. 8, 1898, 7, p. 785.
- to Cambon, French min., Aug. 10, 1898, 1, pp. 525-526.
- to Atty.-Gen., Aug. 11, 1898, 7, p. 785.
- to Hay, amb. to England, Aug. 15, 1898, 7, p. 257.
- to Hay, amb. to England, Aug. 22, 1898, 7, p. 1085.
- to Cambon, French amb., Aug. 23, 1898, 7, p. 619.
- to Cary and Whitridge, Aug. 24, 1898, 6, p. 288.
- to Sir J. Pauncefote, Brit. amb., Sept. 12, 1898, 7, p. 486.
- to White, amb. to Germany, Sept. 12, 1898, 4, p. 134.
- to Ferrouh Bey, Turk. min., Sept. 13, 1898, 4, p. 131.
- to Straus, min. to Turkey, Sept. 13, 1898, 2, p. 705; 3, p. 688; 5, pp. 14, 795, 802, 836, 837.
- to Cambon, French amb., Sept. 16, 1898, 7, p. 324.
- to Hunter, min. to Guatemala, Sept. 16, 1898, 6, pp. 30-31.
- Dayton, William L., min. to France, to Seward, Sec. of State, June 22, 1861, 7, p. 576.
- to Seward, Sec. of State, July 5, 1861, 7, p. 576.
- to French min. of for. aff., Aug. 2, 1861, 7, pp. 576, 577.
- to Seward, Sec. of State, Aug. 22, 1861, 7, p. 577.
- to Seward, Sec. of State, Aug. 29, 1861, 7, p. 577.
- to Seward, Sec. of State, Sept. 13, 1862, 1, p. 209.
- to Seward, Sec. of State, June 29, 1863, 3, p. 871.
- to Seward, Sec. of State, Oct. 9, 1863, 6, p. 495.
- to Capt. Winslow, of the *Kearsarge*, undated [June, 1864], 1, p. 724.
- to Seward, Sec. of State, June 17, 1864, 1, p. 723.
- Deffand, Marquis du, to Horace Walpole, Mar. 22, 1778, 5, p. 661.

- Deforgues, French min. of for. aff., to Morris, min. to France, Oct. 10, 1793, **4**, p. 487.
- Delaplaine, J. F., chargé at Vienna, to Sec. of State, Apr. 27, 1875, **2**, p. 172.
- Delcassé, French min. of for. aff., to Porter, amb. to France, Mar. 29, 1899, **3**, p. 538.
to Porter, amb. to France, Dec. 16, 1899, **5**, pp. 534, 546.
to Vignaud, chargé at Paris, Oct. 31, 1901, **3**, p. 599.
- Delfosse, Maurice, Belg. min., to Fish, Sec. of State, July 24, 1873, **4**, p. 250.
to Fish, Sec. of State, Feb. 4, 1876, **4**, p. 319.
- Delgado, Manuel, Salvadoran min. of for. aff., to Hall, min. to Central America, Mar. 28, 1887, **3**, pp. 793-794; **6**, pp. 268-269.
- De Long, Charles E., min. to Japan, to Fish, Sec. of State, June 21, 1870, **2**, p. 657.
to Sec. of State, Sept. 19, 1870, **2**, p. 618.
to Japan, to Sec. of State, Oct. 19, 1870, **2**, p. 618.
- Denby, Charles, min. to China, to Bayard, Sec. of State, Oct. 8, 1885, **2**, p. 646.
to Bayard, Sec. of State, Oct. 16, 1885, **2**, p. 646.
to Bayard, Sec. of State, Dec. 18, 1885, **5**, p. 448.
to Bayard, Sec. of State, May 31, 1886, **7**, p. 857.
to Bayard, Sec. of State, Oct. 9, 1886, **5**, p. 460.
to Bayard, Sec. of State, Nov. 12, 1886, **2**, p. 648.
to Bayard, Sec. of State, Mar. 3, 1887, **2**, p. 620.
to Bayard, Sec. of State, Mar. 11, 1887, **2**, p. 628.
to Bayard, Sec. of State, Mar. 19, 1887, **4**, p. 776.
to Bayard, Sec. of State, Sept. 8, 1887, **5**, p. 299.
to Bayard, Sec. of State, Sept. 15, 1887, **5**, p. 299.
to Bayard, Sec. of State, Sept. 16, 1887, **5**, p. 224.
to Bayard, Sec. of State, Sept. 21, 1887, **5**, p. 299.
to Bayard, Sec. of State, Nov. 12, 1887, **2**, p. 626.
to Bayard, Sec. of State, Dec. 9, 1887, **5**, p. 572.
to Bayard, Sec. of State, Jan. 31, 1888, **5**, p. 572.
to Bayard, Sec. of State, Feb. 20, 1888, **4**, p. 776.
to Bayard, Sec. of State, Mar. 19, 1888, **7**, p. 858.
to Bayard, Sec. of State, May 5, 1888, **4**, p. 776.
to Bayard, Sec. of State, July 9, 1888, **3**, p. 463.
to Bayard, Sec. of State, Oct. 19, 1888, **2**, pp. 495-498, 513.
to Bayard, Sec. of State, Dec. 5, 1888, **2**, p. 501.
to Blaine, Sec. of State, May 29, 1889, **6**, p. 837.
to Sec. of State, Oct. 17, 1889, **2**, p. 166.
to Blaine, Sec. of State, Nov. 8, 1889, **2**, p. 611; **4**, p. 283.
to Blaine, Sec. of State, Feb. 26, 1890, **3**, p. 1010.
to Blaine, Sec. of State, Mar. 6, 1890, **3**, p. 1010.
to Blaine, Sec. of State, May 10, 1890, **3**, p. 1015.
to Blaine, Aug. 16, 1890, **2**, p. 502.
to Blaine, Sec. of State, Feb. 28, 1891, **4**, p. 776.
to Blaine, Sec. of State, Mar. 10, 1891, **4**, p. 776.
to Blaine, Sec. of State, Oct. 10, 1891, **4**, p. 260.
to Blaine, Sec. of State, Dec. 28, 1891, **5**, p. 452.
to Blaine, Sec. of State, Apr. 5, 1892, **5**, p. 452.
to Leonard, cons.-gen. to China, May 18, 1892, **2**, p. 624.
to Sec. of State, Jan. 9, 1894, **2**, p. 35.
to Sec. of State, Jan. 31, 1894, **2**, p. 623.
to Gresham, Sec. of State, June 18, 1894, **5**, p. 462.
to Gresham, Sec. of State, July 24, 1894, **4**, p. 601.
to U. S. cons. in China, July 31, 1894, **4**, p. 605.
to Gresham, Sec. of State, Sept. 1, 1894, **2**, p. 653; **4**, p. 607.
to Gresham, Sec. of State, Oct. 9, 1894, **7**, p. 458.

- Denby, Charles, min. to China, to Gresham, Sec. of State, Oct. 30, 1894, **4**, pp. 610-611.
 to Gresham, Sec. of State, Nov. 3, 1894, **7**, pp. 18-19.
 to Gresham, Sec. of State, Nov. 23, 1894, **7**, p. 19.
 to Gresham, Sec. of State, Dec. 18, 1894, **4**, p. 625.
 to Gresham, Sec. of State, Dec. 20, 1894, **4**, p. 625.
 to Count Cassini, Russ. min. to China, Mar. 20, 1895, **4**, p. 110.
 to Gresham, Sec. of State, Mar. 22, 1895, **5**, p. 457.
 to Gresham, Sec. of State, Mar. 28, 1895, **4**, p. 110.
 to Olney, Sec. of State, July 26, 1895, **5**, p. 451.
 to Olney, Sec. of State, Feb. 6, 1896, **5**, p. 461.
 to Olney, Sec. of State, Nov. 5, 1896, **4**, p. 568.
 to Olney, Sec. of State, Nov. 27, 1896, **5**, p. 446.
 to Olney, Sec. of State, Jan. 4, 1897, **5**, p. 450.
 to Smithers, U. S. cons. at Chungking, Mar. 19, 1897, **5**, p. 451.
 to the Tsung-li Yamèn, Apr. 9, 1897, **5**, pp. 459-460.
 to Tsung-li Yamèn, July 12, 1897, **3**, p. 1014.
 to Sherman, Sec. of State, Aug. 30, 1897, **5**, p. 469.
 to Sherman, Sec. of State, Apr. 5, 1898, **5**, p. 475.
 to Sherman, Sec. of State, Apr. 20, 1898, **5**, p. 475.
 to Day, Sec. of State, May 9, 1898, **5**, p. 471.
 to Day, Sec. of State, June 10, 1898, **5**, p. 475.
- Denman, Brit. admiral, to Lords Commissioners of the Admiralty, Mar. 3, 1866, **7**, p. 365
- Dent, Louis A., cons. at Kingston, to Sec. of State, July 10, 1898, **1**, p. 577.
- Department of Commerce and Labor, decision No. 14, Mar. 14, 1904, **2**, p. 1007.
- Department of State, notice, Feb. 28, 1840, **5**, p. 261.
- cir. to cons., Mar. 17, 1862, **3**, pp. 1015, 1017.
 to Dalla Costa, Venez. min., July 9, 1877, **4**, p. 536.
 to Russell, min. to Venezuela, Jan. 8, 1878, **4**, p. 536.
 to Russell, min. to Venezuela, Jan. 29, 1878, **4**, p. 536.
 to Kasson, min. to Austria-Hungary, Mar. 13, 1879, **2**, p. 174.
 to cons. at Apia, Jan. 20, 1880, **1**, p. 163.
 cir., Dec. 27, 1884, **4**, p. 147.
 cir., June 29, 1885, **3**, p. 521.
 to cons., cir., Jan. 12, 1889, **5**, p. 145.
 cir. memo., May, 1890, **4**, pp. 359-361.
 to cons. in China, cir., May 1, 1890, **3**, pp. 1010, 1013.
 to min. at Madrid, Aug. 18, 1891, **4**, p. 330.
 to min. at Madrid, Sept. 12, 1891, **4**, p. 330.
 to min. at Madrid, Sept. 16, 1891, **4**, p. 330.
 to min. at Madrid, Dec. 8, 1891, **4**, p. 330.
 to min. at Madrid, Mar. 24, 1892, **4**, p. 330.
 cir. memo., Oct., 1892, **4**, pp. 356-359.
 to French embassy, memo., Aug. 11, 1894, **5**, p. 437
 to cons.-gen. at Tangier, May 6, 1895, **4**, p. 598.
 to cons. at Tamatave, May 4, 1896, **2**, pp. 637-638
 to Hetzler, Feb. 10, 1897, **1**, p. 221.
 to consular officers, cir., Sept. 29, 1897, **5**, p. 147.
 to Peruvian leg., memo., Sept. 2, 1898, **5**, p. 841.
 cir., Mar. 27, 1899, **3**, p. 744.
 to Swedish leg., memo., Apr. 14, 1899, **4**, p. 591.
 to cons. at San Juan del Norte, May 13, 1899, **2**, p. 883; **4**, p. 93.
 cir., June 1, 1899, **2**, p. 1042.
 cir., July 11, 1899, **2**, p. 1042.
 to Lay, cons.-gen. at Barcelona, Aug. 18, 1899, **3**, p. 295.

- Department of State, cir., to cons. officers, Feb. 6, 1900, **5**, p. 136.
 to British embassy, memo., July 19, 1900, **3**, p. 318.
 to cons. at Panama, July 25, 1900, **3**, p. 65.
 to German chargé, Oct. 13, 1900, **4**, p. 96.
 to Japanese leg., Oct. 13, 1900, **2**, pp. 157-158.
 cir. notice, Jan. 8, 1901, **3**, pp. 670-671.
 cir. notice, Jan. 21, 1901, **3**, pp. 602-603.
 cir. notice, Jan. 22, 1901, **3**, p. 691.
 cir. notice, Jan. 23, 1901, **3**, pp. 427-428.
 cir. notice, Jan. 31, 1901, **3**, p. 607.
 cir. notice, Feb. 1, 1901, **3**, p. 442.
 cir. notice, Feb. 5, 1901, **3**, p. 445.
 cir. notice, Feb. 9, 1901, **3**, pp. 447-448.
 cir. notice, Feb. 11, 1901, **3**, p. 621.
 cir. notice, Feb. 18, 1901, **3**, p. 621.
 cir. notice, Feb. 20, 1901, **3**, pp. 621-622.
 to Brit. embassy, memo., Feb. 28, 1901, **3**, p. 318.
 to Brit. embassy, memo., Mar. 2, 1901, **5**, p. 352.
 notice, Mar. 18, 1901, **3**, pp. 615-616.
 cir. notice, Apr. 10, 1901, **3**, pp. 445-446, 656.
 memo. to Brit. leg., May 8, 1901, **1**, 691.
 memo., to Ger. embassy, May 27, 1901, **3**, p. 281.
 notice, Aug. 1, 1901, **3**, pp. 995-996.
 cir. notice, Aug. 30, 1901, **3**, p. 619.
 to cons. at Panama, Nov. 20, 1901, **3**, p. 65.
 cir., claims against for. govts., Mar. 5, 1906, **6**, pp. 610-613.
 See, also, under names of various Secretaries of State, Assistant Secretaries of State, and Acting Secretaries of State.
- Derby, Lord, Brit. for. sec., to Sir Edward Thornton, Brit. min., Aug. 11, 1875, **5**, p. 353.
 to Lord Odo Russell, min. to Germany, Jan. 17, 1876, **7**, pp. 807-808.
 to Gen. Schenck, min. to England, Feb. 29, 1876, **4**, p. 306.
 to Hoffman, chargé at London, May 4, 1876, **4**, p. 308; **5**, pp. 254, 322.
 to Hoffman, chargé at London, June 30, 1876, **4**, p. 309.
 to Layard, Brit. min. at Madrid, Oct. 28, 1876, **2**, p. 175.
 to H. A. P. Carter, Hawaiian envoy, Oct. 25, 1877, **5**, p. 264.
 to Brit. min. to Hawaii, Jan. 25, 1878, **5**, p. 264.
- Derriek, William S., Act. Sec. of State, to French min., Oct. 23, 1850, **4**, p. 304.
 to Crampton, Brit. min., Sept. 4, 1851, **6**, p. 514.
- Desprez, P., French chargé, to Blaine, Sec. of State, Nov. 3, 1891, **5**, p. 774.
 to Foster, Sec. of State; Sept. 27, 1892, **2**, p. 140.
- Develle, French min. of for. aff., to Coolidge, min. to France, Feb. 21, 1893, **5**, p. 776.
 to Coolidge, amb. to France, May 2, 1893, **3**, pp. 596-597.
- Devens, Charles, Atty.-Gen., opinion, 1878, 16 Op. 42, **5**, p. 725.
 Mar. 13, 1879, 16 Op. 281, **2**, p. 217.
 Mar. 13, 1879, 16 Op. 283, **2**, p. 217.
- Diaz, President of Mexico, to Mexican Congress, Apr. 1, 1903, **6**, p. 721.
 to Mexican Congress, Apr. 1, 1904, **6**, p. 721.
 message to Mexican Congress, Sept. 16, 1901, **2**, pp. 785-786.
- Diehman, Ernest, min. to Colombia, to Sec. of State, Sept. 4, 1879, **2**, p. 329.
- Dickins, Asbury, Act. Sec. of State, to Kavanagh, chargé at Lisbon, May 20, 1835, **7**, p. 1094.
 to Williams, Aug. 6, 1836, **3**, pp. 870, 901.
 to Ashley, Oct. 20, 1836, **3**, p. 918.
- Dickinson, Andrew B., min. to Nicaragua, to Sec. of State, July 8, 1867, **5**, p. 411.
- Dickinson, Don M., to Herbert, Sec. of Navy, Oct. 17, 1895, **1**, p. 697.

- Dimitry, Alexander, min. to Nicaragua, to Sec. of State, Feb. 28, 1860, **5**, p. 411.
- Dinsmore, Hugh A., min. to Corea, to Bayard, Sec. of State, Feb. 28, 1889, **5**, p. 572.
- Diplomatic corps at Paris to Count Bismarek, Oct. 6, 1870, **4**, p. 699.
- District attorney, city and county of New York, to Dept. of State, May 1, 1891, **4**, p. 300.
- Dobbin, James C., Sec. of Navy, to Capt. Hollins, U. S. S. *Cyane*, June 10, 1854, **7**, pp. 113, 350.
- to Capt. Crabbe, U. S. S. *Jamestown*, Apr. 3, 1855, **2**, pp. 890-891.
- to Commodore McCauley, Apr. 10, 1855, **2**, p. 891.
- Dodge, H. Percival, chargé at Berlin, to Hay, Sec. of State, Aug. 17, 1904, **7**, p. 999.
- Dominican delegate at Samana, to Villian, vice-com.-agt. at Samana, Feb. 1, 1904, **2**, p. 823.
- Dominican min. of for. aff., to Amer., French, and Brit. cons., Feb. 22, 1850, **6**, p. 509.
- Donaldson, Chester, cons. at Managua, to Sec. of State, June 15, 1898, **3**, p. 619.
- to Merry, min. to Nicaragua, tel., Feb. 14, 1899, **2**, p. 1121.
- Doty, Amer. cons. at Tahiti, to Sec. of State, June 10, 1895, **2**, p. 177.
- Dougherty, Charles A., chargé at Rome, to Bayard, Sec. of State, July 18, 1887, **5**, p. 299.
- chargé at Mexico, to Sec. of State, Oct. 14, 1892, **3**, p. 611.
- Douglass, Frederick, min. to Hayti, to Blaine, Sec. of State, June 13, 1890, **2**, p. 269.
- to Sec. of State, May 2, 1891, **1**, p. 611.
- Drago, Luis M., Argentine min. of for. rel., to Mérou, Argentine min., Dec. 29, 1902, **6**, p. 593.
- Draper, William F., amb. to Italy, to Sherman, Sec. of State, Feb. 3, 1898, **4**, p. 572.
- to Day, Sec. of State, June 9, 1898, **7**, p. 665.
- to Marquis Visconti Venosta, Ital. min. for for. aff., Dec. 9, 1899, **5**, p. 541.
- Drosz, Swiss min. of for. aff., to Washburn, min. to Switzerland, Jan. 28, 1891, **2**, p. 755.
- Drouyn de l'Huys, French min. of for. aff., to Mason, min. to France, Nov. 1, 1854, **4**, p. 558.
- to Marquis de Montholon, French min., Oct. 18, 1865, **6**, p. 501.
- Drummond, Victor, Brit. chargé, to Blaine, Sec. of State, Sept. 26, 1881, **2**, p. 440.
- Du Bois, H. C., Netherlands min., to Marcy, Sec. of State, May 11, 1856, **4**, p. 643.
- to Marcy, Sec. of State, June 21, 1856, **4**, p. 644.
- Dudley, Earl, Brit. sec. for for. aff., to Gallatin, min. to England, June 2, 1827, **4**, p. 657.
- to Gallatin, min. to England, Oct. 1, 1827, **4**, p. 707.
- Dudley, Irving B., min. to Peru, to Day, Sec. of State, July 21, 1898, **7**, pp. 944, 954, 1006.
- to Peruvian sec. for for. aff., Mar. 3, 1899, **6**, p. 722.
- to Hay, Sec. of State, May 24, 1899, **2**, p. 549.
- to Hay, Sec. of State, Apr. 8, 1901, **6**, p. 994.
- Dufreere, L., Haytian min. of for. rel., to Walsh, special agt., Raybaud, French cons., and Usher, Brit. cons. to Hayti, Apr. 19, 1851, **6**, p. 513.
- Dun, Edwin, min. to Japan, to Gresham, Sec. of State, tel., Nov. 27, 1893, **1**, p. 923.
- to Gresham, Sec. of State, Nov. 17, 1894, **7**, p. 19.
- to Olney, Sec. of State, Sept. 14, 1896, **5**, p. 314.
- Duncan, Capt., U. S. S. *Lexington*, to Slacum, cons. at Buenos Ayres, Dec. 1, 1831, **1**, p. 886.
- to Slacum, cons. at Buenos Ayres, Feb. 11, 1832, **1**, p. 887.
- Duplessis, collector at New Orleans, to Dallas, Sec. of Treas., May 29, 1815, **1**, p. 170.
- Dupuy de Lôme, Enriquer, Span. min., to Olney, Sec. of State, Oct. 1, 1895, **5**, p. 103.
- to Olney, Sec. of State, Oct. 2, 1895, **4**, p. 140.
- to Olney, Sec. of State, Feb. 18, 1896, **6**, p. 317.
- to Olney, Sec. of State, Apr. 1, 1896, **6**, pp. 909-910.
- to Olney, Sec. of State, June 4, 1896, **6**, pp. 110-115.
- to Olney, Sec. of State, June 24, 1896, **2**, p. 912.
- to Sherman, Sec. of State, July 3, 1897, **6**, p. 915.
- to Olney, Sec. of State, July 24, 1896, **2**, p. 912.
- to Sherman, Sec. of State, Nov. 10, 1897, **7**, p. 215.
- to José Canalejas, Dec., 1897, **4**, pp. 507, 508; **6**, pp. 176-177.
- Span. under sec. of state, to Sickles, chargé at Madrid, Aug. 16, 1899, **5**, p. 380.
- to Storer, min. to Spain, Dec. 1, 1899, **5**, p. 380.

- Durant, Thomas J., agt. of U. S. before Span. Cl. Com., 1871, to Evarts, Sec. of State Mar. 7, 1879, **3**, p. 505.
to Blaine, Sec. of State, Apr. 19, 1881, **3**, p. 508.
- Dutch for. off., to Thayer, min. to Netherlands, Nov. 29, 1889, **2**, p. 131.
to Thayer, min. to Netherlands, Mar. 3, 1891, **2**, p. 720.
- Dwight, Henry O., to Hirsch, min. to Turkey, Feb. 24, 1892, **5**, p. 819.
to American missionaries in Ottoman Empire, cir., June 1, 1892, **5**, p. 821.
to Terrell, min. to Turkey, Dec. 26, 1895, **6**, p. 345.
- Eaton, John A., min. to Spain, to Forsyth, Sec. of State, Aug. 10, 1837, **6**, p. 449.
- Edwardes, H. G., Brit. chargé, to Bayard, Sec. of State, July 6, 1888, **5**, p. 838.
to Blaine, Sec. of State, Aug. 24, 1889, **1**, p. 898.
- Egan, Patrick, min. to Chile, to Sec. of State, Feb. 12, 1890, **2**, p. 118
to Blaine, Sec. of State, tel., Jan. 17, 1891, **2**, p. 798.
to Blaine, Sec. of State, July 28, 1891, **7**, p. 871.
to Blaine, Sec. of State, Aug. 31, 1891, **2**, p. 795.
to Blaine, Sec. of State, tel., Sept. 24, 1891, **2**, p. 792.
to Blaine, Sec. of State, tel., Sept. 25, 1891, **2**, p. 792.
to Blaine, Sec. of State, Sept. 27, 1891, **2**, p. 795.
to Blaine, Sec. of State, Sept. 29, 1891, **2**, p. 795.
to Blaine, Sec. of State, tel., Sept. 30, 1891, **2**, p. 793.
to Wharton, Act. Sec. of State, tel., Oct. 3, 1891, **2**, p. 794.
to Blaine, Sec. of State, Oct. 8, 1891, **2**, p. 795.
to Blaine, Sec. of State, Oct. 13, 1891, **2**, p. 796.
to Blaine, Sec. of State, Jan. 25, 1892, **6**, p. 863.
- Egyptian min. of for. aff. to Penfield, agt. at Cairo, Feb. 11, 1894, **2**, p. 724.
- Elmer, cons. at La Paz, to Seward, Sec. of State, Dec. 16, 1866, **1**, p. 461.
- Elmore, J. F., Peruvian min., to Bayard, Sec. of State, Apr. 16, 1886, **1**, p. 160.
- Elmore, Peruvian min. of for. aff., to Dudley, min. to Peru, July 23, 1898, **7**, pp. 944, 954.
- Emmet, William C., chargé at Constantinople, to Bayard, Sec. of State, July 21, 1885, **3**, p. 679-680.
to Bayard, Sec. of State, July 23, 1885, **3**, pp. 692, 693.
- Endicott, William C., Sec. of War, to Sec. of State, Nov. 16, 1887, **6**, p. 759.
to President pro tem. of Senate, Dec. 7, 1888, **1**, p. 670.
- English commander of naval forces at Rio de Janeiro, to Admiral de Mello, Oct. 1, 1893, **1**, p. 202
to Admiral de Mello, Nov. 6, 1893, **1**, p. 203.
- Erskine, David Montague, Brit. min., to Smith, Sec. of State, Apr. 17, 1809, **6**, p. 1035.
to Smith, Sec. of State, Apr. 19, 1809, **4**, p. 515.
to Smith, Sec. of State, July 31, 1809, **4**, p. 515.
- Erving, George W., chargé at Madrid, to Span. min. for for. aff., Apr. 13, 1805, **4**, p. 509.
to Sec. of State, Feb. 8, 1807, **2**, p. 224.
to Sec. of State, Mar. 17, 1807, **2**, p. 224.
to Sec. of State, Apr. 8, 1807, **2**, p. 224.
to Sec. of State, June 20, 1807, **2**, p. 224.
to Sec. of State, July 13, 1807, **2**, p. 224.
to Sec. of State, July 26, 1807, **2**, p. 224.
- Erving, George W., special min. to Denmark, report, June 23, 1811, **7**, p. 496.
- Esquivel, Costa Rican min. of for. rel., to Hull, min. to Central America, Jan. 10, 1898, **5**, p. 407.
- Eustis, J. B., amb. to France, to Gresham, Sec. of State, Aug. 9, 1893, **4**, p. 27.
to Sec. of State, May 21, 1896, **2**, p. 536.
- Euzebio de Queiroz Continho M. Camara, Brazilian min. of justice, to president of Province of Pernambuco, Apr. 20, 1849, **2**, p. 117.

- Evarts, William M., Atty.-Gen., opinion, Aug. 19, 1868, 12 Op. 463, 3, p. 368; 5, p. 353.
- Evarts, William M., Sec. of State, to Mathews, cons. at Tangier, Mar. 15, 1877, 2, p. 748.
- to Bachrach, Mar. 23, 1877, 3, p. 432.
- to Durant, Mar. 26, 1877, 6, p. 706.
- to Foster, min. to Mexico, Mar. 27, 1877, 1, p. 148.
- to Dalla Costa, Venez. min., Apr. 2, 1877, 4, p. 536.
- to diplomatic officers, cir., Apr. 3, 1877, 1, p. 39.
- to Osborn, min. to Argentine Republic, Apr. 3, 1877, 5, p. 733.
- to Scott, cons. at Chihuahua, Apr. 17, 1877, 6, p. 917.
- to Aristarchi Bey, Turk. min., May 3, 1877, 7, p. 1010.
- to Foster, min. to Mexico, May 22, 1877, 2, p. 436.
- to Adee, chargé to Spain, May 29, 1877, 2, p. 66.
- to Koppel, cons. at Bogota, May 29, 1877, 7, pp. 813-814.
- to Gibbs, min. to Peru, June 4, 1877, 4, pp. 414, 415.
- to Devens, Atty.-Gen., June 5, 1877, 7, p. 1019.
- to Gibbs, min. to Peru, June 5, 1877, 4, p. 415.
- to Gov. of New York, June 8, 1877, 3, p. 865.
- to Shishkin, Russ. min., June 12, 1877, 7, pp. 366, 792.
- to von Thielmann, Ger. leg., June 15, 1877, 1, p. 539.
- to Gibbs, min. to Peru, June 18, 1877, 4, pp. 414-415.
- to Maynard, min. to Turkey, June 18, 1877, 4, p. 587.
- to Sherman, Sec. of Treas., June 19, 1877, 7, p. 959.
- to Bingham, min. to Japan, June 21, 1877, 5, p. 753.
- to Foster, min. to Mexico, June 21, 1877, 7, p. 1091.
- to Gibbs, min. to Peru, June 21, 1877, 4, pp. 414, 415.
- to U. S. dip. and cons. officers, cir., June 28, 1877, 4, p. 595.
- to Farman, agt. at Cairo, July 13, 1877, 2, p. 724.
- to Bingham, min. to Japan, July 17, 1877, 5, p. 753.
- to de la Camp, July 25, 1877, 3, p. 353.
- to Foster, min. to Mexico, Aug. 2, 1877, 1, p. 6.
- to Montufar, Guatemalan min. of for. aff., Sept. 13, 1877, 3, p. 224.
- to Park, Oct. 9, 1877, 7, p. 896.
- to Heap, vice-cons. at Tunis, Oct. 12, 1877, 2, p. 734.
- to Hinton, Oct. 19, 1877, 3, pp. 330-331.
- to Hodgskin, Oct. 25, 1877, 6, pp. 638-639.
- to Gibbs, min. to Peru, Oct. 31, 1877, 6, p. 720.
- to Langston, min. to Hayti, Nov. 7, 1877, 2, p. 322.
- to Langston, min. to Hayti, Nov. 8, 1877, 5, p. 154.
- to Boker, min. to Russia, Nov. 9, 1877, 4, p. 6.
- to Langston, min. to Hayti, Dec. 13, 1877, 6, p. 724.
- to Lowell, min. to Spain, Nov. 13, 1877, 2, p. 913.
- to Mathews, cons. at Tangier, Dec. 7, 1877, 2, p. 747; 3, p. 616.
- to Aristarchi Bey, Turk. min., Dec. 8, 1877, 2, pp. 681-682.
- to Sullivan et al., Dec. 17, 1877, 7, p. 1019.
- to Hodgskin, Dec. 27, 1877, 6, p. 639.
- to Kobbe, Jan. 9, 1878, 7, p. 1019.
- to Schuyler, sec. of leg. at Constantinople, Jan. 22, 1878, 4, p. 574.
- to Everett, chargé at Berlin, Feb. 5, 1878, 3, pp. 978, 981.
- to Marsh, min. to Italy, Feb. 11, 1878, 3, p. 610.
- to Aristarchi Bey, Turk. min., Feb. 14, 1878, 2, pp. 734-735.
- to Gordon, U. S. Senate, Feb. 16, 1878, 4, p. 408.
- to Sullivan, Feb. 21, 1878, 7, p. 897.
- to Mathews, cons. at Tangier, Feb. 27, 1878, 2, pp. 735, 748.

- Evarts, William M., Sec. of State, to Mathews, cons. at Tangier, Mar. 20, 1878, **2**, p. 747; **6**, p. 349.
- to Sherman, Mar. 20, 1878, **1**, p. 577.
- to Remington, Mar. 22, 1878, **6**, p. 706.
- to Russell, Apr. 5, 1878, **1**, pp. 563, 565, 579.
- to Langston, min. to Hayti, Apr. 12, 1878, **2**, p. 322; **4**, p. 23; **6**, p. 656.
- to Everett, chargé at Berlin, Apr. 26, 1878, **3**, p. 866.
- to G. F. Seward, min to China, May 6, 1878, **6**, pp. 702, 707.
- to Foster, min. to Mexico, May 8, 1878, **1**, p. 148.
- to Thorington, commercial agt. at Colon, May 11, 1878, **2**, p. 327.
- to Turner, min. to Liberia, May 15, 1878, **5**, p. 766.
- to Mathews, cons. at Tangier, May 27, 1878, **2**, p. 748.
- to Gibbs, min. to Peru, May 28, 1878, **6**, pp. 817-818.
- to Sherman, Sec. of Treas., June 5, 1878, **7**, p. 897.
- to Glendenning, June 7, 1878, **3**, p. 339.
- to Read, chargé to Athens, June 18, 1878, **4**, p. 472.
- to Smyth, min. to Liberia, June 19, 1878, **5**, p. 770.
- to Isaacs & Wolf, July 1, 1878, **6**, p. 349.
- to Welsh, min. to England, July 1, 1878, **6**, p. 266.
- to Mathews, cons. at Tangier, July 2, 1878, **6**, p. 349.
- to Welsh, min. to England, July 24, 1878, **6**, p. 266.
- to Read, chargé to Greece, Aug. 5, 1878, **4**, p. 472.
- to Comly, min. to Hawaii, Aug. 6, 1878, **5**, pp. 265-266.
- to Foster, min. to Mexico, Aug. 13, 1878, **2**, pp. 423-424, 436.
- to Blacklock, Sept. 10, 1878, **3**, p. 339.
- to Thompson, Sept. 12, 1878, **6**, p. 707.
- to Count Litta, Ital. min., Sept. 16, 1878, **7**, p. 75.
- to Foster, min. to Mexico, Sept. 17, 1878, **6**, p. 917.
- to Welsh, min. to England, Sept. 27, 1878, **7**, p. 37.
- to Osborn, min. to Chile, Sept. 28, 1878, **4**, p. 251.
- to Sir E. Thornton, Brit. min., Oct. 16, 1878, **1**, p. 636.
- to Brunetti, Span. min., Oct. 23, 1878, **1**, p. 6.
- to Holcombe, chargé at Peking, Oct. 29, 1878, **3**, p. 330.
- to Stoughton, min. to Russia, Oct. 29, 1878, **3**, p. 320.
- to Smyth, min. to Liberia, Nov. 12, 1878, **5**, p. 772.
- to Argentine min., Nov. 18, 1878, **4**, p. 793.
- to Aceval, Paraguayan min., Nov. 20, 1878, **4**, p. 793.
- to Luxon, Nov. 21, 1878, **3**, p. 748.
- to Foster, min. to Mexico, Nov. 22, 1878, **6**, p. 917.
- to Moran, chargé at Lisbon, Nov. 26, 1878, **4**, p. 251.
- to Holcombe, chargé at Peking, Dec. 13, 1878, **6**, p. 837.
- to Fish, chargé to Switzerland, Dec. 18, 1878, **3**, p. 978.
- to Langston, min. to Hayti, Dec. 23, 1878, **6**, p. 656.
- to Shishkin, Russ. min., Jan. 8, 1879, **3**, p. 805.
- to Welsh, min. to England, Jan. 9, 1879, **4**, p. 254.
- to Osborn, min. to Argentine Republic, Jan. 18, 1879, **1**, p. 664.
- to Preston, Haytian min., Jan. 22, 1879, **2**, pp. 320-322.
- to Thompson, Sec. of Navy, Feb. 3, 1879, **5**, p. 563.
- to Dichman, min. to Colombia, Feb. 4, 1879, **3**, p. 118.
- to Osborn, min. to Argentine Republic, Feb. 4, 1879, **4**, p. 6; **5**, p. 120.
- to Williams, House Com. on For. Rel., Feb. 5, 1879, **3**, pp. 431, 748.
- to Ennis, Feb. 7, 1879, **3**, p. 611.
- to Dichman, min. to Colombia, Feb. 18, 1879, **6**, p. 446.
- to Smyth, min. to Liberia, Feb. 20, 1879, **5**, p. 772.

- Evarts, William M., Sec. of State, to Shishkin, Russ. min., Feb. 21, 1879, 7, p. 1033.
to Lowell, min. to Spain, Feb. 25, 1879, 4, pp. 660-661.
to Marsh, min. to Italy, Feb. 26, 1879, 3, p. 610.
to Durant, agt. of U. S. before Span. Cl. Com., 1871, Mar. 7, 1879, 3, p. 506.
to Goodloe, Mar. 14, 1879, 6, p. 252.
to Willins, Mar. 14, 1879, 3, p. 278.
to Sir E. Thornton, Brit. min., Mar. 15, 1879, 2, p. 437.
to Woodward, Mar. 15, 1879, 2, p. 626.
to Goodheart, Mar. 20, 1879, 3, p. 618.
to Langston, min. to Hayti, Mar. 24, 1879, 6, p. 960.
to Foster, min. to Mexico, Mar. 26, 1879, 5, p. 779.
to Sir E. Thornton, Brit. min., Apr. 1, 1879, 1, p. 573.
to Foster, min. to Mexico, Apr. 4, 1879, 6, p. 992.
to Baker, min. to Venezuela, Apr. 8, 1879, 1, p. 150.
to Baker, min. to Venezuela, Apr. 10, 1879, 1, p. 150.
to Logan, min. at Nicaragua, Apr. 11, 1879, 5, p. 412.
to Foster, min. to Mexico, Apr. 19, 1879, 1, p. 731: 6, p. 696.
to Sir E. Thornton, Brit. min., Apr. 10, 1879, 2, p. 438.
to Admiral Ammen, Apr. 19, 1879, 3, p. 14.
to Preston, Haytian min., Apr. 19, 1879, 2, p. 322.
to Adee, chargé at Madrid, Apr. 20, 1879, 4, p. 21.
to Wise, Apr. 28, 1879, 4, p. 116.
to Wise, Apr. 29, 1879, 4, p. 122.
to Sir E. Thornton, Brit. min., May 2, 1879, 6, p. 707.
to Christiancy, min. to Peru, May 8, 1879, 2, p. 1021: 7, pp. 420, 422.
to ~~to~~ ~~Somes~~, May 13, 1879, 6, p. 660.
to Sir E. Thornton, Brit. min., May 13, 1879, 2, p. 322.
to Welsh, May 15, 1879, 1, p. 539.
to Kasson, min. to Austria-Hungary, May 19, 1879, 2, pp. 174-175.
to Tuttle, May 19, 1879, 4, p. 726.
to Coke, U. S. Senate, May 27, 1879, 3, p. 432.
to Sir E. Thornton, Brit. min., May 27, 1879, 2, p. 439: 7, p. 338.
to Outrey, French min., May 24, 1879, 5, p. 74.
to Crapo, May 31, 1879, 2, p. 913.
to Crapo, June 3, 1879, 2, p. 913.
to White, min. to Germany, June 6, 1879, 3, pp. 543, 717, 776.
to Osborn, min. to Chile, June 9, 1879, 2, p. 1022.
to Cabell, pres. of Natl. Board of Health, June 10, 1879, 2, p. 14.
to Butler, June 13, 1879, 7, p. 771.
to Preston, Haytian min., June 13, 1879, 2, p. 322.
to ~~to~~ ~~Somes~~, June 12, 1879, 6, p. 660.
to Baker, min. to Venezuela, June 14, 1879, 1, p. 152.
to Foster, min. to Mexico, June 16, 1879, 3, pp. 985-986: 6, p. 311.
to Shipman, Barlow, Larocque & Macfarland, June 14, 1879, 3, p. 118.
to Smyth, min. to Liberia, June 17, 1879, 5, p. 772.
to Christiancy, min. to Peru, June 18, 1879, 7, p. 359.
to Shishkin, Russ. min., June 18, 1879, 4, p. 251.
to Christiancy, min. to Peru, June 20, 1879, 7, pp. 419-420.
to Foster, min. to Mexico, June 23, 1879, 6, p. 702.
to White, min. to Germany, June 26, 1879, 3, p. 426.
to Foster, min. to Mexico, July 10, 1879, 4, p. 76.
to Welsh, min. to England, July 11, 1879, 1, pp. 932-933.
to Downey, July 12, 1879, 5, p. 126.
to Smyth, min. to Liberia, July 12, 1879, 5, p. 770.

- Evarts, William M., Sec. of State, to Sir E. Thornton, Brit. min., July 14, 1879, 2, p. 323.
 to Hoffman, chargé at St. Petersburg, July 18, 1879, 6, p. 892.
 to Bingham, min. to Japan, July 19, 1879, 5, p. 753.
 to White, min. to Germany, July 19, 1879, 6, p. 34.
 to Christiancy, min. to Peru, June 20, 1879, 2, p. 1022.
 to Mrs. Marced de la Rodia, June 21, 1879, 3, pp. 457-458.
 to White, min. to Germany, June 26, 1879, 3, p. 426.
 to Devens, Atty.-Gen., July 24, 1879, 2, p. 314.
 to Welsh, min. to England, July 29, 1879, 1, p. 933.
 to Kasson, min. to Austria-Hungary, July 30, 1879, 5, p. 14.
 to Kasson, min. to Austria-Hungary, Aug. 1, 1879, 3, p. 225.
 to Welsh, min. to England, Aug. 1, 1879, 6, pp. 819-820.
 to Langston, min. to Hayti, Aug. 6, 1879, 2, p. 817.
 to Christiancy, min. to Peru, Aug. 8, 1879, 7, p. 792.
 to Kasson, min. to Austria, Aug. 9, 1879, 4, p. 132.
 to U. S. dip. officers, cir., Aug. 9, 1879, 4, p. 134.
 report, Aug. 13, 1879, 7, p. 64.
 to President, Sept. 3, 1879, 7, p. 64.
 to Logan, min. to Central America, Sept. 19, 1879, 4, p. 552.
 to Pettis, min. to Bolivia, Sept. 19, 1879, 6, p. 35.
 to Sir E. Thornton, Brit. min., Sept. 24, 1879, 7, pp. 13, 15.
 to Fish, min. to Switzerland, Sept. 26, 1879, 4, p. 43.
 to Logan, min. to Central America, Oct. 23, 1879, 3, p. 785.
 to Outrey, min. to France, Oct. 27, 1879, 2, p. 457.
 to Outrey, min. to France, Nov. 10, 1879, 2, p. 457.
 to Fish, min. to Switzerland, Nov. 12, 1879, 3, pp. 659-660.
 to Dichman, min. to Colombia, Nov. 14, 1879, 3, p. 27.
 to Sherman, Sec. of Treas., Nov. 14, 1879, 3, pp. 27, 39; 7, pp. 960-961.
 to Shishkin, Russ. min., Nov. 14, 1879, 5, pp. 15, 16, 18.
 to Kasson, min. to Austria-Hungary, Nov. 28, 1879, 6, pp. 361-362, 362.
 to Shishkin, Russ. min., Nov. 29, 1879, 5, p. 16.
 to White, min. to Germany, Dec. 10, 1879, 3, p. 506.
 to Sherman, Sec. of Treas., Dec. 12, 1879, 5, p. 14.
 to Kasson, min. to Austria-Hungary, Dec. 18, 1879, 3, p. 225.
 to Christiancy, min. to Peru, Dec. 26, 1879, 7, pp. 420-422.
 to Kasson, min. to Austria-Hungary, Dec. 26, 1879, 3, p. 225.
 to Christiancy, min. to Peru, Dec. 26, 1879, 2, p. 1022.
 to Mendez, Span. min., Dec. 27, 1879, 2, p. 277.
 to Smyth, min. to Liberia, Jan. 7, 1880, 5, p. 768.
 to Kasson, min. to Austria-Hungary, Jan. 17, 1880, 2, pp. 56-57.
 to Count Lewenhaupt, Swed. and Nor. min., Jan. 20, 1880, 2, p. 283.
 to Baker, min. to Venezuela, Jan. 22, 1880, 1, p. 152.
 to Seward, Jan. 30, 1880, 5, p. 248.
 to José Carlos Tracy, Peruvian chargé, Jan. 31, 1880, 1, p. 157.
 to Smyth, min. to Liberia, Feb. 2, 1880, 5, p. 767.
 to Ramsey, Sec. of War, Feb. 3, 1880, 2, p. 197.
 to Yung Wing, Chinese min., Feb. 17, 1880, 3, p. 586.
 to U. S. cons., cir., Feb. 18, 1880, 2, pp. 1024, 1062.
 to Christiancy, min. to Peru, Feb. 19, 1880, 1, p. 157.
 to Delmonte, Dominican rep., Feb. 19, 1880, 1, p. 600; 5, p. 191.
 to Foster, min. to Mexico, Feb. 20, 1880, 4, pp. 21, 22; 5, p. 35.
 to Christiancy, min. to Peru, Mar. 1, 1880, 7, p. 452.
 to Foster, min. to Mexico, Mar. 1, 1880, 2, p. 436.
 to Christiancy, min. to Peru, Mar. 2, 1880, 5, p. 130; 7, p. 452.

- Evarts, William M., Sec. of State, to Logan, min. to Central America, Mar. 4, 1880, **3**, p. 181; **6**, pp. 246, 432.
- to Mendez de Vigo, Span. min., Mar. 4, 1880, **3**, p. 507.
- to Fish, chargé at Berne, Mar. 5, 1880, **3**, pp. 804, 805.
- to Caldwell, Mar. 6, 1880, **3**, p. 465.
- to Christiancy, min. to Peru, Mar. 9, 1880, **6**, p. 509.
- to Kasson, min. to Austria-Hungary, Mar. 9, 1880, **1**, p. 114.
- to Osborn, min. to Chile, Mar. 9, 1880, **6**, p. 509.
- to Fairchild, min. to Spain, Mar. 12, 1880, **2**, p. 749.
- to Christiancy, min. to Peru, Mar. 16, 1880, **2**, p. 589.
- to Cronstine, Mar. 17, 1880, **3**, pp. 624, 632.
- to Farman, cons.-gen., Mar. 16, 1880, **2**, p. 684.
- to Dietz, Mar. 25, 1880, **3**, p. 748.
- to Hoffman, chargé at St. Petersburg, Apr. 2, 1880, **5**, p. 97.
- to Colombian min., Apr. 7, 1880, **3**, p. 28.
- to Mendez de Vigo, Span. min., Apr. 7, 1880, **7**, p. 1021.
- to Noyes, min. to France, Apr. 7, 1880, **5**, p. 767.
- to Thompson, Sec. of Navy, Apr. 8, 1880, **1**, p. 539.
- to Foster, min. to Russia, Apr. 14, 1880, **6**, p. 352.
- to Dichman, min. to Colombia, Apr. 19, 1880, **3**, pp. 14-15, 28.
- to Hoppin, chargé at London, Apr. 19, 1880, **2**, p. 634.
- to Comacho, Venez. chargé, Apr. 20, 1880, **1**, p. 152; **4**, p. 552.
- to Hoppin, chargé at London, Apr. 21, 1880, **5**, p. 768.
- to Noyes, min. to France, Apr. 21, 1880, **5**, p. 773.
- to Mathews, cons. at Tangier, Apr. 22, 1880, **6**, p. 349.
- to Baker, min. to Venezuela, Apr. 27, 1880, **1**, p. 152; **4**, p. 552.
- to Fairchild, min. to Spain, May 1, 1880, **4**, p. 21.
- to Mendez de Vigo, Span. min., May 3, 1880, **7**, p. 1021.
- to Mendez de Vigo, Span. min., May 4, 1880, **7**, p. 1021.
- to Fairchild, min. to Spain, May 11, 1880, **3**, p. 657.
- to Aristarchi Bey, Turk. min., May 14, 1880, **2**, pp. 682-683, 685.
- to clerk of Peoria court, May 15, 1880, **5**, p. 126.
- to Sir E. Thornton, Brit. min., May 24, 1880, **6**, p. 819.
- to Yoder, May 24, 1880, **5**, pp. 126, 566.
- to Chinese leg., May 25, 1880, **4**, p. 188.
- to Foster, min. to Russia, June 4, 1880, **4**, p. 97.
- to Kasson, min. to Austria-Hungary, June 4, 1880, **3**, p. 225.
- to Colombian min., June 5, 1880, **3**, p. 28.
- to Angell et al., envoys to China, June 7, 1880, **5**, p. 449.
- to Logan, min. to Central America, June 8, 1880, **2**, pp. 510-511.
- to Foster, min. to Russia, June 11, 1880, **4**, p. 674.
- to Logan, min. to Central America, June 25, 1880, **3**, p. 28.
- to Foster, min. to Russia, June 28, 1880, **4**, pp. 114-115.
- to Schuyler, dip. agt. and cons.-gen. to Roumania, June 28, 1880, **4**, p. 444.
- to Fisher, July 7, 1880, **1**, p. 559.
- to Farman, cons.-gen. at Cairo, July 17, 1880, **5**, p. 584.
- to Christiancy, min. to Peru, July 22, 1880, **3**, p. 918.
- to White, min. to Germany, July 28, 1880, **3**, p. 544.
- to Drummond, Brit. chargé, July 30, 1880, **5**, p. 585.
- to Count Lewenhaupt, Swed. and Nor. min., July 30, 1880, **2**, pp. 315-316.
- to Dichman, min. to Colombia, July 31, 1880, **3**, pp. 16, 28.
- to Hoffman, chargé at St. Petersburg, Aug. 10, 1880, **4**, p. 115.
- to Fairchild, min. to Spain, Aug. 11, 1880, **2**, pp. 903-908.
- to Neyt, Belg. chargé, Aug. 13, 1880, **5**, p. 207.

- Evarts, William M., Sec. of State, to Foster, min. to Russia, Sept. 4, 1880, **4**, p. 115.
 to Farman, cons.-gen. at Cairo, Sept. 7, 1880, **2**, p. 683.
 to Schuyler, dip. agt. and cons.-gen. to Roumania, Sept. 11, 1880, **4**, p. 444.
 to Mrs. Wood, Sept. 24, 1880, **3**, p. 454.
 to Bingham, min. to Japan, Oct. 7, 1880, **2**, p. 637.
 to White, min. to Germany, Oct. 7, 1880, **3**, p. 372.
 to White, min. to Germany, Oct. 13, 1880, **2**, p. 60.
 to Baker, min. to Venezuela, Oct. 15, 1880, **6**, pp. 745, 769-770.
 to Smyth, min. to Liberia, Oct. 18, 1880, **4**, p. 446.
 to Thompson, Sec. of Navy, Oct. 18, 1880, **4**, p. 593.
 to Fish, chargé to Switzerland, Oct. 19, 1880, **3**, pp. 717, 936-937.
 to Osborn, min. to Chile, Oct. 29, 1880, **7**, p. 663.
 to Sherman, Sec. of Treas., Nov. 8, 1880, **2**, pp. 1061-1062.
 to Cramer, min. to Denmark, Nov. 12, 1880, **3**, pp. 544-545.
 to White, min. to Germany, Nov. 13, 1880, **5**, p. 621.
 to Schuyler, dip. agt. and cons.-gen. to Roumania, Dec. 3, 1880, **4**, p. 445.
 to Morgan, min. to Mexico, Dec. 8, 1880, **3**, p. 848; **4**, p. 60.
 to Camacho, Venez. min., Dec. 9, 1880, **2**, pp. 565, 579.
 to Foster, min. to Russia, Dec. 13, 1880, **4**, p. 674.
 to Sir E. Thornton, Brit. min., Dec. 16, 1880, **2**, pp. 277-278.
 to Chen Lan Pin, Chinese min., Dec. 30, 1880, **6**, pp. 665, 820-822, 822, 824.
 to Venez. min., Jan., 1881, **6**, p. 539.
 to Bingham, min. to Japan, Jan. 3, 1881, **2**, pp. 623, 655.
 to Fairchild, min. to Spain, Jan. 17, 1881, **6**, p. 656.
 to Foster, min. to Russia, Jan. 18, 1881, **3**, p. 623.
 to Christiancy, min. to Peru, Jan. 25, 1881, **7**, pp. 366-367.
 to Venez. min., Feb., 1881, **6**, p. 539.
 to Dichman, min. to Colombia, Feb. 5, 1881, **3**, p. 24.
 to Sir E. Thornton, Brit. min., Feb. 5, 1881, **2**, p. 439.
 to Bingham, min. to Japan, Feb. 7, 1881, **2**, p. 609.
 to Dichman, min. to Colombia, Feb. 18, 1881, **3**, p. 24.
 to Ketcham, Feb. 23, 1881, **6**, p. 613.
 to Camacho, Venez. min., Feb. 28, 1881, **6**, p. 586.
 to Smyth, min. to Liberia, Feb. 28, 1881, **5**, p. 770.
 to Mathews, cons. at Tangier, Mar. 2, 1881, **6**, p. 349.
 to Asta-Buruaga, Chilean rep., Mar. 3, 1881, **2**, p. 908; **7**, p. 513.
 to Fairchild, min. to Spain, Mar. 3, 1881, **1**, pp. 714, 732.
 to Foster, min. to Russia, Mar. 3, 1881, **4**, pp. 117-118.
 to Jewett, Mar. 5, 1881, **6**, p. 617.
 to Sir E. Thornton, Brit. min., Mar. 7, 1881, **2**, pp. 607, 608; **6**, p. 663.
- Everett, Alexander H., min. to Spain, to Clay, Sec. of State, Sept. 25, 1825, **1**, p. 94; **6**, p. 448.
 to Clay, Sec. of State, Oct. 20, 1825, **1**, p. 94.
 to Duke del Infantado, Span. min. of for. aff., Jan. 20, 1826, **1**, p. 94; **6**, p. 447.
 to Clay, Sec. of State, Aug. 17, 1827, **6**, p. 448.
 to Salmon, Span. sec. of state, Dec. 10, 1827, **6**, p. 448.
 to Clay, Sec. of State, Dec. 12, 1827, **6**, p. 448.
- Everett, Edward, Gov. of Massachusetts, to Justice Joseph Story, Apr. 14, 1838, **5**, p. 173.
 Everett, Edward, min. to England, to Lord Aberdeen, Brit. for. sec., Dec. 23, 1841, **2**, p. 932.
 to Webster, Sec. of State, Dec. 28, 1841, **2**, p. 941.
 to Webster, Sec. of State, Dec. 31, 1841, **2**, p. 941.
 to Webster, Sec. of State, Mar. 31, 1843, **5**, p. 719.
 to Webster, Sec. of State, Apr. 27, 1843, **2**, p. 939.
 to Upshur, Sec. of State, Aug. 15, 1843, **1**, p. 783.
 to Calhoun, Sec. of State, Mar. 25, 1845, **1**, p. 783.

- Everett, Edward, Sec. of State, to Marcoleta, Nicaraguan min., Sept. 1, 1852, **4**, p. 499.
 to Foote, chargé at Vienna, Nov. 12, 1852, **4**, p. 484.
 to Osma, Peruvian min., Nov. 16, 1852, **1**, p. 575.
 to Conrad, Sec. of War, Nov. 18, 1852, **3**, p. 123.
 to Sharkey, cons. at Havana, Nov. 30, 1852, **6**, p. 58.
 to Crampton, Brit. min., Dec. 1, 1852, **6**, p. 470.
 to Count Sartiges, French min., Dec. 1, 1852, **6**, pp. 17, 460-470.
 to Barringer, min. to Spain, Dec. 4, 1852, **6**, p. 58.
 to Ingersoll, min. to England, Dec. 4, 1852, **1**, pp. 784, 785.
 to Ingersoll, min. to England, Dec. 7, 1852, **3**, pp. 870-871.
 to Mann, Dec. 13, 1852, **3**, p. 1003; **4**, pp. 71, 156, 714.
 to Hall, M. C., Dec. 15, 1852, **3**, p. 568.
 to Capt. Movers, Dec. 17, 1852, **7**, p. 112.
 to Rives, min. to France, Dec. 17, 1852, **1**, p. 216; **6**, pp. 16-17, 514.
 to Rives, min. to France, Dec. 18, 1852, **1**, p. 126.
 to Ingersoll, min. to England, Dec. 21, 1852, **3**, pp. 891-892, 894.
 to Kerr, min. to Central America, Dec. 30, 1852, **3**, p. 150.
 to Marcoleta, Nicaraguan min., Dec. 30, 1852, **4**, p. 499.
 to Kennedy, Sec. of Navy, Jan. 3, 1853, **6**, p. 515.
 to Kerr, chargé to Nicaragua, Jan. 5, 1853, **4**, p. 499; **5**, p. 408.
 to Barnard, min. to Prussia, Jan. 14, 1853, **3**, pp. 567-568.
 to Lance, cons. at Florence, Jan. 26, 1853, **5**, p. 3.
 to Marsh, min. to Turkey, Feb. 5, 1853, **3**, p. 759; **6**, pp. 262-264, 333.
 to Barnard, min. to Prussia, Feb. 14, 1853, **3**, p. 669.
 to Ingersoll, Feb. 17, 1853, **2**, p. 273.
 to Osma, Peruvian min., Feb. 22, 1853, **2**, p. 25.
 to Carvallo, Chilean min., Feb. 23, 1853, **6**, pp. 741, 1015.
 to de Figanieri é Morao, Portuguese min., Feb. 28, 1853, **7**, p. 1054.
 to Fuller, M. C., Mar. 2, 1853, **3**, p. 568.
 to Carvallo, Chilean min., Mar. 3, 1853, **6**, p. 1015.
 to Lord John Russell, Brit. for. sec., Sept. 17, 1853, **6**, p. 470.
 to Wm. Hunter, May 11, 1855, **6**, p. 470.
- Everett, H. Sidney, chargé at Berlin, to Evarts, Sec. of State, Mar. 21, 1879, **3**, p. 437.
 to Sec. of State, Nov. 22, 1880, **3**, p. 372.
 to Blaine, Sec. of State, Sept. 3, 1881, **3**, p. 510.
 to Frelinghuysen, Sec. of State, Apr. 3, 1882, **6**, p. 905.
 to Count Hatzfeldt, imp. sec. for for. aff., Aug. 22, 1884, **3**, p. 381.
 to Sec. of State, Sept. 4, 1884, **3**, p. 365.
- Ewing, James S., min. to Belgium, to Gresham, Sec. of State, Jan. 22, 1895, **5**, p. 566.
 to Uhl, Act. Sec. of State, June 14, 1895, **4**, p. 549.
- Fabens, Joseph W., com. agt. at Greytown, to authorities at San Juan del Norte, July 11, 1854, **7**, p. 351.
 to Capt. Hollins, U. S. S. *Cyane*, July 12, 1854, **7**, p. 350.
 to Marey, Sec. of State, June 26, 1855, **7**, p. 924.
- Fairchild, Charles S., Act. Sec. of Treas., to Capt. M. A. Healy, Rev. S. *Bear*, Apr. 21, 1888, **1**, p. 917.
- Fairchild, Charles S., Sec. of Treas., to Bayard, Sec. of State, June 8, 1887, **5**, p. 328.
 to Bayard, Sec. of State, June 20, 1887, **5**, pp. 294, 299.
 to Bayard, Sec. of State, Apr. 7, 1888, **5**, p. 838.
 to Bayard, Sec. of State, Sept. 12, 1888, **5**, p. 407.
 to Bayard, Sec. of State, Feb. 25, 1889, **2**, p. 336.
- Fairchild, Lucius, min. to Spain, to Sec. of State, Jan. 29, 1881, **1**, p. 732.
- Farman, E. E., agt. and cons.-gen. at Cairo, to Sec. of State, May 1, 1879, **2**, p. 948.
- Fauchet, Joseph, French min., to Randolph, Sec. of State, Feb. 27, 1794, **4**, p. 247.
 to Randolph, Sec. of State, June 15, 1795, **4**, p. 468.

- Fava, Baron de, Ital. min., to Bayard, Sec. of State, Apr. 13, 1885, **4**, p. 480.
to Bayard, Sec. of State, Apr. 20, 1885, **4**, p. 480.
to Bayard, Sec. of State, Feb. 16, 1886, **5**, p. 298.
to Blaine, Sec. of State, Apr. 20, 1890, **4**, p. 290.
to Blaine, Sec. of State, Mar. 15, 1891, **6**, p. 838.
to Sec. of State, Mar. 25, 1891, **3**, p. 350.
to Blaine, Sec. of State, Mar. 31, 1891, **6**, p. 838.
to Gresham, Sec. of State, Jan. 22, 1894, **4**, p. 297.
to Gresham, Sec. of State, May 11, 1895, **2**, pp. 471, 472.
to Olney, Sec. of State, Oct. 16, 1895, **6**, p. 843.
to Olney, Sec. of State, Dec. 31, 1896, **3**, pp. 346-351, 353.
to Olney, Sec. of State, Jan. 10, 1897, **3**, p. 352.
to Olney, Sec. of State, Jan. 27, 1897, **3**, pp. 352-353.
Ital. amb., to Sherman, Sec. of State, May 30, 1897, **7**, p. 46.
to Sherman, Sec. of State, June 22, 1897, **7**, p. 45.
- Favereau, de, Belg. min. of for. aff., to Storer, min. to Belgium, Sept. 6, 1898, **7**, pp. 747, 861.
- Favre, Jules, French min. of for. aff., to Count Bismarck, Sept., 1870, **4**, p. 699.
- Fay, Theodore S., min. to Switzerland, to Cass, Sec. of State, Aug. 8, 1860, **2**, p. 486.
- Fernandez, Mex. min. of for. aff., to Morgan, min. to Mexico, Oct. 30, 1880, **3**, p. 848.
- Ferrara, Dentice d'Acadia, E., Ital. chargé, to Bayard, Sec. of State, July 18, 1887, **5**, p. 299.
to Bayard, Sec. of State, July 27, 1887, **5**, p. 300.
- Ferraud, O., French resident at Tamatave, Madagascar, to Eustis, consul at Tamatave, Feb. 18, 1896, **5**, p. 347.
- Ferrouh Bey, Ali, Turk. min., to Day, Sec. of State, Sept. 9, 1898, **4**, p. 131.
to Hay, Sec. of State, Oct. 20, 1898, **3**, p. 688.
- Ferry, French min. of for. aff., to American leg., Oct. 22, 1884, **3**, p. 593.
- Fessenden, William P., Sec. of Treas., to collectors of customs, July 30, 1864, **7**, p. 193.
- Figaniere é Morao, J. C. de, Portuguese min., to Webster, Sec. of State, Nov. 7, 1850, **7**, p. 1054.
- Fillmore, Millard, President, message, July 22, 1850, **6**, p. 424.
message, July 30, 1850, **2**, p. 941.
message, Feb. 12, 1851, **5**, p. 854.
proclamation, Apr. 25, 1851, **3**, p. 788.
to Webster, Sec. of State, Oct. 2, 1851, **6**, pp. 458-459.
message, Dec. 2, 1851, **1**, pp. 481-482; **2**, pp. 888-889; **4**, p. 622; **5**, p. 40; **6**, pp. 16, 49, 514, 815; **7**, pp. 922-924.
message, Dec. 15, 1851, **3**, p. 148.
message, July 13, 1852, **6**, p. 454.
message, Dec. 6, 1852, **1**, p. 588; **3**, pp. 149-150; **6**, pp. 58-59.
message, Jan. 17, 1853, **5**, pp. 853, 854.
message, Jan. 21, 1853, **3**, p. 149.
message, Feb. 9, 1853, **1**, p. 641.
message to Senate, Feb. 18, 1853, **3**, p. 150.
message, Feb. 28, 1853, **1**, pp. 781-785.
message, July 27, 1854, **3**, p. 260.
- Finch, William R., min. to Paraguay, to Sec. of State, Sept. 22, 1898, **7**, p. 1006.
- Fish, Hamilton, Sec. of State, to Garcia, Argentine min., Mar. 14, 1869, **5**, p. 304.
to Buchanan, Mar. 30, 1869, **7**, p. 872.
to Banks, chairman House Com. on For. Aff., Mar. 31, 1869, **2**, p. 196.
to Lafevbre, Apr. 3, 1869, **3**, p. 591.
to Lopez Roberts, Span. min., Apr. 3, 1869, **2**, p. 968; **6**, p. 752; **7**, p. 959.
to Redmond, Apr. 3, 1869, **3**, p. 737. **4**, p. 57.

- Fish, Hamilton, Sec. of State, to Conkling, Apr. 13, 1869, **6**, p. 702.
to Dunbar, Apr. 19, 1869, **3**, p. 339.
to Coudert Bros., Apr. 21, 1869, **6**, p. 607.
to de Luna, Apr. 22, 1869, **3**, p. 338.
to Fox, cons. at Trinidad de Cuba, May 3, 1869, **3**, p. 582.
to Hall, vice-cons. at Havana, May 3, 1869, **3**, pp. 771, 776, 778.
to Bednawsky, May 4, 1869, **3**, p. 623.
to Conkling, May 8, 1869, **6**, p. 706.
to Eliot, May 12, 1869, **4**, p. 565.
to Garcia, Argentine min., May 14, 1869, **5**, p. 262.
to Motley, min. to England, May 15, 1869, **1**, p. 192; **4**, p. 789; **5**, pp. 198, 199, 200.
to Borie, Sec. of Navy, May 18, 1869, **1**, pp. 193, 713; **2**, p. 866.
to Riote, min. to Nicaragua, May 24, 1869, **5**, p. 411.
to Roberts, Span. min., June 1, 1869, **2**, p. 165.
to Coudert Bros., June 3, 1869, **6**, p. 637.
to Campau, June 4, 1869, **1**, p. 675.
to Seys, min. to Liberia, June 16, 1869, **5**, p. 766.
to Bartlett, min. to Sweden and Norway, June 17, 1869, **1**, p. 431; **6**, p. 428.
to Kirk, min. to Argentine Republic, June 17, 1869, **4**, pp. 563, 696; **7**, p. 855.
to Kirk, min. to Argentine Republic, June 18, 1869, **3**, p. 526.
to Mrs. Stevens, June 21, 1869, **1**, pp. 566, 579.
to Edwards Pierrepont, U. S. dist. atty., New York, June 29, 1869, **7**, p. 1032.
to Gen. Babcock, special agt. to Santo Domingo, July 3, 1869, **1**, p. 595.
to French and Brit. mins., July 10, 1869, **2**, p. 454.
to Jay, min. to Austria-Hungary, July 13, 1869, **4**, p. 770.
to Pierrepont, U. S. dist. atty., New York, July 13, 1869, **7**, p. 1032.
to Pierrepont, U. S. dist. atty., New York, July 15, 1869, **7**, p. 1032.
to Barlow, July 17, 1869, **7**, p. 1032.
to Hoar, Atty.-Gen., July 24, 1869, **7**, p. 1019.
to Barlow, Aug. 10, 1869, **7**, p. 1032.
to Freyre, Peruvian min., Aug. 10, 1869, **7**, p. 1032.
to Robeson, Aug. 10, 1869, **7**, p. 1032.
to Bancroft, min. to Prussia, Aug. 31, 1869, **5**, pp. 427, 432-438, 440.
to McMahon, min. to Paraguay, Sept. 2, 1869, **2**, p. 831.
to Caldwell, ex-min. to Bolivia, Sept. 4, 1869, **7**, p. 873.
to Gonzales, Sept. 7, 1869, **3**, p. 872.
to Spofford et al., Sept. 10, 1869, **1**, p. 570.
to Bassett, min. to Hayti, Sept. 14, 1869, **2**, pp. 1085-1086.
to Bassett, min. to Hayti, Sept. 15, 1869, **2**, p. 1073.
to Washburne, min. to France, Sept. 17, 1869, **4**, p. 74.
to de Bille, Danish min., Sept. 25, 1869, **1**, p. 609.
to Motley, min. to England, Sept. 25, 1869, **1**, pp. 192-193; **7**, pp. 1015-1016, 1055.
to Tuckerman, min. to Greece, Sept. 30, 1869, **6**, p. 26.
to Mazel, Oct. 9, 1869, **2**, p. 300.
to Bassett, min. to Hayti, Oct. 13, 1869, **7**, pp. 1014, 1015, 1047.
to Bille, Danish min., Oct. 13, 1869, **1**, p. 609.
to Sanford, Oct. 13, 1869, **2**, p. 476.
to Motley, min. to England, cir., Oct. 14, 1869, **3**, pp. 737, 766-767.
to Morris, Oct. 19, 1869, **2**, pp. 680-681.
to Ruger, Oct. 21, 1869, **2**, p. 224; **6**, p. 660.
to Markbreit, min. to Bolivia, Oct. 22, 1869, **7**, p. 10.
to U. S. dip. reps. to Spain, Peru, Chile, Bolivia, and Ecuador, Oct. 22, 1869, **7**, p. 10.
to Bassett, min. to Hayti, Oct. 31, 1869, **6**, p. 26.
to Squier, cons.-gen. at Honduras, Nov. 4, 1869, **4**, p. 446.

- Fish, Hamilton, Sec. of State, to Garcia, Argentine min., Nov. 5, 1869, **4**, p. 687.
 to Motley, min. to England, and other U. S. dip. officers, Nov. 23, 1869, **2**, pp. 475-476.
 to Pierrepont, U. S. dist. atty., New York, Nov. 26, 1869, **7**, p. 1032.
 to Boutwell, Sec. of Treas., Dec. 2, 1869, **4**, p. 443.
 to Freyre, Peruvian min., Dec. 3, 1869, **7**, p. 1033.
 to Low, min. to China, Dec. 3, 1869, **5**, pp. 438-439.
 to Weile, cons. at Guayaquil, Ecuador, Dec. 4, 1869, **4**, pp. 74-75.
 to Williams, chargé at Peking, Dec. 4, 1869, **5**, p. 466.
 to Bassett, min. to Hayti, Dec. 7, 1869, **2**, pp. 1073-1074.
 to Murray, Dec. 7, 1869, **6**, p. 623.
 to Partridge, min. to Venezuela, Dec. 7, 1869, **1**, p. 571.
 to Freyre, Peruvian min., Dec. 8, 1869, **7**, pp. 1032, 1033.
 to Livermore, Dec. 9, 1869, **4**, p. 674.
 to Sheldon, Dec. 11, 1869, **1**, p. 66.
 to Bassett, min. to Hayti, Dec. 16, 1869, **2**, pp. 787, 809.
 to Bassett, min. to Hayti, Dec. 22, 1869, **1**, pp. 279, 600.
 to Count de Colobiano, Dec. 22, 1869, **5**, p. 74.
 to Delfosse, Belg. min., Dec. 22, 1869, **3**, p. 804.
 to Burlingame, Chinese commr., Dec. 24, 1869, **5**, p. 429.
 to Partridge, min. to Venezuela, Dec. 31, 1869, **4**, p. 634.
 to Campbell, Jan. 4, 1870, **6**, p. 706.
 to Motley, min. to England, Jan. 10, 1870, **6**, pp. 456-457.
 to Washburne, min. to France, Jan. 10, 1870, **6**, p. 457.
 to Rogers, Jan. 11, 1870, **2**, p. 91.
 to Motley, min. to England, Jan. 14, 1870, **1**, pp. 581-582.
 to Bissell, Jan. 13, 1870, **3**, p. 339.
 to Bassett, min. to Hayti, Jan. 22, 1870, **7**, pp. 787-788.
 to Count de Colobiano, Ital. chargé, Feb., 1870, **4**, p. 41; **5**, pp. 178, 344.
 to Mintz, Feb. 1, 1870, **3**, p. 582.
 to Bassett, min. to Hayti, Feb. 4, 1870, **2**, p. 813.
 to Torbert, min. to Salvador, Feb. 4, 1870, **2**, p. 809.
 to Williams, Feb. 4, 1870, **4**, p. 783.
 to Caldwell, commissioned Bolivian chargé, Feb. 12, 1870, **4**, p. 551.
 to Count Lewenhaupt, chargé of Sweden and Norway, Feb. 14, 1870, **6**, p. 428.
 to Riotte, min. to Nicaragua, Feb. 18, 1870, **5**, p. 411.
 to Hammond, Feb. 19, 1870, **4**, p. 408.
 to Marks, Feb. 24, 1870, **3**, p. 623.
 to Morris, min. to Turkey, Feb. 26, 1870, **3**, p. 484.
 to Bassett, min. to Hayti, Mar. 2, 1870, **7**, p. 1047.
 to Hoar, Atty.-Gen., Mar. 4, 1870, **7**, p. 1019.
 to Squier, Mar. 5, 1870, **4**, p. 551.
 to Young, Mar. 10, 1870, **1**, p. 572.
 to Neal, chargé at Lisbon, Mar. 11, 1870, **4**, p. 475.
 to Gen. Sickles, min. to Spain, Mar. 11, 1870, **6**, p. 62.
 to Hanks, Mar. 16, 1870, **6**, p. 706.
 to Bancroft, min. to Germany, Mar. 17, 1870, **2**, p. 476.
 to Mrs. de Jove, Mar. 17, 1870, **6**, p. 661.
 to Perez, Nicaraguan leg., Mar. 18, 1870, **3**, p. 453.
 to Count de Colobiano, Ital. chargé, Mar. 25, 1870, **4**, p. 634.
 to Baron Gerolt, Pruss. min., Mar. 31, 1870, **5**, p. 439.
 to Sec. of Navy, Apr. 4, 1870, **5**, p. 439.
 to Peirce, min. to Hawaii, Apr. 6, 1870, **6**, pp. 333-334.
 to Markbreit, min. to Bolivia, Apr. 8, 1870, **4**, p. 551.
 to Samson, Apr. 12, 1870, **1**, pp. 558, 569.

- Fish, Hamilton, Sec. of State, to Bille, Danish min., Apr. 14, 1870, **1**, p. 609.
to Baron Gerolt, Pruss. min., Apr. 15, 1870, **6**, pp. 937-938.
to Sickles, min. to Spain, Apr. 16, 1870, **5**, p. 14.
to Low, min. to China, Apr. 20, 1870, **5**, p. 569.
to Mrs. Sismayer, Apr. 21, 1870, **2**, p. 552.
to Bancroft, min. to Prussia, Apr. 22, 1870, **5**, p. 178.
to Harriman, Apr. 27, 1870, **4**, p. 783.
to Lopez Roberts, Span. min., Apr. 29, 1870, **5**, p. 30.
to Low, min. to China, Apr. 30, 1870, **5**, p. 439.
to Etschmann, May 2, 1870, **3**, p. 424.
to Gov. of Maine, May 9, 1870, **5**, p. 178.
to members dip. corps, cir., May 9, 1870, **3**, pp. 977-980.
to Mrs. Stevens, May 10, 1870, **1**, p. 578.
to Low, min. to China, May 26, 1870, **5**, p. 439.
to Morris, min. to Turkey, June 4, 1870, **6**, p. 359.
to Bancroft, min. to Germany, June 7, 1870, **3**, p. 457.
to Mayns, June 13, 1870, **3**, p. 360.
to Perry, com. agt. at Santo Domingo, June 16, 1870, **1**, p. 598.
to Tuckerman, min. to Greece, June 21, 1870, **6**, p. 26.
to Boutwell, Sec. of Treas., June 25, 1870, **4**, p. 443.
to Bassett, June 27, 1870, **6**, p. 706.
to Fisher, July 8, 1870, **3**, p. 424.
to Jay, min. to Austria-Hungary, July 11, 1870, **4**, p. 686.
to Kanders, July 12, 1870, **3**, p. 360.
to Wilson, July 12, 1870, **6**, p. 706.
to President, July 14, 1870, **3**, p. 209; **6**, pp. 429-431, **7**, pp. 864, 1015.
to Washburne, min. to France, July 19, 1870, **4**, p. 600.
to Baron Gerolt, Ger. min., July 22, 1870, **7**, p. 469.
to Bancroft, min. to Prussia, Sept. 9, 1870, **7**, p. 11.
to Washburne, min. to France, Sept. 9, 1870, **7**, p. 11.
to De Long, min. to Japan, Sept. 10, 1870, **2**, p. 658.
to De Long, min. to Japan, Sept. 15, 1870, **5**, p. 751.
to Smith, member of British and American mixed court at Sierra Leone, Sept. 16, 1870, **2**, p. 947.
to Bancroft, min. to Prussia, Sept. 20, 1870, **3**, pp. 354-361.
to Bancroft, min. to Prussia, Sept. 30, 1870, **7**, p. 12.
to Rublee, min. to Switzerland, Oct. 4, 1870, **3**, p. 898.
to Washburne, min. to France, Oct. 4, 1870, **3**, pp. 895, 895-896.
to Curtin, min. to Russia, Oct. 5, 1870, **6**, p. 242.
to Partridge, cons. at Bangkok, Oct. 5, 1870, **5**, p. 847.
to Brent, chargé at Lima, Oct. 19, 1870, **4**, pp. 714-715.
to Peirce, min. to Hawaii, Oct. 21, 1870, **5**, pp. 58-59.
to Nelson, min. to Mexico, Oct. 22, 1870, **3**, p. 256.
to Sickles, min. to Spain, Oct. 27, 1870, **6**, p. 275.
to Bancroft, min. to Prussia, Oct. 28, 1870, **7**, p. 469.
address, Oct. 29, 1870, **7**, p. 359.
to Markbreit, min. to Bolivia, Oct. 31, 1870, **7**, p. 10.
to Bancroft, min. to Prussia, Nov. 1, 1870, **5**, p. 440.
to Washburne, min. to France, Nov. 1, 1870, **5**, p. 440.
to Bancroft, min. to Prussia, Nov. 11, 1870, **4**, p. 699.
to Bassett, min. to Hayti, Nov. 16, 1870, **1**, pp. 279-280.
to Nelson, min. to Mexico, Nov. 16, 1870, **2**, pp. 442-443.
to Baron Gerolt, Pruss. min., Nov. 21, 1870, **4**, pp. 698, 699-701.
to Sickles, min. to Spain, Nov. 25, 1870, **6**, p. 67.

- Fish, Hamilton, Sec. of State, to Moran, chargé at London, Dec. 1, 1870, **6**, p. 457.
 to Wilson, Dec. 5, 1870, **3**, p. 762.
 to Brauno, Dec. 7, 1870, **3**, p. 762.
 to Preston, Haytian min., Dec. 12, 1870, **4**, p. 685.
 to MacVeagh, min. to Turkey, Dec. 13, 1870, **3**, p. 767.
 to Wing, min. to Ecuador, Dec. 15, 1870, **3**, pp. 767, 767-768.
 to Sickles, min. to Spain, Dec. 16, 1870, **1**, pp. 133-134.
 to Freyre, Peruvian min., Dec. 17, 1870, **4**, pp. 715-716.
 to Robeson, Sec. of Navy, Dec. 17, 1870, **2**, pp. 901-902.
 to De Long, min. to Japan, Dec. 20, 1870, **2**, pp. 618-619.
 to Hepburn, Dec. 21, 1870, **3**, pp. 761-762.
 to Freyre, Peruvian min., Dec. 27, 1870, **4**, p. 716.
 to Lopez, Roberts, Span. min., Dec. 28, 1870, **7**, pp. 1020, 1055.
 to Preston, min. to Hayti, Dec. 31, 1870, **1**, p. 577.
 to MacVeagh, min. to Turkey, Jan. 5, 1871, **4**, p. 691.
 to Mazel, Netherlands leg., Jan. 6, 1871, **2**, p. 953.
 to Overmann, Jan. 13, 1871, **3**, p. 762.
 to Baron Gerolt, Ger. min., Jan. 14, 1871, **7**, p. 469.
 to Allen, Jan. 18, 1871, **3**, p. 762.
 to Boutwell, Sec. of Treas., Jan. 21, 1871, **5**, p. 95.
 to Bancroft, min. to Germany, Jan. 27, 1871, **3**, p. 362.
 to Perez, Colombian min., Feb. 8, 1871, **3**, p. 7; **5**, p. 325.
 to Baltazzi Effendi, Turk. chargé, Feb. 8, 1871, **6**, p. 676.
 to Gietz, Feb. 8, 1871, **3**, p. 360.
 to Bassett, min. to Hayti, Feb. 9, 1871, **6**, p. 516.
 to Brent, min. to Peru, Feb. 16, 1871, **7**, p. 10.
 to Blow, min. to Brazil, Feb. 22, 1871, **6**, p. 706.
 to U. S. coms., Am.-Brit. Joint High Com., 1871, Feb. 22, 1871, **7**, p. 733.
 to Washburne, min. to France, Feb. 24, 1871, **3**, pp. 450-451; **4**, p. 699.
 to Washburne, min. to France, Mar. 3, 1871, **6**, p. 505.
 to Strong, M. C., Mar. 7, 1871, **3**, p. 362.
 to Washburne, min. to France, Mar. 11, 1871, **1**, p. 128.
 to Baxter, min. to Honduras, Mar. 20, 1871, **5**, p. 248.
 to Torbert, min. to Salvador, Mar. 20, 1871, **3**, p. 183.
 to Peiree, min. to Hawaii, Apr. 5, 1871, **1**, p. 484.
 to Wing, min. to Ecuador, Apr. 6, 1871, **3**, pp. 502, 737; **4**, p. 58.
 to MacVeagh, min. to Turkey, Apr. 18, 1871, **4**, p. 585.
 to Smith, Apr. 18, 1871, **3**, p. 609.
 to Wreden, Apr. 18, 1871, **6**, p. 661.
 to Wing, min. to Ecuador, Apr. 19, 1871, **1**, p. 6; **3**, p. 583.
 to Washburne, min. to France, Apr. 28, 1871, **6**, p. 888.
 cir., May 1, 1871, **2**, pp. 732-733, 734.
 to Becker, May 3, 1871, **6**, p. 661.
 to MacVeagh, min. to Turkey, May 5, 1871, **1**, p. 667.
 to De Long, min. to Japan, May 11, 1871, **2**, p. 654.
 to Baxter, min. to Honduras, May 12, 1871, **3**, p. 183.
 report, May 15, 1871, **6**, p. 894.
 to Miller, May 16, 1871, **6**, pp. 636-637, 710.
 to Duncan, May 16, 1871, **6**, p. 891.
 to Torbert, min. to Salvador, May 18, 1871, **2**, p. 787.
 to Marsh, May 19, 1871, **3**, p. 278.
 to De Long, min. to Japan, May 20, 1871, **2**, p. 654.
 to Perez, Colombian min., May 27, 1871, **3**, pp. 7, 27, 103; **5**, pp. 324, 325, 562.
 to Washburne, min. to France, May 23, 1871, **7**, p. 419.

- Fish, Hamilton, Sec. of State, to Geo. Friend, jr., & Co., May 31, 1871, **6**, p. 660.
 to Gen. Schenck, min. to England, June 2, 1871, **4**, p. 583; **6**, p. 532.
 to Grange & Co., June 10, 1871, **1**, p. 578.
 to Catacazy, Russ. min., June 13, 1871, **2**, p. 91.
 to Curtin, min. to Russia, June 16, 1871, **4**, p. 503.
 to U. S. dip. and cons. officers, cir., June 16, 1871, **2**, pp. 733, 734, 752; **4**, p. 595
 to Hurlbut, min. to Colombia, June 21, 1871, **6**, p. 973.
 to Jones, min. to Belgium, June 21, 1871, **4**, p. 473.
 to Rublee, chargé at Berne, June 19, 1871, **4**, p. 65.
 to Bassett, min. to Hayti, June 24, 1871, **6**, p. 516.
 to Nelson, min. to Mexico, June 26, 1871, **2**, p. 435.
 to Borie, July 27, 1871, **4**, p. 691.
 to Boutwell, Sec. of Treas., July 27, 1871, **2**, p. 467.
 to Jay, min. to Austria-Hungary, July 27, 1871, **2**, pp. 488, 552.
 to Brown, min. to Turkey, July 31, 1871, **6**, p. 334.
 to Curtin, min. to Russia, Aug. 18, 1871, **4**, p. 503.
 to Pakenham, Brit. leg., Sept. 4, 1871, **3**, p. 406.
 to Curtin, min. to Russia, Sept. 5, 1871, **4**, p. 503.
 to De Long, min. to China, Sept. 19, 1871, **6**, p. 641.
 to Curtin, min. to Russia, Sept. 20, 1871, **4**, p. 503.
 to Low, min. to China, Sept. 20, 1871, **5**, p. 569.
 to Catacazy, Russ. min., Sept. 22, 1871, **4**, p. 503.
 to Butler, cons. at Alexandria, Oct. 5, 1871, **2**, p. 504; **6**, pp. 293, 621.
 to Riotte, min. to Nicaragua, Oct. 7, 1871, **5**, p. 411.
 to Cone, Oct. 10, 1871, **6**, p. 702.
 to Cone, Oct. 11, 1871, **6**, p. 637.
 to Niles, Oct. 30, 1871, **3**, pp. 712, 762; **6**, p. 888.
 to Catacazy, Russ. min., Nov. 10, 1871, **4**, p. 503.
 to Catacazy, Russ. min., Nov. 16, 1871, **4**, p. 503.
 to Curtin, min. to Russia, Nov. 16, 1871, **4**, p. 503; **6**, pp. 26-27.
 to Peirce, min. to Hawaii, Nov. 18, 1871, **4**, p. 589.
 to Akerman, Atty.-Gen., Nov. 20, 1871, **2**, p. 1012; **7**, pp. 1056-1057.
 to Pile, min. to Venezuela, Nov. 23, 1871, **7**, pp. 824-825.
 to Catacazy, Russ. min., Nov. 24, 1871, **4**, p. 503.
 to Gorloff, Russ. chargé, Dec. 1, 1871, **4**, p. 668.
 to Darr, Dec. 2, 1871, **4**, p. 634.
 to Brown, min. to Turkey, Dec. 5, 1871, **6**, p. 335.
 to Montgomery, Dec. 5, 1871, **4**, p. 571.
 to U. S. dip. and cons. officers, cir., Dec. 15, 1871, **4**, p. 595.
 cir., Dec. 15, 1871, **2**, pp. 734, 752.
 to Rand, Jan. 6, 1872, **3**, p. 484.
 to Schirkoff, Russ. chargé, Jan. 6, 1872, **4**, p. 503.
 to Roberts, Span. min., Jan. 8, 1872, **6**, pp. 67-68.
 cir., Jan. 10, 1872, **3**, p. 864.
 to Roberts, Span. min., Jan. 13, 1872, **2**, p. 895.
 to Jay, min. to Austria, Jan. 20, 1872, **4**, p. 571.
 to Garcia, Jan. 23, 1872, **5**, p. 16.
 to Wines, Jan. 25, 1872, **4**, p. 691.
 to Commodore Case, Jan. 27, 1872, **2**, pp. 579, 588, 851; **4**, pp. 283, 397-398.
 to members dip. corps, cir., Jan. 30, 1872, **3**, p. 978.
 to Nelson, min. to Mexico, Feb. 13, 1872, **3**, p. 513.
 to Johnston, U. S. Senate, Feb. 27, 1872, **7**, p. 847.
 to Mori, Japanese chargé, Mar. 2, 1872, **5**, p. 752.
 to Boutwell, Sec. of Treas., Mar. 8, 1872, **2**, p. 1062.

- Fish, Hamilton, Sec. of State, to Colfax, Mar. 12, 1872, **3**, p. 762.
to Cox, M. C., Mar. 14, 1872, **3**, p. 124.
to Jay, min. to Austria, Mar. 18, 1872, **3**, p. 329.
to Godoy, Chilean min., Mar. 19, 1872, **7**, p. 10.
to Shepard, chargé at Tokio, Mar. 19, 1872, **6**, p. 710.
to Austin, Baldwin & Co., Mar. 28, 1872, **6**, p. 661.
to Turner, min. to Liberia, Apr. 2, 1872, **4**, p. 642.
to Sir E. Thornton, Brit. min., Apr. 5, 1872, **2**, p. 752.
to Peixotto, cons. at Bucharest, Apr. 10, 1872, **6**, pp. 359-360.
to Boker, min. to Turkey, Apr. 19, 1872, **3**, p. 896.
to Sickles, min. to Spain, Apr. 19, 1872, **6**, p. 77.
to Schirkoff, Apr. 22, 1872, **3**, p. 804.
to Howard, Apr. 23, 1872, **3**, p. 762.
to Jones, min. to Belgium, May 1, 1872, **4**, p. 243.
to Nichols, May 11, 1872, **2**, p. 738.
to Peixotto, cons. at Bucharest, May 13, 1872, **6**, p. 360.
to Bernabé, Span. min., May 16, 1872, **2**, p. 427.
to Westenburg, May 22, 1872, **2**, p. 300.
to Biddle, min. to Salvador, May 24, 1872, **2**, p. 787.
to Washburne, min. to France, May 24, 1872, **6**, p. 706.
to Schuyler, chargé at St. Petersburg, May 28, 1872, **3**, p. 623.
to Pile, min. to Venezuela, June 22, 1872, **3**, pp. 708-709.
to Butler, cons. at Alexandria, July 22, 1872, **2**, p. 733.
to Jay, min. to Austria-Hungary, July 22, 1872, **6**, pp. 360-361.
to Low, min. to China, July 25, 1872, **4**, pp. 595-596, 602.
to Mathews, cons. at Tangier, Oct. 2, 1872, **2**, p. 748.
to Boker, min. to Turkey, Oct. 4, 1872, **2**, p. 738.
to Bassett, min. to Hayti, Oct. 18, 1872, **5**, p. 81.
to Washburne, min. to France, Oct. 19, 1872, **6**, pp. 888-889.
to Clapp, chargé at Buenos Ayres, Oct. 23, 1872, **7**, p. 4.
to Mathews, cons. at Tangier, Oct. 23, 1872, **3**, p. 425.
to Sickles, min. to Spain, Oct. 29, 1872, **6**, pp. 70-77.
to Bliss, chargé at Mexico, Nov. 4, 1872, **3**, p. 788.
to Boker, min. to Turkey, Nov. 15, 1872, **2**, p. 738.
to Marsh, min. to Italy, Nov. 15, 1872, **3**, p. 609.
to Stetson, Nov. 15, 1872, **2**, p. 108.
to Sickles, min. to Spain, Nov. 16, 1872, **6**, p. 78.
to Hinds, cons. at Rio de Janeiro, Nov. 19, 1872, **2**, pp. 491-492.
to Martin, Colombian min., Dec. 6, 1872, **3**, p. 23.
to Count Corti, Ital. min., Dec. 9, 1872, **6**, pp. 889, 920.
to Christensen, Danish min., Dec. 10, 1872, **2**, p. 518.
to Helper, Dec. 11, 1872, **6**, p. 706.
to Admiral Polo, Span. min., Dec. 17, 1872, **6**, p. 68.
to Nelson, min. to Mexico, private, Dec. 19, 1872, **6**, p. 505.
to Low, min. to China, Dec. 21, 1872, **4**, p. 775.
to Bennett, Dec. 24, 1872, **3**, p. 339.
to Baron Lederer, Aust. min., Dec. 24, 1872, **3**, p. 409.
to Moulding, Dec. 26, 1872, **4**, p. 145.
to Low, min. to China, Dec. 30, 1872, **4**, p. 775.
to Preston, Haytian min., Dec. 31, 1872, **1**, pp. 260, 266, 551, 570.
to Nelson, min. to Mexico, Jan. 2, 1873, **6**, p. 696.
to Low, min. to China, Jan. 8, 1873, **2**, p. 597.
to Sir Edward Thornton, Brit. min., Jan. 14, 1873, **3**, p. 23.
to Merrick, Jan. 22, 1873, **6**, p. 706.

- Fish, Hamilton, Sec. of State, to Boker, min. to Turkey, Jan. 25, 1873, **1**, p. 668.
 to certain dip. officers, cir., Jan. 30, 1873, **6**, p. 70.
 to Carpenter, Feb. 5, 1873, **3**, p. 552.
 to Whiting, Feb. 6, 1873, **3**, p. 552.
 to Turner, min. to Liberia, Feb. 10, 1873, **5**, p. 765.
 to Nelson, min. to Mexico, Feb. 11, 1873, **1**, p. 49.
 to Sickles, min. to Spain, Feb. 12, 1873, **1**, p. 134.
 to Hunt, Feb. 21, 1873, **5**, p. 118.
 to Robb, Feb. 25, 1873, **2**, p. 166.
 to De Long, min. to Japan, Feb. 26, 1873, **2**, p. 619.
 to Washburne, min. to France, Mar. 1, 1873, **2**, p. 166.
 to Shorter & Bro., Mar. 3, 1873, **3**, p. 424.
 to Whiting, Mar. 6, 1873, **3**, p. 722.
 to Halpin, Mar. 13, 1873, **6**, p. 677.
 to Shorter & Bro., Mar. 13, 1873, **3**, p. 622.
 to Gen. Sickles, min. to Spain, Mar. 21, 1873, **2**, p. 319; **6**, p. 291.
 to Beardsley, Mar. 22, 1873, **4**, p. 305.
 to Schenck, min. to England, Mar. 22, 1873, **2**, p. 319; **6**, p. 291.
 to Peirce, min. to Hawaii, Mar. 25, 1873, **1**, pp. 484-485.
 to Bassett, min. to Hayti, Mar. 26, 1873, **1**, p. 164; **2**, pp. 810-811; **6**, p. 26.
 to Sir E. Thornton, Brit. min., Apr. 8, 1873, **1**, p. 432.
 to Westenberg, Netherlands min., Apr. 9, 1873, **5**, p. 345.
 to Bancroft, min. to Germany, Apr. 14, 1873, **3**, pp. 359-360, 360, 361, 365, 370, 437,
 744-745; **4**, p. 5; **5**, pp. 353-354.
 to Ellis, Apr. 14, 1873, **3**, p. 278.
 to Schenck, min. to England, Apr. 26, 1873, **3**, pp. 222-224, 231.
 to Beardsley, Apr. 28, 1873, **3**, p. 762.
 to Sickles, min. to Spain, Apr. 30, 1873, **4**, p. 250.
 to Thornton, Brit. min., May 16, 1873, **6**, p. 890.
 to Stumm, Ger. chargé, May 28, 1873, **4**, p. 670.
 to Pile, min. to Venezuela, May 29, 1873, **6**, pp. 319-320, 677, 981.
 to Polo de Bernabé, Span. min., May 31, 1873, **6**, p. 264.
 to Bancroft, min. to Germany, June 4, 1873, **3**, pp. 360, 371, 746.
 to Bassett, min. to Hayti, June 7, 1873, **2**, p. 811.
 to Martin, Colombian min., June 7, 1873, **3**, p. 23.
 to Preston, Haytian min., June 10, 1873, **1**, pp. 266, 558, 572.
 to Hackett, June 12, 1873, **1**, p. 36; **3**, pp. 773-774; **6**, p. 704.
 to Van Horn, June 13, 1873, **3**, p. 278.
 to Washburne, min. to France, June 19, 1873, **4**, p. 781.
 to Stevens, June 23, 1873, **5**, pp. 12, 25.
 to Thomas, min. to Peru, June 23, 1873, **6**, pp. 70-71.
 to Sir E. Thornton, Brit. min., June 25, 1873, **1**, p. 802.
 to Peirce, min. to Hawaii, June 27, 1873, **1**, p. 485.
 to Washburne, min. to France, June 28, 1873, **3**, pp. 282-283, 583, 712, 716, 716-717,
 738, 763, 764, 942.
 to Beardsley, June 30, 1873, **4**, p. 250.
 to Martin, Colombian min., Aug. 8, 1873, **3**, p. 23.
 to Babbitt, vice-cons.-gen., Alexandria, Aug. 12, 1873, **2**, p. 601.
 to Foster, min. to Mexico, Aug. 15, 1873, **6**, pp. 655, 678, 917, 963, 974-975, 986.
 to Williams, Aug. 23, 1873, **4**, p. 329.
 to President, Aug. 25, 1873, **3**, pp. 520, 522, 753.
 to Sickles, min. to Spain, Aug. 27, 1873, **6**, p. 78.
 cir., Sept. 1, 1873, **3**, p. 982.
 to Sir E. Thornton, Sept. 4, 1873, **6**, p. 265.

- Fish, Hamilton, Sec. of State, to Thornton, Brit. min., Oct. 6, 1873, **6**, p. 890.
 to Peirce, min. to Hawaii, Oct. 15, 1873, **1**, p. 485.
 to Foster, min. to Mexico, Oct. 17, 1873, **4**, pp. 75, 76.
 to Keeler, Oct. 27, 1873, **3**, p. 39.
 to Scruggs, min. to Colombia, Oct. 29, 1873, **3**, pp. 38-39.
 to Foster, min. to Mexico, Oct. 31, 1873, **3**, p. 985; **6**, pp. 309-310.
 to Foster, min. to Mexico, Nov. 1, 1873, **4**, p. 75.
 to Richardson, Nov. 1, 1873, **4**, pp. 565-566.
 to Gen. Schenek, min. to England, Nov. 8, 1873, **1**, p. 931; **2**, pp. 293-295.
 to Westenberg, Netherlands min., Nov. 12, 1873, **4**, p. 377.
 to Gen. Sickles, min. to Spain, tel., Nov. 14, 1873, **2**, p. 896
 to Dardon, Guatemalan min., Nov. 15, 1873, **5**, p. 326.
 to Foster, min. to Mexico, Nov. 19, 1873, **4**, p. 75.
 to Botassi, Greek cons.-gen., Nov. 26, 1873, **4**, p. 446.
 to Wing, min. to Ecuador, Dec. 9, 1873, **6**, p. 706.
 to Sir E. Thornton, Brit. min., Dec. 13, 1873, **1**, p. 635.
 to Foster, min. to Mexico, Dec. 16, 1873, **6**, pp. 265, 505, 678, 917, 975-978, 986.
 to Robeson, Sec. of Navy, Dec. 17, 1873, **2**, p. 899.
 to Smithers, cons. at Smyrna, Dec. 18, 1873, **2**, p. 752.
 to Adee, chargé at Madrid, Dec. 31, 1873, **2**, p. 899.
 to Mariscal, Mex. min., Jan. 3, 1874, **4**, p. 7.
 to White, min. to Argentine, Jan. 7, 1874, **6**, p. 698.
 to Admiral Polo, Span. min., Jan. 9, 1874, **6**, p. 85.
 to Yano, Japanese chargé, Jan. 9, 1874, **4**, p. 676.
 to Aristarchi Bey, Turk. min., Jan. 21, 1874, **5**, p. 795.
 to Belknap, Sec. of War, Jan. 22, 1874, **2**, p. 421.
 to Cox, Jan. 22, 1874, **4**, pp. 781-782.
 to Jewell, min. to Russia, Jan. 27, 1874, **4**, p. 113.
 to Müller, Jan. 28, 1874, **3**, p. 738.
 to Beardsley, agt. and cons.-gen. at Cairo, Jan. 30, 1874, **2**, pp. 504, 518.
 to Foster, min. to Mexico, Jan. 31, 1874, **6**, p. 505.
 to Cushing, min. to Spain, Feb. 6, 1874, **6**, pp. 78-84, 84.
 to Jouffret, Feb. 11, 1874, **3**, pp. 465, 591.
 to Bassett, min. to Hayti, Feb. 12, 1874, **1**, p. 598.
 to Pintard, Feb. 12, 1874, **3**, p. 591.
 to Foster, min. to Mexico, Feb. 16, 1874, **5**, p. 58.
 to Jay, min. to Austria-Hungary, Mar. 9, 1874, **4**, p. 636.
 to José Polo de Bernabé, Span. min., Mar. 23, 1874, **7**, p. 1033.
 to Bachiller, Apr. 8, 1874, **6**, p. 637.
 to Gorham, Apr. 16, 1874, **4**, p. 305.
 to Admiral Polo, Span. min., Apr. 18, 1874, **2**, pp. 967-968, 980, 980-981, 984; **6**, pp. 85, 161.
 to Baneroft, min. to Prussia, Apr. 21, 1874, **4**, p. 464.
 to Senator Cameron, chairman Com. on For. Rel., Apr. 21, 1874, **2**, p. 663.
 to Lawrence, M. C., Apr. 22, 1874, **6**, pp. 607-608.
 cir., Apr. 24, 1874, **2**, p. 902.
 to Jay, min. to Austria-Hungary, cir., Apr. 24, 1874, **6**, pp. 84-85.
 to Jewell, min. to Russia, May 9, 1874, **4**, pp. 280, 287.
 to Aristarchi Bey, Turk. min., May 19, 1874, **5**, p. 178.
 to Lander, May 20, 1874, **1**, p. 558.
 to Spofford, vice-pres. Samana Bay Co., May 23, 1874, **6**, p. 706.
 to Schieffelin, Liberian chargé, June 6, 1874, **4**, pp. 551-552.
 to Cushing, min. to Spain, June 9, 1874, **7**, p. 959.

- Fish, Hamilton, Sec. of State, to Jewell, min. to Russia, June 9, 1874, **3**, pp. 457, 461-462; **4**, pp. 111-112.
- to Jewell, min. to Russia, June 10, 1874, **2**, pp. 507-508.
- to Jones, min. to Belgium, June 17, 1874, **5**, p. 263.
- to Harvey, June 18, 1874, **4**, p. 408.
- to Williamson, min. to Guatemala, June 18, 1874, **4**, pp. 588-589.
- to Cramer, June 19, 1874, **2**, p. 508.
- to Williamson, min. to Central America, July 24, 1874, **3**, p. 1022; **4**, p. 58.
- to Thomas, min. to Peru, July 25, 1874, **6**, p. 715.
- to U. S. dip. officers, cir., July 27, 1874, **7**, pp. 338-339.
- to Cramer, min. to Denmark, July 28, 1874, **7**, p. 959.
- to Williams, min. to China, July 29, 1874, **3**, p. 789; **6**, p. 920.
- to Delaplaine, chargé at Vienna, Aug. 2, 1874, **4**, p. 782.
- to Watson, Aug. 15, 1874, **4**, p. 281.
- to N. Fish, chargé at Berlin, Aug. 18, 1874, **2**, p. 125.
- to Thomas, min. to Peru, Aug. 18, 1874, **6**, p. 431.
- to Logan, min. to Chile, Aug. 19, 1874, **2**, pp. 508-510, 518-519.
- to Dalla Costa, Venez. min., Aug. 22, 1874, **5**, p. 12.
- to Nicholas Fish, chargé at Berlin, Sept. 2, 1874, **5**, p. 752.
- to Schlözer, Ger. min., Sept. 14, 1874, **6**, p. 627.
- to Russell, min. to Venezuela, Sept. 15, 1874, **6**, p. 310.
- to Jay, min. to Austria-Hungary, Oct. 26, 1874, **4**, p. 638.
- to Williamson, min. to Nicaragua, Oct. 26, 1874, **5**, p. 412.
- to Lockwood and Post, Oct. 27, 1874, **3**, p. 927.
- to Negrete, Oct. 28, 1874, **3**, p. 452.
- to Bachiller de Toscano, Oct. 28, 1874, **2**, p. 63.
- to Mrs. Wallace, Oct. 28, 1874, **3**, p. 453.
- to Delfosse, Belg. min., Nov. 9, 1874, **5**, p. 263.
- to Davis, min. to Germany, Nov. 14, 1874, **2**, p. 125.
- to Washburne, min. to France, Nov. 14, 1874, **2**, pp. 489, 510, 523.
- to de Stuers, Netherlands chargé, Nov. 16, 1874, **4**, pp. 432-433.
- to Garcia, Argentine min., Nov. 17, 1874, **7**, p. 1058.
- to Miss Fraser, Nov. 18, 1874, **5**, p. 180.
- to Rohan, Nov. 19, 1874, **6**, p. 706.
- to Beardsley, Nov. 21, 1874, **6**, p. 706.
- to Davis, min. to Germany, Nov. 21, 1874, **2**, pp. 58-60; **4**, pp. 20, 23.
- to Davis, min. to Germany, Nov. 24, 1874, **3**, p. 429.
- to Jay, min. to Austria-Hungary, Nov. 29, 1874, **4**, p. 661.
- to Von Schlözer, Ger. min., Dec. 9, 1874, **2**, p. 126.
- to Von Schlözer, Dec. 11, 1874, **5**, p. 63.
- report, Dec. 12, 1874, **6**, p. 609.
- to Cushing, min. to Spain, Dec. 15, 1874, **6**, p. 85.
- to Davis, min. to Germany, Dec. 22, 1874, **3**, p. 985.
- to Jay, min. to Austria-Hungary, Dec. 29, 1874, **4**, pp. 637-638.
- to Gen. Schenek, min. to England, Jan. 6, 1875, **2**, p. 283.
- to Von Schlözer, Jan. 8, 1875, **3**, pp. 502-503.
- to Jay, min. to Austria-Hungary, Jan. 13, 1875, **4**, p. 638.
- to Davis, min. to Germany, Jan. 14, 1875, **3**, p. 920.
- to Marsh, min. to Italy, Jan. 19, 1875, **2**, pp. 488-489, 510, 523, 543.
- to Davis, min. to Germany, Jan. 21, 1875, **6**, p. 85.
- to Weeks, Jan. 21, 1875, **5**, p. 114.
- to Sir E. Thornton, Jan. 22, 1875, **1**, pp. 713, 731.
- to Myers, M. C., Jan. 27, 1875, **6**, p. 754.
- to Jay, min. to Austria-Hungary, Feb. 2, 1875, **3**, p. 339.

- Fish, Hamilton, Sec. of State, to Williams, Feb. 4, 1875, 4, p. 408.
 to Durham, M. C., Feb. 13, 1875, 6, p. 347.
 to Williamson, min. to Central America, Feb. 15, 1875, 2, pp. 66-67.
 to Mantilla, Span. min., Feb. 16, 1875, 4, p. 694.
 to Mariscal, Mex. min., Feb. 19, 1875, 6, p. 790.
 to Baron von Schwarz-Senborn, Feb. 19, 1875, 4, p. 783.
 to Russell, min. to Venezuela, Feb. 22, 1875, 3, p. 303.
 to Davidson, Feb. 23, 1875, 3, p. 609.
 to Foster, min. to Mexico, Feb. 23, 1875, 6, p. 815.
 to Jay, min. to Austria-Hungary, Feb. 26, 1875, 4, p. 638.
 to John Warren, Feb. 26, 1875, 6, pp. 661, 662.
 to Cushing, min. to Spain, tel., Mar. 1, 1875, 2, p. 902.
 to Sir Edward Thornton, Brit. min., Mar. 1, 1875, 2, p. 1020.
 to Partridge, min. to Brazil, Mar. 5, 1875, 6, pp. 815-817.
 to Gen. Schenck, min. to England, Mar. 12, 1875, 2, pp. 295-297.
 to Williamson, min. to Central America, Mar. 15, 1875, 2, p. 67.
 to Williamson, min. to Costa Rica, Mar. 16, 1875, 3, p. 765.
 to Mariscal, Mex. min., Mar. 18, 1875, 6, p. 790.
 to Sir E. Thornton, Brit. min., Mar. 19, 1875, 1, p. 638.
 to Pratt, Mar. 20, 1875, 6, p. 662.
 to Coke, Mar. 23, 1875, 3, p. 864.
 to Mariscal, Mex. min., Apr. 6, 1875, 6, p. 790.
 to Davis, min. to Germany, Apr. 7, 1875, 2, p. 126.
 to Robeson, Sec. of Navy, Apr. 7, 1875, 4, p. 618.
 to Peiree, min. to Hawaii, Apr. 8, 1875, 1, p. 485.
 to Belknap, Sec. of War, Apr. 23, 1875, 4, p. 443.
 to Gen. Schenck, min. to England, Apr. 27, 1875, 4, pp. 462-463, 775.
 to Bassett, min. to Hayti, May 3, 1875, 2, p. 809.
 to Williamson, min. to Costa Rica, May 3, 1875, 3, p. 224.
 to Foster, min. to Mexico, May 4, 1875, 2, p. 443.
 to Sir E. Thornton, Brit. min., May 5, 1875, 2, p. 392.
 to Beardsley, May 18, 1875, 6, p. 706.
 to Foster, min. to Mexico, May 20, 1875, 2, p. 443.
 to Gibbs, min. to Peru, May 28, 1875, 6, p. 715.
 to Delaplaine, chargé at Vienna, June 2, 1875, 2, pp. 172-174.
 to Bassett, min. to Hayti, June 4, 1875, 2, pp. 802, 811-812.
 to Cushing, min. to Spain, June 4, 1875, 1, p. 39.
 to Russell, min. to Venezuela, June 4, 1875, 7, p. 959.
 to Avery, min. to China, June 5, 1875, 4, p. 776.
 to Kellogg, June 5, 1875, 3, p. 864.
 to Davis, min. to Germany, June 8, 1875, 2, p. 126.
 to Davis, min. to Germany, June 28, 1875, 3, p. 714.
 to Preston, Haytian min., June 29, 1875, 2, p. 813.
 to Bassett, min. to Hayti, July 1, 1875, 2, p. 813.
 to Foster, min. to Mexico, July 15, 1875, 6, pp. 310, 980-981.
 to Sir E. Thornton, Brit. min., July 16, 1875, 2, p. 185.
 to Pratt, July 17, 1875, 6, p. 708.
 to von Tavera, Austrian min., July 20, 1875, 4, p. 674.
 to Davis, min. to Germany, July 21, 1875, 3, pp. 359, 431.
 to Avery, July 30, 1875, 5, p. 452.
 to Davis, min. to Germany, July 30, 1875, 3, p. 746.
 to Reynolds, min. to Bolivia, Sept. 15, 1875, 2, p. 783.
 to Sir E. Thornton, Brit. min., Sept. 17, 1875, 1, p. 897.
 to H. E. Wilson, Sept. 18, 1875, 5, p. 840.

- Fish, Hamilton, Sec. of State, to Davis, min. to Germany, Sept. 22, 1875, **3**, p. 746.
 to Robeson, Sec. of Navy, Sept. 22, 1875, **3**, p. 39.
 to Williamson, min. to Costa Rica, Sept. 22, 1875, **3**, pp. 451-452.
 to Mantilla, Span. min., Sept. 27, 1875, **4**, p. 625; **7**, p. 1058.
 to Maynard, min. to Turkey, Oct. 8, 1875, **4**, p. 686; **5**, pp. 31, 399, 837.
 to Cushing, min. to Spain, Oct. 1, 1875, **2**, pp. 770-771.
 to Cushing, min. to Spain, Oct. 5, 1875, **2**, p. 771.
 to Sir E. Thornton, Brit. min., Oct. 7, 1875, **2**, p. 605.
 to Rublee, chargé at Berne, Oct. 27, 1875, **4**, p. 65.
 to Cushing, min. to Spain, Nov. 5, 1875, **6**, pp. 86-92, 93, 94, 97, 98, 99, 100, 101, 251.
 to Davis, min. to Germany, Nov. 5, 1875, **3**, pp. 746-747.
 to Gen. Schenek, min. to England, Nov. 5, 1875, **6**, pp. 92, 93, 94, 98.
 to Moran, min. to Portugal, Nov. 15, 1875, **6**, p. 93.
 to U. S. mins. at Paris, Berlin, St. Petersburg, Vienna, and Rome, Nov. 15, 1875, **6**, pp. 93, 97, 252.
 to Gen. Schenek, min. to England, Nov. 19, 1875, **6**, p. 98.
 to Bassett, min. to Hayti, Nov. 20, 1875, **4**, p. 692.
 to Cushing, min. to Spain, Nov. 27, 1875, **6**, p. 94.
 to Gen. Schenek, min. to England, Nov. 27, 1875, **6**, pp. 93-94, 98.
 to Boker, min. to Russia, Dec. 1, 1875, **1**, pp. 706, 718.
 to Andrews, Dec. 2, 1875, **4**, p. 421.
 to Reynolds, min. to Bolivia, Dec. 3, 1875, **2**, p. 783.
 to Gen. Schenek, min. to England, Dec. 6, 1875, **6**, pp. 98, 99.
 to Washburne, min. to France, Dec. 6, 1875, **6**, p. 97.
 to Preston, Haytian min., Dec. 11, 1875, **2**, p. 815.
 to Boker, min. to Russia, Dec. 13, 1875, **6**, p. 97.
 to Orth, min. to Austria-Hungary, Dec. 13, 1875, **6**, p. 97.
 to Count Hoyos, Dec. 14, 1875, **4**, p. 29.
 to Cushing, min. to Spain, Dec. 20, 1875, **6**, pp. 97-98.
 to Davis, min. to Germany, Dec. 20, 1875, **3**, pp. 495, 513.
 to Logan, min. to Chile, Dec. 20, 1875, **6**, p. 1026.
 to Cushing, min. to Spain, Dec. 27, 1875, **2**, pp. 99-100, 197.
 to Gibson, Dec. 30, 1875, **6**, pp. 890-891.
 to Rublee, chargé at Berne, Jan. 3, 1876, **4**, p. 65.
 to Cushing, min. to Spain, tel., Jan. 4, 1876, **2**, p. 197.
 to Frye, M. C., Jan. 7, 1876, **5**, p. 13.
 to Mantilla, Span. min., Jan. 11, 1876, **2**, p. 65; **4**, pp. 20-21; **6**, p. 906.
 to Gen. Schenek, min. to England, Jan. 11, 1876, **6**, pp. 98-100, 101.
 to Cushing, min. to Spain, Jan. 12, 1876, **2**, pp. 63-65; **4**, p. 21.
 to Cushing, min. to Spain, Jan. 15, 1876, **2**, p. 197.
 to Cushing, min. to Spain, Jan. 18, 1876, **2**, p. 197.
 to Vignaud, sec. of leg. at Paris, Jan. 18, 1876, **4**, p. 433.
 to Seward, min. to China, Jan. 19, 1876, **2**, pp. 614, 623.
 to Bingham, min. to Japan, Jan. 20, 1876, **2**, p. 657.
 to Davis, min. to Germany, Jan. 20, 1876, **6**, p. 102.
 to Cushing, min. to Spain, Jan. 23, 1876, **2**, p. 197.
 to Cushing, min. to Spain, Jan. 25, 1876, **2**, p. 197.
 to Baron Blanc, Ital. min., Feb. 1, 1876, **4**, p. 591.
 to Pierrepont, Feb. 2, 1876, **4**, p. 356.
 to Seward, min. to China, Feb. 9, 1876, **2**, p. 623.
 to Delfosse, Belg. min., Feb. 11, 1876, **4**, p. 319.
 to Maynard, min. to Turkey, Feb. 11, 1876, **3**, pp. 503-505.
 to Pierrepont, Atty.-Gen., Feb. 19, 1876, **7**, p. 1019.
 to Gen. Schenek, min. to England, Feb. 23, 1876, **4**, p. 471.

- Fish, Hamilton, Sec. of State, to Cushing, min. to Spain, Mar. 1, 1876, **6**, p. 102.
to Cushing, min. to Spain, Mar. 3, 1876, **2**, p. 195.
to Osborn, min. to Argentine Republic, Mar. 4, 1876, **6**, pp. 710-711.
to Gen. Schenek, min. to England, Mar. 6, 1876, **4**, p. 471.
to Bingham, min. to Japan, Mar. 9, 1876, **5**, p. 752.
to Bassett, min. to Hayti, Mar. 13, 1876, **4**, p. 6; **5**, p. 731.
to Cushing, min. to Spain, Mar. 22, 1876, **6**, p. 103.
to Sir E. Thornton, Brit. min., Mar. 25, 1876, **3**, p. 224.
to Peralta, Costa Rican min., Mar. 28, 1876, **3**, p. 187.
to Hoffman, chargé at London, Mar. 31, 1876, **4**, pp. 307-308; **5**, pp. 254, 322.
to Mariscal, Apr. 1, 1876, **4**, p. 59.
to Jay, min. to Austria-Hungary, Apr. 5, 1876, **4**, p. 639.
to Glover, Apr. 7, 1876, **5**, p. 11.
to Green, Apr. 7, 1876, **6**, p. 706.
to Rublee, min. to Switzerland, Apr. 11, 1876, **3**, pp. 453, 882, 919.
to Cushing, min. to Spain, Apr. 17, 1876, **2**, p. 197.
to Luttrell, Apr. 28, 1876, **6**, p. 938.
to President, May 1, 1876, **1**, p. 537.
to Marsh, min. to Italy, May 2, 1876, **2**, p. 277.
to G. F. Seward, min. to China, May 2, 1876, **2**, p. 175; **5**, p. 452.
to Aristarchi Bey, Turk. min., May 3, 1876, **5**, p. 400.
to Swann, May 4, 1876, **6**, p. 706.
to Grip, Swed. and Nor. chargé, May 6, 1876, **2**, p. 317.
to Wilder, May 6, 1876, **6**, p. 702.
to Bingham, min. to Japan, May 15, 1876, **5**, p. 753.
to Cushing, min. to Spain, May 22, 1876, **2**, pp. 65, 227; **6**, pp. 622, 906.
to Hoffman, chargé at London, May 22, 1876, **4**, pp. 308-309, 333.
to Partridge, min. to Brazil, May 26, 1876, **2**, p. 227.
to Bassett, min. to Hayti, May 27, 1876, **2**, p. 857.
to Seruggs, min. to Colombia, June 3, 1876, **3**, p. 115.
to Sir E. Thornton, Brit. min., June 7, 1876, **1**, p. 680.
to Cushing, min. to Spain, June 9, 1876, **2**, p. 197.
to Aristarchi Bey, Turk. min., June 10, 1876, **5**, p. 32.
to G. F. Seward, min. to China, June 12, 1876, **5**, p. 459.
to Williamson, June 13, 1876, **4**, p. 59.
to Cushing, min. to Spain, June 16, 1876, **6**, pp. 102-103.
to Baron Blanc, Ital. min., June 24, 1876, **5**, p. 733.
to Davis, min. to Germany, June 26, 1876, **3**, p. 746.
to Cubisol, vice-cons. at Tunis, June 27, 1876, **2**, p. 734; **4**, p. 598.
to Peralta, Costa Rican min., July 11, 1876, **3**, p. 187.
to Davis, min. to Germany, July 13, 1876, **3**, p. 747.
to Baron Blanc, Ital. min., July 18, 1876, **5**, pp. 25, 733.
to Cushing, min. to Spain, July 20, 1876, **5**, pp. 364-365.
to Cushing, min. to Spain, July 21, 1876, **2**, p. 197.
to G. F. Seward, min. to China, July 22, 1876, **5**, p. 452.
to Williamson, min. to Nicaragua, July 24, 1876, **5**, p. 412.
to Remington, Aug. 2, 1876, **6**, p. 706.
to Pierrepont, min. to England, Aug. 5, 1876, **4**, p. 307.
to Sec. of Treas., Aug. 9, 1876, **4**, p. 674.
to Bliss, Aug. 19, 1876, **7**, p. 1019.
to G. F. Seward, min. to China, Aug. 31, 1876, **4**, p. 188.
to Aristarchi Bey, Turk. min., Sept. 8, 1876, **5**, p. 401.
to Aristarchi Bey, Turk. min., Sept. 18, 1876, **5**, pp. 32, 346; **7**, p. 168.
to Sir E. Thornton, Brit. min., Sept. 18, 1876, **7**, pp. 1058, 1076.

- Fish, Hamilton, Sec. of State, to Sir E. Thornton, Brit. min., Oct. 30, 1876, **4**, p. 308.
- to Bliss, Nov. 1, 1876, **7**, p. 1019.
- to Davis, min. to Germany, Nov. 1, 1876, **3**, p. 748.
- to Marsh, min. to Italy, Nov. 1, 1876, **4**, p. 644.
- to Sir E. Thornton, Brit. min., Nov. 2, 1876, **2**, p. 372.
- to Adee, chargé at Madrid, Nov. 3, 1876, **4**, p. 255.
- to Williamson, min. to Costa Rica, Nov. 3, 1876, **7**, p. 167.
- to Davis, min. to Germany, Nov. 4, 1876, **3**, p. 881.
- to Shippen, Ecuadorean cons. at Philadelphia, Nov. 4, 1876, **7**, p. 959.
- to Taft, Atty.-Gen., Nov. 13, 1876, **7**, p. 1019.
- to Washburne, min. to France, Nov. 13, 1876, **3**, pp. 185-186.
- to Aristarchi Bey, Turk. min., Nov. 16, 1876, **5**, p. 32.
- to Jones, cons. at Tripoli, Nov. 16, 1876, **2**, p. 734.
- to Peralta, Costa Rican min., Nov. 18, 1876, **4**, p. 674.
- to Davis, min. to Germany, Nov. 21, 1876, **3**, p. 426.
- to Maynard, min. to Turkey, Nov. 25, 1876, **5**, p. 401.
- to Cushing, min. to Spain, Nov. 28, 1876, **2**, p. 197.
- to Marsh, min. to Italy, Dec. 6, 1876, **5**, p. 37.
- to Cameron, Sec. of War, Dec. 7, 1876, **2**, p. 400.
- to Adee, chargé at Madrid, Dec. 8, 1876, **2**, pp. 175-176.
- to Cushing, min. to Spain, Dec. 12, 1876, **2**, p. 197.
- to Vaugelas, French chargé, Dec. 16, 1876, **4**, p. 635.
- to Sherman, Dec. 18, 1876, **6**, p. 706.
- to Perez, Colombian min., Dec. 20, 1876, **3**, p. 23.
- to Adee, chargé at Madrid, Dec. 21, 1876, **2**, p. 66; **4**, p. 21.
- to Vaugelas, French chargé, Dec. 28, 1876, **4**, p. 635.
- to Swann, chairman House Com. on For. Rel., Dec. 29, 1876, **4**, pp. 29-31.
- to Eckert, Jan. 2, 1877, **2**, p. 456.
- to Sir E. Thornton, Brit. min., Jan. 10, 1877, **2**, pp. 372-373.
- to Washburne, min. to France, Jan. 11, 1877, **4**, p. 634.
- to Turner, min. to Liberia, Jan. 12, 1877, **5**, p. 766.
- to Russell, min. to Venezuela, Jan. 13, 1877, **6**, p. 532.
- to Taft, Atty.-Gen., Jan. 13, 1877, **7**, p. 1019.
- to Foster, min. to Mexico, Jan. 19, 1877, **1**, p. 148.
- to Thorington, com. agt. at Aspinwall, Jan. 24, 1877, **3**, p. 117.
- to Farman, Jan. 25, 1877, **2**, p. 723.
- to Gen. Hawley, Jan. 25, 1877, **4**, p. 577.
- to Schuyler, sec. of leg. at Constantinople, Jan. 26, 1877, **4**, pp. 574, 726.
- to Marsh, min. to Italy, Jan. 29, 1877, **2**, p. 1021; **6**, p. 623; **7**, p. 418.
- to Maynard, min. to Turkey, Jan. 30, 1877, **4**, p. 574.
- to Williamson, min. to Nicaragua, Feb. 3, 1877, **5**, p. 412.
- to Morrill, Feb. 8, 1877, **2**, p. 1070.
- to Japanese min., Feb. 10, 1877, **5**, p. 753.
- to Sir E. Thornton, Brit. min., Feb. 10, 1877, **2**, p. 282.
- to Foster, min. to Mexico, Feb. 12, 1877, **1**, p. 148.
- to Cushing, min. to Spain, Feb. 13, 1877, **5**, p. 365.
- to Taft, Atty.-Gen., Feb. 13, 1877, **3**, p. 505.
- to Seward, min. to China, Feb. 14, 1877, **2**, p. 646.
- to Cushing, min. to Spain, Feb. 16, 1877, **3**, p. 540.
- to Moran, min. to Portugal, Feb. 16, 1877, **3**, p. 505.
- to Nicaraguan min., Feb. 16, 1877, **3**, p. 187.
- to Cushing, min. to Spain, Feb. 20, 1877, **2**, p. 66.
- to Bassett, min. to Hayti, Feb. 21, 1877, **1**, p. 250; **5**, p. 337.
- to Pierrepont, min. to England, Feb. 26, 1877, **2**, pp. 282, 283.

- Fish, Hamilton, Sec. of State, to Farman, agt. at Cairo, Feb. 27, 1877, **2**, p. 724.
 to Sir E. Thornton, Brit. min., Feb. 28, 1877, **2**, p. 333.
 to U. S. mins., cir., Feb. 28, 1877, **3**, p. 187.
 to Boker, min. to Russia, Mar. 7, 1877, **4**, pp. 503, 745, 746, 747.
 to Heap, cons. at Tunis, Oct. 12, 1877, **4**, p. 598.
 to Heap, cons. at Tunis, Dec. 11, 1877, **4**, p. 598.
 to Aristarchi Bey, Turk. min., May 3, 1879, **5**, pp. 31-32.
 to de Bille, Danish min., Apr. 14, 1883, **5**, p. 26.
- Fish, Nicholas, chargé to Switzerland, to Evarts, Sec. of State, Oct. 15, 1878, **3**, p. 978.
 to Evarts, Sec. of State, Oct. 18, 1879, **3**, pp. 658, 659, 660.
- Ferry, French min. of for. aff., to Waddington, French min. to England, Mar. 7, 1885, **7**, p. 682.
- Flanders, Henry, to Bayard, Sec. of State, Apr. 30, 1887, **2**, p. 1045.
- Flores, Antonio, Ecuadorean min., to Bayard, Sec. of State, Aug. 6, 1885, **3**, p. 756.
 to Bayard, Sec. of State, July 16, 1886, **7**, p. 10.
- Flourens, French min. of for. aff., to McLane, min. to France, Jan. 6, 1887, **2**, p. 397.
 to McLane, min. to France, Aug. 26, 1887, **4**, p. 149.
- Foote, H. S., to Morrow, M. C., Dec. 11, 1888, **3**, p. 644.
- Forbes, John M., chargé to Argentine Republic, to Admiral Lobo, Brazilian squadron, Feb. 13, 1826, **7**, p. 790.
- Forsyth, John, min. to Spain, to Adams, Sec. of State, Nov. 20, 1822, **6**, p. 448.
 to Adams, Sec. of State, Dec. 13, 1822, **6**, p. 448.
 to Adams, Sec. of State, Feb. 10, 1823, **6**, p. 448.
- Forsyth, John, Sec. of State, to Vaughan, July 7, 1834, **4**, p. 249.
 to Vail, chargé at London, July 31, 1834, **2**, p. 999.
 to Vail, chargé at London, Aug. 2, 1834, **2**, p. 350.
 to Dunlap, U. S. dist. atty. at Boston, Aug. 8, 1834, **4**, p. 257.
 to J. M. de Castillo y Lanzar, Mex. chargé, Aug. 21, 1834, **1**, p. 96.
 to Hunter, chargé to Brazil, Sept. 15, 1834, **6**, p. 705.
 to Swartwout, collector at New York, Sept. 20, 1834, **4**, p. 582.
 to Serurier, French min., Oct. 4, 1834, **2**, p. 927.
 to Capt. Riley, Nov. 4, 1834, **4**, p. 582.
 to J. M. de Castillo y Lanzar, Mex. chargé, Nov. 10, 1834, **1**, p. 96.
 to Butler, min. to Mexico, Nov. 11, 1834, **6**, p. 15.
 to Swartwout, collector at New York, Nov. 15, 1834, **4**, p. 582.
 to Tacon, Span. min., Nov. 18, 1834, **7**, p. 803.
 to Van Ness, min. to Spain, Nov. 18, 1834, **1**, p. 96.
 to Hunter, chargé to Brazil, Dec. 17, 1834, **2**, p. 76.
 to Prince Metternich, Dec. 26, 1834, **5**, p. 16.
 to Gilpin, U. S. dist. atty., Jan. 14, 1835, **4**, p. 3.
 to Price, U. S. dist. atty. at New York, Feb. 25, 1835, **2**, p. 565.
 to Livingston, min. to France, Mar. 5, 1835, **4**, pp. 683-684, 707.
 to Welsh, Mar. 14, 1835, **6**, pp. 261, 696.
 to Strohecker, Apr. 15, 1835, **3**, p. 564.
 to Hunter, chargé to Brazil, Apr. 18, 1835, **6**, p. 249.
 to Bangs, sec. of the Comm. of Mass., Apr. 21, 1835, **3**, pp. 862-863.
 to Sir C. R. Vaughan, Brit. min., Apr. 24, 1835, **5**, p. 16.
 to Charles Biddle, special agt., May 1, 1835, **3**, p. 3.
 to De Witt, chargé at Guatemala, May 1, 1835, **3**, p. 3.
 to Hunter, chargé to Brazil, June 23, 1835, **2**, p. 343.
 to Barry, min. to Spain, June 30, 1835, **6**, p. 442.
 to Butler, min. to Mexico, Aug. 6, 1835, **1**, p. 448.
 to Butler, min. to Mexico, Nov. 9, 1835, **1**, p. 448.
 to Ingersoll, Nov. 27, 1835, **3**, p. 890.

- Forsyth, John, Sec. of State, to Castillo, Mex. chargé, Dec. 16, 1835, **4**, p. 684.
to Sec. of Navy, Jan. 4, 1836, **2**, p. 1078.
to Bronson, M. C., Mar. 28, 1836, **6**, p. 945.
to Waters, cons. for Zanzibar, Apr. 7, 1836, **2**, p. 594.
to Gorostiza, Mex. min., Apr. 21, 1836, **2**, p. 418.
to Gorostiza, Mex. min., Apr. 26, 1836, **2**, p. 419.
to Gorostiza, Mex. min., May 3, 1836, **2**, p. 419.
to Gorostiza, Mex. min., May 10, 1836, **2**, p. 419.
to Swartwout, collector at New York, May 13, 1836, **3**, p. 862.
to Shoemaker, cons. at Matanzas, June 9, 1836, **2**, pp. 1006-1007.
to Brewster, June 15, 1836, **3**, p. 890.
to Baron Behr, Belg. chargé, Sept. 5, 1836, **6**, p. 944.
to Davezac, chargé to Netherlands, Sept. 10, 1836, **6**, pp. 943, 943-944.
to Gorostiza, Mex. min., Sept. 20, 1836, **1**, p. 176.
to McAfee, chargé to Colombia, Sept. 23, 1836, **3**, p. 4; **6**, p. 708.
to Hunter, Nov. 16, 1836, **5**, p. 127.
to Morelli, Nov. 16, 1836, **5**, p. 7.
to Calderon de la Barca, Span. min., Nov. 25, 1836, **7**, p. 803.
to Hunter, min. to Brazil, Nov. 29, 1836, **1**, p. 92; **5**, p. 404.
to Cass, min. to France, Dec. 6, 1836, **5**, pp. 68-69, 70.
to Ellis, min. to Mexico, Dec. 9, 1836, **4**, p. 718; **7**, p. 919.
to Ellis, min. to Mexico, Dec. 10, 1836, **2**, pp. 420-421.
to Stevenson, min. to England, Jan. 5, 1837, **3**, p. 4.
to Stevenson, min. to England, Jan. 20, 1837, **2**, p. 999.
to McKennan, M. C., Feb. 7, 1837, **3**, pp. 870, 901.
to Castillo, Mex. chargé, Mar. 17, 1837, **1**, p. 102.
to Hunter, Apr. 14, 1837, **5**, p. 70.
to Champly, Apr. 15, 1837, **6**, p. 628.
to Dallas, min. to Russia, May 4, 1837, **1**, p. 892.
to J. M. Ortiz Monasterio, Mex. act. min. of for. aff., May 18, 1837, **7**, pp. 493, 804.
to Alcée La Branche, chargé to Texas, May 21, 1837, **1**, p. 101.
to J. M. Ortiz Monasterio, Mex. act. min. of for. aff., May 22, 1837, **1**, p. 103.
to Maxey, chargé to Belgium, June 12, 1837, **6**, pp. 944-945.
to Morelli, June 20, 1837, **5**, p. 7.
to La Branche, chargé to Texas, July 22, 1837, **1**, p. 102.
to Rogers, dist. atty. at Buffalo, N. Y., July 25, 1837, **4**, p. 241.
to Dallas, min. to Russia, Nov. 3, 1837, **1**, p. 892.
to Ellis, min. to Mexico, Nov. 16, 1837, **4**, p. 707.
to the President, Dec. 2, 1837, **4**, p. 492.
to Harrison, Dec. 7, 1837, **1**, p. 931.
cir., Dec. 21, 1837, **7**, p. 1019.
to Gov. of Vermont, Dec. 27, 1837, **7**, p. 1019.
report, Jan. 8, 1838, **7**, p. 919.
to Baron Lederer, Austrian cons.-gen., Feb. 3, 1838, **5**, p. 17.
to Davee, Feb. 7, 1838, **6**, p. 653.
to La Branche, chargé to Texas, Feb. 24, 1838, **5**, p. 344.
to Cass, min. to France, Apr. 13, 1838, **5**, pp. 69-70, 72.
to La Branche, chargé to Texas, May 2, 1838, **5**, pp. 210-211, 344.
to Miller, Aug. 28, 1838, **6**, p. 261.
to Calderon de la Barca, Span. min., Sept. 18, 1838, **4**, p. 658.
to Govs. of New York, Michigan, and Vermont, Dec. 7, 1838, **7**, p. 919.
to U. S. dist. attys., Vermont, Michigan, and New York, Dec. 7, 1838, **7**, p. 919.
to La Branche, chargé to Texas, Jan. 8, 1839, **2**, p. 363.
to Emerson, Jan. 23, 1839, **3**, pp. 718-719.

- Forsyth, John, Sec. of State, to Semple, chargé to New Granada, Feb. 12, 1839, **5**, pp. 245, 342, 343, 560-561; **6**, pp. 249-250; **7**, pp. 25-26, 40, 447.
- to Hunter, chargé to Brazil, Mar. 13, 1839, **6**, pp. 907, 954-955; **7**, p. 805.
- to Baron de Mareschal, Austrian min., Mar. 21, 1839, **5**, p. 16.
- to Spencer, June 20, 1839, **4**, p. 242.
- to Hagerdorn, Bavarian cons. at Philadelphia, Sept. 7, 1839, **5**, p. 36.
- to Calderon de la Barca, Span. min., Sept. 17, 1839, **6**, p. 787.
- to Eaton, Oct. 12, 1839, **5**, p. 28.
- to Vice-President of United States, Jan. 3, 1840, **2**, p. 144.
- to Cass, min. to France, Jan. 21, 1840, **4**, p. 704.
- to Faber, Feb. 3, 1840, **5**, p. 86.
- to Donnell & Sons, Feb. 24, 1840, **6**, p. 945.
- to Hunter, chargé to Brazil, Mar. 4, 1840, **6**, p. 658.
- to Hardee, Mar. 30, 1840, **4**, p. 241.
- to Stevenson, min. to England, Apr. 1, 1840, **4**, p. 805.
- to Garrow, U. S. marshal, New York, Apr. 14, 1840, **7**, p. 920.
- to Kaufman, Apr. 30, 1840, **4**, p. 573.
- to Cass, min. to France, May 29, 1840, **4**, p. 249.
- to Saltonstall, June 13, 1840, **6**, p. 658.
- to Chaves, Brazilian min., June 20, 1840, **5**, pp. 403-404.
- to Gen. Alvear, min. of Buenos Ayres, June 30, 1840, **6**, p. 1001.
- to Fifth Auditor of Treas., July 5, 1840, **4**, p. 471.
- to Stevenson, min. to England, July 8, 1840, **2**, pp. 927-928.
- to Vail, min. to Spain, July 15, 1840, **6**, p. 450.
- to Kurschedt, Aug. 26, 1840, **6**, pp. 347-348.
- to Fox, Brit. min., Dec. 28, 1840, **2**, p. 24.
- to Stevenson, min. to England, Feb. 20, 1841, **1**, p. 790.
- Foster, Augustus John, Brit. min., to Monroe, Sec. of State, Nov. 1, 1811, **6**, pp. 1035, 1036.
- to Monroe, Sec. of State, July 14, 1812, **7**, p. 799.
- to Monroe, Sec. of State, July 16, 1812, **7**, p. 799.
- Foster, George E., Canadian min. of marine and fisheries, report, June 5, 1886, **1**, p. 843.
- report, June 14, 1886, **1**, p. 842.
- Foster, John W., min. to Mexico, to Fish, Sec. of State, Nov. 23, 1873, **6**, p. 975.
- to Fish, Sec. of State, Feb. 9, 1875, **6**, p. 815.
- to Fish, Sec. of State, May 4, 1875, **2**, p. 443.
- to Fish, Sec. of State, June 9, 1875, **6**, p. 310.
- to Fish, Sec. of State, Nov. 29, 1876, **1**, p. 148.
- to Fish, Sec. of State, Feb. 20, 1877, **2**, p. 824.
- to Evarts, Sec. of State, Mar. 23, 1877, **2**, p. 824.
- to Evarts, Sec. of State, Apr. 24, 1877, **2**, p. 422.
- to Evarts, Sec. of State, June 20, 1877, **2**, p. 422.
- to Evarts, Sec. of State, Dec. 14, 1878, **2**, p. 436.
- to Evarts, Sec. of State, June 10, 1879, **4**, p. 75.
- to Sec. of State, Dec. 24, 1879, **4**, p. 21.
- to Evarts, Sec. of State, Dec. 27, 1879, **2**, p. 436.
- Foster, John W., min. to Russia, to Evarts, Sec. of State, Sept. 16, 1880, **4**, p. 116.
- to Evarts, Sec. of State, Sept. 28, 1880, **4**, p. 116.
- to Baron Jormini, Russ. min. of for. aff., Oct. 7, 1880, **4**, p. 116.
- to Evarts, Sec. of State, Oct. 20, 1880, **4**, p. 116.
- to Evarts, Sec. of State, Dec. 31, 1880, **4**, p. 117.
- to Blaine, Sec. of State, Mar. 25, 1881, **4**, pp. 118-119.
- to Blaine, Sec. of State, May 24, 1881, **4**, p. 117.
- to Blaine, Sec. of State, July 14, 1881, **4**, p. 117.
- to Evarts, Sec. of State, Dec. 30, 1881, **4**, p. 117.

- Foster, John W., min. to Spain, to Frelinghuysen, Sec. of State, Jan. 23, 1884, **2**, p. 319.
to Bayard, Sec. of State, June 30, 1885, **3**, pp. 860, 999.
- Foster, John W., Sec. of State, to Patenôtre, French min., June 24, 1892, **2**, p. 140.
to Ryan, min. to Mexico, June 30, 1892, **2**, p. 376.
to Denby, min. to China, July 1, 1892, **4**, p. 803.
to Egan, min. to Chile, July 1, 1892, **6**, p. 632.
to Egan, min. to Chile, July 5, 1892, **6**, p. 632.
to Gov. of Illinois, July 5, 1892, **2**, p. 395.
to de Mezey, Austrian chargé, July 9, 1892, **5**, p. 391.
to Lincoln, min. to England, July 12, 1892, **5**, p. 775.
to Conger, min. to Brazil, July 13, 1892, **2**, p. 463.
to Patenôtre, French min., July 13, 1892, **2**, pp. 138-140.
to Tarsney, July 14, 1892, **6**, p. 703.
to Herbert, Brit. chargé, July 16, 1892, **4**, p. 315.
to Conger, min. to Brazil, July 18, 1892, **4**, p. 256.
to Denby, min. to China, July 18, 1892, **3**, pp. 958, 972.
to Long, July 18, 1892, **3**, p. 501.
to Newberry, chargé at Constantinople, July 18, 1892, **3**, p. 910.
to Newberry, chargé at Constantinople, July 21, 1892, **3**, pp. 915, 972.
to Grant, min. to Austria-Hungary, July 23, 1892, **4**, p. 98.
to Ryan, min. to Mexico, July 23, 1892, **6**, p. 806.
to Herbert, Brit. chargé, July 25, 1892, **4**, p. 330.
to Washburn, min. to Switzerland, July 27, 1892, **2**, pp. 382, 386; **4**, p. 330.
to Geis, July 30, 1892, **1**, p. 600.
to Durham, min. to Hayti, Aug. 4, 1892, **5**, p. 303; **6**, p. 1016.
to Lincoln, min. at London, Aug. 10, 1892, **3**, p. 910.
to Durham, min. to Hayti, Aug. 12, 1892, **6**, p. 1017.
to Patenôtre, French min., Aug. 16, 1892, **2**, p. 140.
to Coombs, min. to Japan, Aug. 17, 1892, **3**, p. 919.
to Gov. of Massachusetts, Aug. 20, 1892, **2**, p. 317.
to Patenôtre, French min., Aug. 26, 1892, **2**, p. 140.
to Scruggs, min. to Venezuela, Sept. 8, 1892, **2**, pp. 864-865.
to U. S. dist. atty., New York, Sept. 14, 1892, **7**, p. 1024.
to Mrs. Goerdeler, Sept. 15, 1892, **4**, p. 18.
to Spaulding, Assist. Sec. of Treas., Sept. 16, 1892, **1**, pp. 680, 683.
to Sec. of Treas., Sept. 17, 1892, **7**, p. 1024.
to U. S. dist. atty., New York, Sept. 17, 1892, **7**, p. 1024.
to Bolet Peraza, Venez. min., Sept. 21, 1892, **1**, p. 247.
to Bolet Peraza, Venez. min., Sept. 22, 1892, **7**, pp. 965, 1024.
to Scruggs, min. to Venezuela, Sept. 24, 1892, **7**, p. 817.
to Pacheco, min. to Honduras, Sept. 27, 1892, **2**, p. 1075.
to Bolet Peraza, Venez. min., Sept. 28, 1892, **7**, p. 1024.
to Scruggs, min. to Venezuela, Sept. 30, 1892, **2**, p. 1075; **7**, p. 876.
to Dupuy de Lôme, Span. min., Oct. 1, 1892, **2**, p. 145.
to Herbert, Brit. chargé, Oct. 4, 1892, **1**, p. 874.
to Scruggs, min. to Venezuela, Oct. 5, 1892, **7**, p. 794.
to Carey, M. C., Oct. 6, 1892, **5**, p. 116.
to Herbert, Brit. chargé, Oct. 11, 1892, **2**, pp. 469-470.
to Scruggs, min. to Venezuela, tel., Oct. 12, 1892, **1**, p. 153.
to Weyle, Oct. 14, 1892, **3**, p. 618.
to Ryan, min. to Mexico, Oct. 17, 1892, **4**, p. 278.
to Heard, min. to Corea, Oct. 31, 1892, **4**, pp. 440, 446, 733.
to Hawley, U. S. Senate, Nov. 1, 1892, **3**, p. 734.
to Sec. of Navy, Nov. 5, 1892, **1**, p. 496.

- Foster, John W., Sec. of State, to White, chargé at London, Nov. 5, 1892, 1, p. 426.
- to Le Ghait, Belg. min., Nov. 12, 1892, 2, p. 951; 4, p. 252.
- to McKesson & Robbins, Nov. 12, 1892, 2, p. 77.
- to Newberry, Nov. 14, 1892, 5, p. 261.
- to dip. reps. of U. S., Nov. 18, 1892, 2, p. 470.
- to Terres, chargé to Santo Domingo, Nov. 18, 1892, 5, p. 303.
- to Thompson, min. to Turkey, Nov. 20, 1892, 4, p. 585.
- to White, chargé at London, Nov. 21, 1892, 1, pp. 538, 539.
- to Lyons, Nov. 23, 1892, 5, p. 866.
- to Terrell, min. to Belgium, Nov. 23, 1892, 7, p. 5.
- to White, min. to Russia, Nov. 26, 1892, 3, pp. 986-987, 992.
- to Thompson, min. to Turkey, Nov. 29, 1892, 2, pp. 664-665, 740; 5, pp. 814, 822-823, 839.
- to Fellows, Nov. 30, 1892, 3, p. 613.
- to Terres, chargé at Port au Prince, Dec. 2, 1892, 6, p. 768.
- to White, chargé at London, Dec. 3, 1892, 5, p. 838.
- to Sir J. Pauncefote, Brit. min., Dec. 6, 1892, 1, p. 874.
- to President, Dec. 7, 1892, 1, p. 697; 5, pp. 170, 215, 216, 323.
- to Coolidge, min. to France, Dec. 9, 1892, 3, p. 887.
- to Thompson, min. to Turkey, Dec. 9, 1892, 5, p. 823.
- to Thompson, min. to Turkey, Dec. 15, 1892, 3, p. 489.
- to Patenôtre, French min., Dec. 17, 1892, 2, pp. 395-396.
- to Mayo, Dec. 19, 1892, 3, p. 612.
- to Carr, min. to Denmark, Dec. 20, 1892, 1, pp. 609, 610.
- to Clarke, M. C., Dec. 20, 1892, 3, p. 858.
- to Miss Füllemann, Dec. 20, 1892, 3, p. 662.
- to Snowden, min. to Spain, Dec. 20, 1892, 7, pp. 1018, 1021.
- to Coughlin, chargé at Bogota, Dec. 22, 1892, 3, p. 17.
- to Durham, min. to Hayti, Dec. 22, 1892, 6, p. 768.
- to Flagg, Dec. 22, 1892, 5, p. 303.
- to Sir J. Pauncefote, Brit. min., Dec. 31, 1892, 1, p. 627.
- to President, Jan. 7, 1893, 4, p. 158.
- to Ryan, min. to Mexico, Jan. 7, 1893, 6, p. 806.
- to Cheney, chargé at Berne, Jan. 13, 1893, 2, p. 386.
- to Coolidge, min. to France, Jan. 16, 1893, 5, p. 776.
- to Durham, min. to Hayti, Jan. 17, 1893, 6, p. 768.
- to Lincoln, min. to England, Jan. 17, 1893, 5, p. 838.
- to Conger, min. to Brazil, Jan. 19, 1893, 4, p. 256.
- to Durham, min. to Hayti, Jan. 20, 1893, 6, p. 768.
- to Caretti, Jan. 26, 1893, 3, p. 613.
- to Cogswell, M. C., Jan. 28, 1893, 1, p. 874.
- to Phelps, min. to Germany, Feb. 1, 1893, 1, p. 498.
- to Snowden, min. to Spain, Feb. 2, 1893, 6, pp. 1018, 1021.
- to Le Ghait, Belg. min., Feb. 6, 1893, 2, p. 951.
- to Thompson, min. to Turkey, Feb. 6, 1893, 5, p. 823.
- to Abbott, min. to Colombia, Feb. 8, 1893, 3, p. 17.
- to Lincoln, min. to England, Feb. 8, 1893, 3, pp. 239-241.
- to Partridge, min. to Venezuela, Feb. 8, 1893, 2, pp. 325-326.
- to Thompson, min. to Turkey, Feb. 9, 1893, 3, pp. 486, 489.
- to Holand, Feb. 10, 1893, 3, p. 873.
- to Shannon, min. to Nicaragua, Feb. 10, 1893, 3, p. 241.
- to President, Feb. 15, 1893, 1, p. 498.
- to Durham, min. to Hayti, Feb. 16, 1893, 6, p. 768.
- to Snowden, Feb. 20, 1893, 5, p. 863.
- to Mulcahy, Feb. 21, 1893, 6, p. 270.

- Foster, Murphy J., Gov. of Louisiana, to Hay, Sec. of State, Sept. 14, 1899, **6**, p. 635.
- Fox, Henry Stephen, Brit. min., to Forsyth, Sec. of State, Feb. 6, 1838, **2**, p. 410.
 to Forsyth, Sec. of State, Nov. 25, 1838, **1**, p. 693.
 to Forsyth, Sec. of State, Dec. 13, 1840, **2**, p. 24.
 to Webster, Sec. of State, Mar. 12, 1841, **2**, pp. 24, 25; **6**, p. 261.
 to Webster, Sec. of State, Nov. 30, 1841, **1**, p. 695.
 to Lord Aberdeen, Brit. for. sec., Mar. 4, 1843, **2**, p. 941.
 to Upshur, Sec. of State, June 25, 1843, **1**, p. 478.
 to Upshur, Sec. of State, Aug. 9, 1843, **5**, p. 764.
- Francis, Charles S., min. to Greece, to Greek min. of war, Mar. 27, 1901, **3**, p. 607.
- Francis, David R., Sec. of Int., to Sec. of State, Dec. 19, 1896, **1**, p. 656.
- Francis, John M., min. to Austria-Hungary, to Bayard, Sec. of State, June 17, 1885, **4**, p. 483.
 to Bayard, Sec. of State, June 24, 1885, **4**, p. 483.
 to Bayard, Sec. of State, June 30, 1885, **4**, p. 483.
 to Bayard, Sec. of State, July 28, 1885, **4**, p. 483.
- Franklin, Benjamin, Benjamin Harrison, John Dickinson, Robert Morris, and John Jay, comms. of secret corr., to Silas Deane, Mar. 3, 1776, **5**, p. 156.
- Franklin, Benjamin, Deane, and Lee to Portuguese amb. at Paris, Apr. 26, 1777, **1**, p. 169.
- Franklin, Benjamin, and Deane to Com. of For. Aff., May 25, 1777, **1**, p. 169.
- Franklin, Benjamin, Lee and Adams, to the President of Congress, July 20, 1778, **5**, p. 9.
- Franklin, Benjamin, to Bernstorff, Danish min. for for. aff., Dec. 22, 1779, **2**, p. 1077; **5**, p. 581; **6**, p. 1000.
 to Shelburne, Apr. 18, 1782, **5**, p. 672.
 to Oswald, July 6, 1782, **5**, p. 637.
 to Oswald, July 12, 1782, **5**, p. 672.
 to Lord Shelburne, July 18, 1782, **5**, p. 672.
 to Vergennes, French min. for for. aff., Dec. 6, 1782, **5**, pp. 718, 719.
 to Vergennes, Dec. 19, 1782, **5**, p. 654.
 to Robert Morris, Dec. 23, 1782, **5**, pp. 654-655.
 to Bishop of St. Asaph (Dr. Shipley), Mar. 17, 1783, **5**, pp. 686-687.
 Am. commr., to Robert L. Livingston, Sec. for For. Aff., July 22, 1783, **5**, pp. 655, 687-688.
 to Morris, July 27, 1783, **5**, p. 689.
 to Fox, Sept. 5, 1783, **5**, pp. 689-690.
 to Hartley, Sept. 6, 1783, **5**, p. 689.
 to Boudinot, President of Congress, draft, Sept. 13, 1783, **5**, p. 690.
 to Thomas Mifflin, President of Congress, Dec. 25, 1783, **5**, pp. 690-691.
 to Robert Morris, Dec. 25, 1783, **5**, pp. 691-692.
 to Laurens, Mar. 12, 1784, **5**, p. 695.
 letter, Mar. 14, 1785, **7**, pp. 462-463.
- Franklin, W. T., to Jefferson, Sec. of State, Apr. 27, 1790, **4**, p. 578.
- Freedman, Judge, to Evarts, Sec. of State, Mar. 5, 1879, **3**, p. 328.
- Frelinghuysen, Frederick T., Sec. of State, to Bingham, min. to Japan, Jan. 3, 1882, **5**, p. 754.
 to cons. officers, Jan. 4, 1882, **2**, p. 155.
 to Trescott, special envoy to Chile, Peru, and Bolivia, Jan. 9, 1882, **6**, p. 41.
 to West, Brit. min., Jan. 30, 1882, **6**, p. 663.
 to Everett, chargé at Berlin, Feb. 2, 1882, **5**, p. 92.
 to Bingham, min. to Japan, Feb. 9, 1882, **5**, p. 754.
 to Suydam U. S. agt. before Span. Cl. Com., 1871, Feb. 12, 1882, **3**, p. 508.
 to Hamlin, min. to Spain, Feb. 15, 1882, **2**, p. 319.
 to Trescott, special envoy to Chile, Bolivia, and Peru, Feb. 24, 1882, **6**, p. 41; **7**, p. 15.
 to Bingham, min. to Japan, Feb. 28, 1882, **5**, p. 754.
 to Robeson, Feb. 28, 1882, **4**, p. 705.

- Frølinghuysen, Frederick T., Sec. of State, to Logan, min. to Central America, Mar. 3, 1882, **4**, p. 688.
- to Wallace, min. to Turkey, Mar. 3, 1882, **2**, p. 689.
- to U. S. dip. and cons. officers, cir., Mar. 17, 1882, **4**, p. 595.
- to Count Lewenhaupt, Swedish min., Apr. 10, 1882, **3**, p. 453.
- to Morgan, min. to Mexico, Apr. 12, 1882, **6**, p. 311.
- to Hoffman, chargé at St. Petersburg, Apr. 15, 1882, **6**, p. 353.
- cir., Apr. 17, 1882, **4**, p. 738.
- to Morgan, min. to Mexico, Apr. 21, 1882, **6**, p. 311.
- to Lowell, min. to England, Apr. 25, 1882, **2**, pp. 97-98, 195; **3**, pp. 335, 781-782, 782-783; **6**, pp. 275-277.
- to Lamar, Apr. 26, 1882, **1**, p. 577.
- to Windom, chairman Com. on For. Rel., Apr. 29, 1882, **2**, pp. 604, 619.
- to Baker, min. to Venezuela, May 8, 1882, **2**, p. 331.
- to Lowell, min. to England, May 8, 1882, **3**, pp. 18, 196.
- to mins. at Paris, Berlin, London, Rome, St. Petersburg, and Vienna, May 15, 1882, **2**, p. 673.
- to Barca, May 23, 1882, **4**, pp. 370-371.
- to Romero, May 25, 1882, **2**, p. 574.
- to Hoffman, chargé at St. Petersburg, May 27, 1882, **6**, p. 336.
- to Comly, min. to Hawaii, May 31, 1882, **1**, p. 490.
- to Montúfar, Guatemalan min., June 5, 1882, **6**, p. 246.
- to Romero, Mex. min., June 6, 1882, **5**, p. 212.
- to Noar, June 14, 1882, **4**, p. 122.
- to Brewer, M. C., June 15, 1882, **1**, p. 570.
- to Hall, min. to Central America, June 18, 1882, **6**, p. 702.
- to Hamlin, min. to Spain, June 19, 1882, **4**, pp. 4, 109.
- to Osborn, min. to Argentine Republic, June 19, 1882, **3**, p. 739.
- to Gov. of California, June 20, 1882, **6**, p. 822.
- to Langston, min. to Hayti, June 20, 1882, **1**, p. 432.
- to Partridge, min. to Peru, June 26, 1882, **7**, p. 15.
- to Baker, min. to Venezuela, June 27, 1882, **6**, p. 707.
- to Cuyler, June 27, 1882, **6**, p. 707.
- to Baron von Schaeffer, Austrian min., June 28, 1882, **6**, p. 766.
- to Mex. min., June 29, 1882, **1**, p. 570.
- to Comly, min. to Hawaii, July 1, 1882, **3**, pp. 723-724, 725.
- to Hunt, min. to Russia, July 22, 1882, **3**, p. 1004.
- to Montúfar, Guatemalan min., July 24, 1882, **6**, p. 246.
- to Morgan, min. to Mexico, July 24, 1882, **6**, p. 312.
- to Stillman, Aug. 3, 1882, **4**, p. 76.
- to Young, min. to China, Aug. 4, 1882, **5**, p. 570.
- to Folger, Sec. of Treas., Aug. 7, 1882, **4**, p. 191.
- to O'Neill, M. C., Aug. 8, 1882, **3**, p. 532.
- to Osborn, min. to Argentine Republic, Aug. 9, 1882, **7**, p. 70.
- to Aristarchi Bey, Turk. min., Aug. 29, 1882, **2**, p. 690.
- to Bingham, min. to Japan, Sept. 20, 1882, **5**, p. 570.
- to Hunt, min. to Russia, Sept. 21, 1882, **4**, p. 738.
- to Hamlin, min. to Spain, Sept. 22, 1882, **2**, pp. 320, 323.
- to Suydam, U. S. agt. before Span. Cl. Com., 1871, Sept. 25, 1882, **3**, p. 508; **6**, p. 616.
- to Lowell, min. to England, Oct. 3, 1882, **2**, pp. 98-99; **6**, p. 278.
- to Cramer, min. to Switzerland, Oct. 19, 1882, **3**, p. 671; **4**, p. 65.
- to Pomeroy, Nov. 10, 1882, **6**, p. 984.
- to Willamov, Nov. 14, 1882, **4**, p. 259.
- to Folger, Sec. of Treas., Nov. 15, 1882, **4**, p. 182.

- Frelinghuysen, Frederick T., Sec. of State, to Bingham, min. to Japan, Nov. 20, 1882, **2**, p. 1026.
 to Stevens, min. to Sweden and Norway, Nov. 23, 1882, **2**, p. 1006.
 to Baker, min. to Venezuela, Nov. 29, 1882, **2**, pp. 328-331: **6**, pp. 291-292.
 to Sackville West, Brit. min., Dec. 1, 1882, **6**, p. 985.
 to Aristarehi Bey, Turk. min., Dec. 4, 1882, **7**, p. 658.
 to Sackville West, Brit. min., Dec. 4, 1882, **6**, p. 985.
 to Brewster, Dec. 4, 1882, **5**, p. 243.
 to Herdocia, Dec. 8, 1882, **3**, p. 739.
 to Young, min. to China, Dec. 8, 1882, **4**, p. 222.
 to Pomeroy, agt. at Cairo, Dec. 13, 1882, **2**, p. 724.
 to Hunt, min. to Russia, Dec. 15, 1882, **4**, p. 114.
 to Astor, min. to Italy, Dec. 18, 1882, **4**, p. 445.
 to Cramer, min. to Switzerland, Dec. 19, 1882, **3**, p. 661.
 to Smyth, min. to Liberia, Dec. 21, 1882, **5**, p. 772.
 to Sackville West, Brit. min., Dec. 23, 1882, **2**, p. 638: **6**, p. 985.
 to Pomeroy, Dec. 28, 1882, **6**, p. 984.
 to Reed, chargé at Madrid, Jan. 4, 1883, **3**, p. 30.
 to Logan, min. to Chile, Jan. 5, 1883, **6**, p. 45.
 to Cheng Tsao Ju, Chinese min., Jan. 6, 1883, **4**, p. 233.
 to Cramer, min. to Switzerland, Jan. 10, 1883, **2**, p. 536.
 to Cramer, min. to Switzerland, Jan. 12, 1883, **3**, p. 954.
 to Baker, min. to Venezuela, Jan. 16, 1883, **6**, pp. 745, 770.
 to Bingham, min. to Japan, Jan. 16, 1883, **5**, pp. 570, 755.
 to Mathews, cons. at Tangier, Jan. 16, 1883, **6**, p. 792.
 cir., Jan. 30, 1883, **4**, p. 738.
 to Baker, min. to Venezuela, Jan. 31, 1883, **6**, p. 540.
 to Morgan, min. to Mexico, Jan. 31, 1883, **2**, pp. 323-324.
 to Chandler, Sec. of Navy, Feb. 2, 1883, **5**, p. 772.
 to Cheng Tsao Ju, Chinese min., Feb. 2, 1883, **4**, p. 233.
 to Viscount das Nogueiras, Portuguese min., Feb. 9, 1883, **4**, p. 259.
 to Hunt, min. to Russia, Feb. 10, 1883, **6**, p. 336.
 to Viscount das Nogueiras, Portuguese min., Feb. 15, 1883, **4**, p. 259.
 to Viscount das Nogueiras, Portuguese min., Feb. 17, 1883, **4**, p. 259.
 to Dayton, min. to Netherlands, Feb. 19, 1883, **7**, p. 963.
 to Morgan, min. to Mexico, Feb. 20, 1883, **2**, pp. 324-325.
 to Cheng Tsao Ju, Feb. 23, 1883, **4**, p. 233.
 to Baker, min. to Venezuela, Feb. 24, 1883, **6**, p. 770.
 to Hall, min. to Central America, Feb. 24, 1883, **3**, p. 197.
 to Young, min. to China, Feb. 26, 1883, **5**, p. 471.
 to Halderman, min. to Siam, Mar. 3, 1883, **5**, p. 847.
 to Sackville West, Brit. min., Mar. 3, 1883, **5**, p. 93.
 to de Bille, Mar. 5, 1883, **5**, p. 18.
 to Scruggs, min. to Colombia, Mar. 6, 1883, **2**, pp. 327, 328; **3**, p. 118.
 to Logan, min. to Chile, Mar. 7, 1883, **6**, p. 509: **7**, p. 13.
 to Young, min. to China, Mar. 8, 1883, **5**, p. 452.
 to Marquis Dalla Valle, Mar. 9, 1883, **4**, p. 8.
 to Gov. of Georgia, Mar. 12, 1883, **6**, p. 822.
 to von Eisendocher, Ger. min., Mar. 16, 1883, **4**, p. 675.
 to Gardiner, Mar. 16, 1883, **2**, p. 300.
 to Foote, min. to Corea, Mar. 17, 1883, **5**, p. 570.
 to Viscount das Nogueiras, Portuguese min., Mar. 20, 1883, **4**, p. 259.
 to de Bille, Danish min., Mar. 23, 1883, **5**, p. 18.
 to Cramer, min. to Switzerland, Mar. 26, 1883, **3**, p. 1000.

- Frelinghuysen, Frederick T., Sec. of State, to Hunt, min. to Russia, Mar. 29, 1883, **2**, p. 736.
- to Baron von Schaeffer, Austrian min., Mar. 29, 1883, **2**, p. 108.
- to Phelps, min. to England, Mar. 30, 1883, **6**, p. 712.
- to Lawrence, Mar. 31, 1883, **3**, p. 454; **4**, p. 652.
- to de Bille, Danish min., Apr. 2, 1883, **5**, p. 26.
- to Foster, min. to Spain, Apr. 2, 1883, **3**, pp. 339, 454.
- to Sypher, Apr. 3, 1883, **6**, p. 607.
- to Lowell, min. to England, Apr. 5, 1883, **5**, p. 327.
- to Smyth, min. to Liberia, Apr. 8, 1883, **5**, p. 772.
- to Lowell, min. to England, Apr. 9, 1883, **5**, p. 772.
- to Adler, Apr. 14, 1883, **3**, p. 626.
- to Sackville West, Brit. min., Apr. 14, 1883, **2**, pp. 169, 431.
- to Belg. min., Apr. 17, 1883, **6**, p. 892.
- to Sackville West, Brit. min., Apr. 17, 1883, **2**, p. 440.
- to de Bounder, Belg. min., Apr. 23, 1883, **3**, p. 339.
- to Fish, min. to Belgium, Apr. 23, 1883, **3**, pp. 757, 934.
- to Mathews, cons. at Tangier, Apr. 24, 1883, **6**, p. 792.
- to de Bille, Danish min., Apr. 25, 1883, **5**, p. 18.
- to Wallace, min. to Turkey, May 1, 1883, **5**, p. 799.
- to Foster, min. to Spain, May 3, 1883, **6**, p. 908.
- to Lowell, min. to England, May 5, 1883, **3**, p. 197.
- to Cramer, min. to Switzerland, June 4, 1883, **3**, p. 532.
- to Young, min. to China, June 9, 1883, **5**, p. 570.
- to Sackville West, Brit. min., June 16, 1883, **2**, p. 440.
- to Smyth, min. to Liberia, June 19, 1883, **5**, p. 772.
- to Brewster, Atty.-Gen., June 21, 1883, **4**, p. 640.
- to Wallace, min. to Turkey, June 25, 1883, **2**, p. 183.
- to Sargent, min. to Germany, June 27, 1883, **2**, p. 108.
- to Preston, Haytian min., July 10, 1883, **4**, pp. 625, 640.
- to Osborn, min. to Argentine Republic, July 18, 1883, **3**, p. 739.
- to Wallace, min. to Turkey, July 20, 1883, **5**, p. 816.
- to Lowell, July 25, 1883, **1**, p. 637.
- to Phelps, min. to Peru, July 26, 1883, **1**, pp. 157-158; **6**, p. 42.
- to Sargent, min. to Germany, July 26, 1883, **3**, p. 1004.
- to Cramer, min. to Switzerland, July 28, 1883, **3**, pp. 583-584, 662.
- to Brulatour, July 30, 1883, **3**, p. 464.
- to Dunne, July 31, 1883, **3**, p. 339.
- to Langston, min. to Hayti, Aug. 13, 1883, **3**, p. 513.
- to Pomeroy, agt. at Cairo, Aug. 20, 1883, **2**, p. 726.
- to Phelps, min. to Peru, Aug. 25, 1883, **6**, pp. 42-43.
- to Taft, min. to Austria-Hungary, Aug. 25, 1883, **3**, pp. 415, 442-443.
- to Morgan, min. to Mexico, Aug. 28, 1883, **4**, p. 722.
- to Whitney, act. cons. at Tamatave, Aug. 28, 1883, **2**, pp. 642-643.
- to Sackville West, Brit. min., Sept. 5, 1883, **4**, p. 263.
- to Baron van Alphen, Sept. 11, 1883, **2**, p. 726.
- to Romero, Mex. min., Sept. 15, 1883, **2**, pp. 444-445.
- to Halderman, min. to Siam, Oct. 9, 1883, **4**, p. 731.
- to Sec. of Navy, Oct. 9, 1883, **7**, p. 931.
- to Act. Atty.-Gen., Oct. 10, 1883, **7**, p. 931.
- to Logan, Oct. 15, 1883, **1**, p. 935.
- to Lowell, min. to England, Oct. 16, 1883, **5**, p. 328.
- to Rescrans, Oct. 17, 1883, **7**, p. 56.
- to Osborn, min. to Argentine Republic, Oct. 18, 1883, **6**, p. 1015.

- Frelinghuysen, Frederick T., Sec. of State, to Sackville West, Brit. min., Oct. 23, 1883, **2**, p. 726.
- to Brewster, Atty.-Gen., Oct. 27, 1883, **2**, p. 383.
- to Morton, min. to France, Nov. 9, 1883, **3**, pp. 528, 529.
- to Sackville West, Brit. min., Nov. 10, 1883, **5**, p. 585.
- to Baron von Schaeffer, Austrian min., Nov. 13, 1883, **2**, pp. 301-302.
- to Daggett, min. to Hawaii, Nov. 15, 1883, **1**, p. 490.
- to Morgan, min. to Mexico, Nov. 15, 1883, **2**, p. 81.
- to Phelps, min. to Peru, Nov. 15, 1883, **6**, pp. 44-45.
- to Baker, min. to Venezuela, Nov. 16, 1883, **6**, p. 770.
- to Preston, Haytian min., Nov. 22, 1883, **7**, p. 897.
- to Lowell, Brit. min., Nov. 22, 1883, **3**, pp. 18, 197.
- to Brewster, Sec. of Navy, Nov. 23, 1883, **2**, p. 383.
- to Halpern, Nov. 27, 1883, **3**, p. 626.
- to Sackville West, Brit. min., Nov. 28, 1883, **6**, p. 293.
- to Lowell, min. to England, Dec. 4, 1883, **2**, pp. 169, 170, 431.
- to Mackay, Bennett, et al., Dec. 5, 1883, **2**, pp. 457-458.
- to Carter, Hawaiian min., Dec. 6, 1883, **1**, pp. 490-491.
- to Lowell, min. to England, Dec. 11, 1883, **6**, p. 330.
- to Langston, min. to Hayti, Dec. 15, 1883, **2**, pp. 818, 1087; **7**, p. 792.
- to De Pierre, Dec. 16, 1883, **3**, pp. 611-612.
- to Col. Frey, Swiss min., Dec. 18, 1883, **4**, p. 597.
- to Foster, min. to Spain, Dec. 19, 1883, **2**, p. 56; **4**, p. 21
- to Kohnstamm, Dec. 20, 1883, **2**, p. 519.
- to de Bille, Dec. 22, 1883, **2**, p. 384.
- to Hunt, min. to Russia, Dec. 22, 1883, **3**, p. 627.
- to Frey, Swiss min., Dec. 26, 1883, **4**, p. 597.
- to Hunt, min. to Russia, Dec. 28, 1883, **5**, p. 571.
- to Baron de Fava, Ital. min., Dec. 29, 1883, **5**, p. 552.
- to Phelps, min. to Peru, Dec. 29, 1883, **1**, p. 335; **6**, p. 43.
- to Wallace, min. to Turkey, Jan. 9, 1884, **6**, pp. 336-337, 338.
- to von Eisendecker, Jan. 10, 1884, **5**, p. 755.
- to Hunt, min. to Russia, Jan. 12, 1884, **2**, p. 1026; **6**, p. 713.
- to Wright, Jan. 17, 1884, **6**, p. 713.
- to Morton, min. to France, Jan. 21, 1884, **3**, p. 592.
- to Young, min. to China, Jan. 22, 1884, **5**, p. 470; **7**, pp. 856, 858.
- to Brents, Jan. 24, 1884, **3**, pp. 592-593.
- to Cramer, min. to Switzerland, Jan. 24, 1884, **3**, p. 662.
- to Hunt, min. to Russia, Jan. 31, 1884, **4**, pp. 737-738.
- to Mrs. Walsh, Jan. 31, 1884, **3**, p. 453.
- to Langston, min. to Hayti, Feb. 1, 1884, **1**, p. 432.
- to Preston, Haytian min., Feb. 1, 1884, **4**, p. 552.
- to Young, min. to China, Feb. 6, 1884, **5**, p. 93.
- to Mullan & King, Feb. 11, 1884, **6**, pp. 616, 1015-1016.
- to Preston, Haytian min., Feb. 11, 1884, **4**, p. 552.
- to Brewster, Feb. 12, 1884, **3**, p. 861.
- to Hall, min. to Central America, Feb. 12, 1884, **3**, p. 197.
- to President, Feb. 13, 1884, **4**, pp. 251, 301.
- to Langston, min. to Hayti, Feb. 15, 1884, **2**, p. 818.
- to Baker, min. to Venezuela, Feb. 18, 1884, **2**, p. 348.
- to Sackville West, Brit. min., Feb. 18, 1884, **2**, p. 441.
- to Scruggs, min. to Colombia, Feb. 19, 1884, **6**, p. 702.
- to de Bille, Danish min., Feb. 20, 1884, **2**, p. 384.
- to Willis, M. C., Feb. 21, 1884, **3**, p. 485.

- Frelinghuysen, Frederiek T., Sec. of State, to Foster, min. to Spain, Feb. 25, 1884, **2**, p. 320.
 to Lowell, min. to England, Feb. 27, 1884, **3**, pp. 528, 584, 717-718, 768.
 to Phelps, min. to Peru, Feb. 28, 1884, **6**, p. 43.
 to Wallace, min. to Turkey, Mar. 1, 1884, **4**, p. 738.
 to Astor, min. to Italy, Mar. 4, 1884, **2**, p. 177.
 to Seruggs, min. to Colombia, Mar. 4, 1884, **2**, p. 589.
 to Bingham, min. to Japan, Mar. 5, 1884, **5**, p. 755.
 to Hall, min. to Central America, Mar. 5, 1884, **3**, p. 197.
 to Morgan, min. to Mexico, Mar. 5, 1884, **6**, p. 277.
 to Hall, min. to Central America, Mar. 8, 1884, **3**, p. 197.
 to Sargent, min. to Germany, Mar. 10, 1884, **4**, p. 692.
 to Foster, min. to Spain, Mar. 12, 1884, **3**, p. 999.
 to Randall, M. C., Mar. 14, 1884, **2**, p. 278; **3**, p. 339.
 to Howe, Mar. 15, 1884, **6**, p. 702.
 to Valera, Span. min., Mar. 15, 1884, **2**, p. 100; **5**, p. 855.
 to Logan, min. to Chile, Mar. 17, 1884, **1**, p. 158.
 to Morton, min. to France, Mar. 18, 1884, **3**, p. 592.
 to Turrill, Mar. 19, 1884, **3**, p. 626.
 to Sackville West, Brit. min., Mar. 20, 1884, **1**, p. 555.
 to Langston, min. to Hayti, Mar. 21, 1884, **4**, p. 552.
 to Tevfik Pasha, Turk. min., Mar. 21, 1884, **5**, p. 799.
 to Young, min. to China, Mar. 21, 1884, **5**, p. 470.
 to Morton, min. to France, Mar. 25, 1884, **3**, p. 594.
 to Wallace, min. to Turkey, Mar. 25, 1884, **3**, p. 340; **5**, p. 799.
 to Wallace, min. to Turkey, Mar. 26, 1884, **4**, p. 738.
 to Wallace, min. to Turkey, Mar. 27, 1884, **2**, pp. 183, 184.
 to Sackville West, Brit. min., Mar. 27, 1884, **7**, p. 931.
 to Pomeroy, cons.-gen. at Cairo, Mar. 28, 1884, **5**, p. 585.
 to Astor, min. to Italy, Mar. 29, 1884, **2**, p. 177.
 to Wallace, min. to Turkey, Mar. 29, 1884, **5**, p. 799.
 to Baker, min. to Venezuela, Apr. 1, 1884, **2**, p. 348.
 to Patterson, Apr. 2, 1884, **4**, pp. 410-411.
 to Hall, min. to Central America, Apr. 3, 1884, **3**, p. 197.
 to Soteldo, Venez. min., Apr. 4, 1884, **6**, pp. 321-323, 745.
 to Wright, Apr. 5, 1884, **5**, p. 566.
 to Hall, min. to Central America, Apr. 7, 1884, **1**, p. 611.
 to Morgan, min. to Mexico, Apr. 7, 1884, **2**, pp. 346-347; **6**, p. 668.
 to Phelps, min. to Peru, Apr. 9, 1884, **1**, p. 159.
 to Wallace, min. to Turkey, Apr. 10, 1884, **3**, p. 772.
 to Rouston, French min., Apr. 17, 1884, **1**, p. 335.
 to Baker, min. to Venezuela, Apr. 18, 1884, **6**, pp. 320-321, 817, 983.
 to Phelps, min. to Peru, tel., Apr. 18, 1884, **1**, p. 159.
 to Young, min. to China, Apr. 18, 1884, **7**, p. 857.
 to Osborn, min. to Argentine Republic, Apr. 21, 1884, **6**, p. 1015.
 to de Struve, Russ. min., Apr. 21, 1884, **5**, p. 87.
 to Soteldo, Venez. min., Apr. 25, 1884, **6**, p. 745.
 to Wallace, min. to Turkey, Apr. 26, 1884, **5**, p. 799.
 to Capt. Phelps, min. to Peru and special envoy to Nicaragua, Apr. 28, 1884, **3**, p. 197.
 to Reed, min. to Spain, Apr. 30, 1884, **7**, p. 1021.
 to Romero, Mex. min., May 2, 1884, **5**, p. 267.
 to Preston, Haytian min., May 6, 1884, **7**, p. 897.
 to Bingham, min. to Japan, May 10, 1884, **5**, p. 755.
 to Baker, min. to Venezuela, May 12, 1884, **5**, p. 41.

- Frelinghuysen, Frederick T., Sec. of State, to Romero, Mex. min., May 15, 1884, 4, p. 332.
 to Count d'Arshot, May 16, 1884, 2, p. 724.
 to Lowell, min. to England, May 16, 1884, 1, pp. 637, 638.
 to Morgan, min. to Mexico, May 16, 1884, 2, p. 347.
 to Morgan, min. to Mexico, May 17, 1884, 2, pp. 81, 220; 6, p. 679.
 to Gibbs, leg. to Peru, May 19, 1884, 1, p. 159.
 to Morgan, min. to Mexico, May 19, 1884, 6, pp. 662, 679, 757.
 to Wallace, min. to Turkey, May 20, 1884, 3, p. 1000; 5, p. 799.
 to Preston, Haytian min., May 24, 1884, 7, p. 897.
 to Benjamin, min. to Persia, May 31, 1884, 4, p. 704.
 to Heap, May 31, 1884, 2, p. 690.
 to Tevfik Pasha, Turk. min., May 31, 1884, 2, pp. 686-690.
 to Baker, min. to Venezuela, June 5, 1884, 4, p. 746.
 to Bingham, min. to Japan, June 11, 1884, 5, pp. 268, 315.
 to Baron de Fava, June 21, 1884, 6, p. 608.
 to Heap, chargé at Constantinople, June 23, 1884, 6, p. 707.
 to Morgan, June 23, 1884, 6, p. 312.
 to Baron de Fava, Ital. min., June 28, 1884, 5, p. 733.
 to Foster, min. to Spain, June 28, 1884, 5, p. 268.
 to Hildrup, July 2, 1884, 6, p. 607.
 to Baker, min. to Venezuela, July 8, 1884, 6, p. 1012.
 to Romero, Mex. min., July 10, 1884, 1, p. 760.
 to Morgan, min. to Mexico, July 11, 1884, 1, p. 760.
 to Sackville West, Brit. min., July 16, 1884, 5, pp. 268-269.
 to Sackville West, Brit. min., July 17, 1884, 5, p. 470.
 to cons.-gen. at Cairo, July 19, 1884, 2, p. 156.
 to Hall, min. to Central America, July 19, 1884, 3, p. 197.
 to cons.-gen. at Cairo, July 21, 1884, 2, p. 156.
 to Baker, min. to Venezuela, July 25, 1884, 5, p. 27.
 to Taft, July 28, 1884, 4, p. 133.
 to cons.-gen. at Cairo, Aug. 6, 1884, 2, p. 156.
 to Francis, Aug. 7, 1884, 4, p. 133.
 to dip. reps. of U. S., cir., Aug. 9, 1884, 2, p. 565.
 to Phelps, min. to Peru, Aug. 9, 1884, 2, pp. 476-477.
 to for. legs., cir., Aug. 20, 1884, 2, p. 305.
 to Hall, min. to Central America, Aug. 20, 1884, 2, p. 67.
 to Lowell, min. to England, Aug. 22, 1884, 5, p. 773.
 to Roustan, French min., Aug. 22, 1884, 5, p. 773.
 to Sackville West, Brit. min., Aug. 22, 1884, 2, p. 468.
 to Gov. Pattison, of Pennsylvania, Aug. 27, 1884, 5, p. 58.
 to Morton, min. to France, Sept. 6, 1884, 5, p. 552.
 to Tisdell, special agt. to Congo, Sept. 8, 1884, 5, p. 565.
 to Bingham, min. to Japan, Sept. 16, 1884, 5, p. 755.
 to Morton, min. to France, Sept. 17, 1884, 5, p. 552.
 to Heap, Sept. 18, 1884, 2, p. 690.
 to Baker, min. to Venezuela, Sept. 30, 1884, 4, p. 445.
 to Kasson, min. to Germany, Oct. 17, 1884, 5, p. 564; 6, p. 28.
 to Kuki Rinichi, Japanese min., Oct. 20, 1884, 6, p. 819.
 to Wilson, Oct. 20, 1884, 5, p. 552.
 to Young, Oct. 23, 1884, 1, p. 1024.
 to Tevfik Pasha, Turk. min., Oct. 24, 1884, 5, pp. 797-799.
 to Taft, Oct. 28, 1884, 4, p. 110.
 to Lincoln, Sec. of War, Nov. 6, 1884, 5, p. 571.
 to Colquitt, Nov. 8, 1884, 6, p. 752.

- Frelinghuysen, Frederick T., Sec. of State, to Kinsman, Nov. 8, 1884, **2**, p. 724.
 to Burke, Nov. 11, 1884, **4**, p. 216.
 to Alfonso, Nov. 13, 1884, **6**, p. 633.
 to Hartsinck, Nov. 13, 1884, **6**, p. 756.
 to Chandler, Sec. of Navy, Nov. 22, 1884, **1**, pp. 260-261; **5**, p. 565.
 to Lowell, min. to England, Nov. 24, 1884, **2**, pp. 169, 170-171, 431.
 to Wallace, min. to Turkey, Nov. 25, 1884, **5**, p. 799.
 to Sackville West, Brit. min., Dec. 4, 1884, **5**, pp. 269-270.
 to McCulloch, Sec. of Treas., Dec. 5, 1884, **1**, pp. 559, 578.
 to Phelps, min. to Peru, Dec. 5, 1884, **6**, p. 759.
 to Phelps, min. to Peru, Dec. 6, 1884, **6**, pp. 647, 707.
 to Teller, Sec. of Int., Dec. 9, 1884, **5**, p. 571.
 to Olney, tel., Dec. 10, 1884, **4**, p. 255.
 to O'Reilly, Dec. 10, 1884, **3**, p. 424; **4**, p. 13.
 to Cramer, min. to Switzerland, Dec. 11, 1884, **2**, p. 427; **4**, p. 147.
 to Col. Frey, Swiss min., Dec. 11, 1884, **4**, p. 597.
 to Hagans & Broadwell, Dec. 11, 1884, **6**, p. 252.
 to Crittenden, Dec. 12, 1884, **4**, p. 330.
 to Tisdell, agt. to States of Congo, Dec. 12, 1884, **1**, p. 118.
 to Goldenberg, Dec. 15, 1884, **3**, p. 466.
 to Henley, Dec. 15, 1884, **4**, p. 793.
 to Gosling, Dec. 18, 1884, **4**, p. 255.
 to Hall, min. to Central America, Dec. 18, 1884, **3**, p. 197.
 to Taft, min. to Russia, Dec. 18, 1884, **4**, p. 126.
 to Gifford, Dec. 19, 1884, **6**, p. 339.
 to Hoync, Dec. 19, 1884, **4**, p. 403.
 to Morton, min. to France, Dec. 19, 1884, **2**, p. 123.
 to Morgan, min. to Mexico, Dec. 20, 1884, **6**, p. 313.
 to Weniger, Dec. 23, 1884, **3**, p. 434.
 to Sackville West, Brit. min., Dec. 23, 1884, **1**, p. 750.
 to Ransom, Dec. 26, 1884, **1**, p. 579.
 to Mann, Dec. 27, 1884, **2**, p. 34.
 cir., Dec. 27, 1884, **2**, p. 427.
 to Dunham, Dec. 29, 1884, **3**, p. 612.
 to Atty.-Gen., Dec. 30, 1884, **2**, p. 318.
 to Gov. of Alabama, Dec. 30, 1884, **2**, p. 318.
 to Morgan, min. to Mexico, Dec. 30, 1884, **4**, p. 474.
 to Brewster, Atty.-Gen., Jan. 2, 1885, **4**, p. 406.
 to Lowell, min. to England, Jan. 7, 1885, **2**, p. 427.
 to Robie, Jan. 7, 1885, **4**, p. 330.
 to Varona, Jan. 7, 1885, **6**, p. 633.
 to Álvarez, Jan. 9, 1885, **3**, p. 864.
 to Heap, chargé at Constantinople, Jan. 10, 1885, **5**, p. 829.
 to Senator Edmunds, Jan. 15, 1885, **1**, p. 808.
 to Kasson, min. to Germany, Jan. 15, 1885, **3**, pp. 279, 329, 337, 353, 466, 529, 530, 540, 545, 745, 751, 928.
 to Brewster, Atty.-Gen., Jan. 16, 1885, **7**, p. 1021.
 to Perry, Gov. of Florida, Jan. 16, 1885, **7**, p. 1021.
 to Sec. of Navy, Jan. 16, 1885, **7**, p. 1021.
 to Sec. of Treas., Jan. 16, 1885, **7**, p. 1021.
 to McCulloch, Sec. of Treas., Jan. 17, 1885, **2**, p. 303.
 to Young, min. to China, Jan. 19, 1885, **3**, pp. 1010, 1010-1012.
 to Langston, min. to Hayti, Jan. 20, 1885, **6**, p. 773.
 to Sackville West, Brit. min., Jan. 20, 1885, **1**, p. 808.

- Frelinghuysen, Frederick T., Sec. of State to Wallace, min. to Turkey, Jan. 22, 1885, **2**, pp. 694-696.
- to De Pierre, Jan. 23, 1885, **3**, p. 612.
- to President, Jan. 27, 1885, **2**, p. 454.
- to Smith, Jan. 27, 1885, **6**, p. 340.
- to Hale, Jan. 29, 1885, **5**, pp. 109, 114.
- to Young, min. to China, Feb. 2, 1885, **7**, p. 1051.
- to Edmunds, U. S. Senate, Feb. 3, 1885, **2**, p. 169.
- to Chandler, Sec. of Navy, Feb. 5, 1885, **7**, p. 474.
- to Kossuth, min. to Germany, Feb. 7, 1885, **3**, pp. 544, 749, 751.
- to Russell, Feb. 7, 1885, **2**, p. 34.
- to Roberts, Feb. 8, 1885, **4**, p. 330.
- to Kaufman, Feb. 10, 1885, **3**, p. 626.
- to Smith, Feb. 10, 1885, **5**, p. 565.
- to Brewster, Atty.-Gen., Feb. 13, 1885, **7**, p. 1021.
- to Cramer, min. to Switzerland, Feb. 13, 1885, **3**, pp. 279, 546.
- to Morgan, min. to Mexico, Feb. 17, 1885, **6**, pp. 312-313.
- to Savarese, Feb. 18, 1885, **3**, p. 612.
- to Wilson, Feb. 19, 1885, **3**, p. 432.
- to Sackville West, Brit. min., Feb. 24, 1885, **2**, p. 169.
- to Scruggs, min. to Colombia, Feb. 25, 1885, **6**, p. 920.
- to Coudert Bros., Feb. 26, 1885, **6**, p. 1029.
- to Young, min. to China, Feb. 26, 1885, **7**, p. 682.
- to Miller, M. C., Feb. 27, 1885, **1**, p. 540.
- to Lowell, min. to England, Feb. 27, 1885, **7**, p. 982.
- to Morton, min. to France, Feb. 28, 1885, **6**, pp. 432, 433.
- to Roustan, French min., Mar. 2, 1885, **7**, p. 682.
- to Peralta, Costa Rican min., Mar. 3, 1885, **3**, p. 198.
- French, Henry F., Act. Sec. of Treas., to D. A. Ancona, Mar. 2, 1881, **1**, p. 895.
- French, Parker H., commissioned min. to Nicaragua, to Sec. of State, Dec. 19, 1855, **1**, p. 141; **4**, p. 668.
- French commander of naval forces at Rio de Janeiro to Admiral de Mello, Brazilian revolter, Oct. 1, 1893, **1**, p. 202.
- to Admiral de Mello, Brazilian revolter, Nov. 6, 1893, **1**, p. 203.
- French embassy to Sec. of State, Oct. 22, 1896, **5**, p. 402.
- to Sec. of State, Nov. 7, 1896, **5**, p. 402.
- to Sec. of State, Dec. 29, 1896, **5**, p. 402.
- French min. to Sec. of State, Dec. 20, 1793, **4**, p. 683.
- to Sec. of State, May 25, 1891, **2**, p. 50.
- at Colombia, to Señor Martinez Silva, Colombian min. of for. aff., Sept. 15, 1900, **1**, p. 139.
- French representative at Bucharest to Roumanian Government, Feb. 20, 1880, **1**, p. 114.
- Frey, Émile, Swiss min., to Bayard, Sec. of State, Oct. 24, 1887, **4**, p. 597.
- to Bayard, Sec. of State, Apr. 15, 1887, **4**, pp. 593-594.
- Freycinet, de, to Vignaud, chargé at Paris, Aug. 18, 1886, **5**, p. 774.
- Gadsden, James, min. to Mexico, to Bonilla, Mex. for. sec., Sept. 9, 1853, **1**, p. 462.
- to Bonilla, Mex. for. sec., Nov. 14, 1853, **1**, p. 462.
- to Bonilla, Mex. for. sec., Nov. 29, 1853, **1**, p. 462.
- Gage, Lyman J., Sec. of Treas., to Sec. of State, Nov. 30, 1897, **7**, p. 1025.
- Gallatin, Albert, to James Monroe, Dec. 26, 1814, **5**, p. 714.
- to Clay, Nov. 23, 1815, **4**, p. 675.
- Gallatin, Albert, min. to France, to President Madison, Nov. 23, 1815, **4**, p. 707.
- to Monroe, Sec. of State, Oct. 14, 1816, **6**, p. 1007.
- to Monroe, Sec. of State, Nov. 21, 1816, **7**, pp. 979-980.

- Gallatin; Albert, min. to France, to Monroe, Sec. of State, Jan. 20, 1817, **7**, p. 980.
 to min. for for. aff., Apr. 23, 1817, **4**, p. 248.
 to Sec. of State, Aug. 20, 1817, **4**, p. 248.
 to Adams, Nov. 6, 1818, **1**, p. 782.
 to Adams, Sec. of State, Aug. 10, 1818, **1**, p. 83.
 to Adams, Sec. of State, Nov. 5, 1818, **1**, p. 83.
 to Baron Pasquier, French min. of for. aff., June 28, 1821, **1**, p. 42; **2**, p. 408.
 to Adams, Sec. of State, Apr. 26, 1822, **1**, p. 89.
 to Viscount Chateaubriand, Feb. 27, 1823, **5**, p. 260.
 to Adams, Sec. of State, June 24, 1823, **6**, pp. 385-386.
- Gallatin, Albert, to Price, Feb. 11, 1824, **6**, p. 698.
 to Lowrie, Feb. 19, 1824, **3**, p. 294.
- Gallatin, Albert, min. to England, to Clay, Sec. of State, Nov. 27, 1826, **4**, p. 706.
 to Addington, Brit. plenipo., Dec. 19, 1826, **1**, p. 263.
 to Clay, Sec. of State, Dec. 22, 1826, **6**, p. 447.
 to Clay, Sec. of State, Apr. 3, 1827, **6**, p. 1007.
- Gallatin, Albert, to Everett, Aug. 6, 1828, **4**, pp. 706-707; **5**, p. 715.
 to Everett, Aug. 9, 1828, **7**, p. 755.
 to Everett, Jan., 1835, **5**, pp. 232-233; **7**, pp. 122, 128.
 to Everett, Jan. 5, 1835, **7**, pp. 121-122, 127-128.
- Galgos, Salvadorean min. for for. aff., to Shannon, min. to Central America, May 26, 1892, **6**, p. 684.
- Garcia, Buenos Ayres min. of for. aff., to Slacum, cons. at Buenos Ayres, Feb. 14, 1832, **1**, p. 886.
- Garfield, James A., President, message, Apr. 6, 1881, **2**, p. 672; **5**, p. 838.
- Garland, Augustus H., Atty.-Gen., to Root, dist. atty. at New York, Mar. 10, 1885, **7**, p. 961.
 opinion, July 6, 1885, 18 Op. 219, **2**, p. 616.
 July 20, 1885, 18 Op. 234, **2**, p. 1025.
 Nov. 4, 1886, 18 Op. 498, **2**, pp. 609-610, 1044.
- Genet, Edmond C., French min., to Jefferson, Sec. of State, May 23, 1793, **6**, p. 32.
 to Jefferson, Sec. of State, June 8, 1793, **4**, p. 487.
 to Jefferson, Sec. of State, June 25, 1793, **7**, p. 890.
 to President Washington, Aug. 13, 1793, **4**, p. 686.
 to Jefferson, Sec. of State, Sept. 18, 1793, **4**, p. 488.
- George III. to Lord North, July 1, 1774, **5**, p. 656.
- George, Sir R. D., provincial secy., to Primrose, cons. at Picton, N. S., Nov. 9, 1839, **1**, p. 789.
- German amb. to Gresham, Sec. of State, Nov. 10, 1893, **2**, p. 40.
- German commander of naval forces at Rio de Janeiro to Admiral de Mello, Brazilian revolter, Nov. 6, 1893, **1**, p. 203.
- German chargé to Dept. of State, Oct. 5, 1900, **4**, p. 96.
- German embassy, promemoria, Dec. 11, 1900, **6**, p. 733.
 memo. to Dept. of State, Apr. 16, 1901, **3**, p. 280.
 promemoria, Dec. 20, 1901, **6**, pp. 586-589, 590, 693; **7**, p. 140.
- German for. office to Amer. leg., July 18, 1878, **3**, p. 393.
 to Kasson, min. to Germany, Dec. 31, 1884, **3**, p. 749.
 to Phelps, min. to Germany, Apr. 21, 1892, **3**, p. 434.
 memo., Dec. 8, 1902, **6**, p. 589.
- German min. to Bayard, Sec. of State, Feb. 4, 1889, **1**, p. 546.
- German min. to Colombia to Señor Martinez Silva, Colombian min. of for. aff., Sept. 15, 1900, **1**, p. 139.
- German min. of int., cir., July 6, 1868, **3**, pp. 386, 435.
- German min. of justice, cir., July 5, 1868, **3**, pp. 386, 387, 435.

- German representative at Bucharest to Roumanian Government, Feb. 20, 1880, **1**, p. 114.
- German and Russ. amb. to Sec. of State, Dec. 12, 1901, **2**, pp. 432-433; **4**, p. 95.
- Gerolt, Baron, Ger. min., to Buchanan, Sec. of State, July 7, 1845, **2**, p. 298.
- to Marcy, Sec. of State, July 11, 1853, **3**, p. 569.
- to Seward, Sec. of State, Aug. 7, 1866, **7**, pp. 454, 467-468.
- to Fish, Sec. of State, Feb. 19, 1870, **5**, p. 439.
- to Fish, Sec. of State, Mar. 17, 1870, **6**, p. 937.
- to Fish, Sec. of State, July 19, 1870, **7**, p. 469.
- to Fish, Sec. of State, Jan. 14, 1871, **7**, p. 469.
- to Fish, Sec. of State, Feb. 9, 1871, **7**, p. 469.
- Gibbs, Richard, min. to Peru, to Evarts, Sec. of State, May 19, 1877, **4**, p. 415.
- to Evarts, Sec. of State, May 28, 1877, **4**, p. 415.
- to Peruvian min. of for. aff., June 7, 1877, **4**, p. 414.
- to Evarts, Sec. of State, June 11, 1877, **4**, p. 414.
- to Evarts, Sec. of State, June 12, 1877, **4**, p. 415.
- to Evarts, Sec. of State, June 20, 1877, **4**, p. 415.
- to Peruvian min. of for. aff., June 20, 1877, **4**, p. 416.
- to Evarts, Sec. of State, June 27, 1877, **4**, p. 415.
- to Evarts, Sec. of State, June 30, 1877, **4**, p. 415.
- to Peruvian min. of for. aff., Oct. 8, 1877, **6**, p. 817.
- Giers, de, Russ. min. of for. aff., to Foster, min. to Russia, Dec. 1/13, 1880, **4**, pp. 116, 117.
- to Brit. amb. at St. Petersburg, Aug. 3/15, 1881, **4**, p. 123.
- to Lothrop, min. to Russia, Apr. 11/23, 1887, **3**, pp. 637-640.
- Gilbertson, Edwin, Brit. cons. at Broussa, to Leishman, min. to Turkey, July 17, 1901, **4**, p. 588.
- Gillman, Henry, cons. at Jerusalem, to Dept. of State, Sept. 28, 1887, **4**, p. 130.
- Gilpin, Henry D., Atty.-Gen., opinion, Apr. 11, 1840, **5**, p. 854.
- Dec. 14, 1840, **3 Op.**, 606, **2**, p. 1006; **5**, p. 854.
- Glarakis, Greek min. of for. aff., to Sir E. Lyons, Brit. min. to Greece, Dec. 27, 1847, **7**, p. 853.
- Glynn, Commander, to President Fillmore, June 10, 1851, **5**, p. 735.
- Goblet, French min. of for. aff., to McLane, min. to France, Apr. 26, 1888, **3**, p. 595.
- Godoy, Joaquin, Chilean min., to Fish, Sec. of State, July 5, 1884, **7**, p. 10.
- to Peruvian min. of for. aff., May 16, 1877, **4**, pp. 413, 415.
- Gomez, Barros, Portuguese min. of for. aff., to Wilbor, chargé, July 7, 1888, **2**, p. 72.
- Goodell, Henry H., pres. Mass. Agric. Coll., to Olney, Sec. of State, Jan. 4, 1896, **6**, p. 345.
- Goodnow, John, cons. gen. at Shanghai, to Hay, Sec. of State, June 25, 1900, **5**, p. 479.
- Gore, C., and Pinkney, Wm., commrs. to Great Britain, to King, min. to England, Feb. 7, 1797, **4**, p. 428.
- Gorostiza, Manuel Eduardo, Mex. min., to Forsyth, Sec. of State, Apr. 23, 1836, **2**, p. 418.
- to Forsyth, Sec. of State, Apr. 28, 1836, **2**, p. 419.
- to Forsyth, Sec. of State, May 9, 1836, **2**, p. 419.
- to Forsyth, Sec. of State, Sept. 12, 1836, **1**, p. 177.
- Gosling, Brit. min. at Managua, to Bravo, Nicaraguan min. of for. aff., Oct. 14, 1892, **3**, pp. 238, 241.
- Gortschakoff, Prince, Russ. for. min., to De Stoeckl, Russ. min., July 10, 1861, **5**, p. 843.
- to Lordisco, Russ. chargé, Feb. 11, 1869, **6**, p. 715.
- Gough, Lord Hugh, Brit. chargé, to Olney, Sec. of State, Aug. 20, 1895, **1**, p. 472.
- Governor of Arizona to Sec. of State, June 8, 1898, **1**, p. 766.
- Governor of Massachusetts to Foster, Sec. of State, Aug. 13, 1892, **2**, p. 317.
- Grand Vizier of Turkey, cir., Jan. 6, 1892, **5**, pp. 818-819.
- cir., May 16, 1889, **5**, p. 818.
- Grant, Frederick D., min. to Austria-Hungary, to Sec. of State, Feb. 10, 1890, **2**, p. 113.
- to Blaine, Sec. of State, Feb. 24, 1890, **3**, p. 928.

- Grant, Frederick D., min. to Austria-Hungary, to Blaine, Sec. of State, Jan. 21, 1891, **3**, p. 938.
- to Blaine, Sec. of State, Mar. 3, 1891, **2**, p. 714.
- Grant, U. S., President, message, Dec. 6, 1869, **1**, p. 194; **2**, pp. 894-895; **6**, pp. 61-62, 70, 429.
- message to Senate, Jan. 10, 1870, **1**, p. 595.
- proclamation, Feb. 10, 1870, **2**, p. 300.
- message, Mar. 31, 1870, **3**, p. 22.
- message, June 13, 1870, **1**, pp. 194-196; **6**, pp. 62-66.
- message, July 14, 1870, **3**, p. 209.
- proclamation, Aug. 22, 1870, **7**, pp. 751, 971, 973, 987, 1007-1010.
- proclamation, Oct. 8, 1870, **7**, pp. 987-989, 1010.
- message, Dec. 5, 1870, **1**, pp. 127, 593-595, 634, 794; **4**, p. 600; **5**, p. 440; **6**, pp. 68-69, 241-242, 432; **7**, pp. 13, 107.
- message, Dec. 6, 1870, **3**, p. 22.
- to German Emperor, Mar. 16, 1871, **1**, p. 137.
- message, Apr. 5, 1871, **1**, p. 484.
- Executive order, Oct. 13, 1871, **3**, p. 919.
- to Govs. of New York, Indiana, Illinois, Michigan, Ohio, Pennsylvania, and Wisconsin, Nov. 29, 1871, **1**, p. 679.
- message, Dec. 4, 1871, **6**, p. 69.
- message, Feb. 13, 1872, **6**, p. 85.
- proclamation, May 11, 1872, **2**, p. 300.
- message, May 22, 1872, **1**, p. 537.
- message, Feb. 8, 1873, **3**, p. 622.
- to heads of depts., Aug. 6, 1873, **3**, p. 721.
- message, Dec. 1, 1873, **2**, pp. 722, 897-898; **3**, pp. 712-713, 764-765, 804-805.
- message, Jan. 5, 1874, **2**, pp. 898, 900-911.
- message, Apr. 21, 1874, **1**, p. 537.
- proclamation, Aug. 11, 1874, **2**, p. 741.
- proclamation, Oct. 29, 1874, **2**, pp. 664, 741.
- message, Dec. 7, 1874, **3**, pp. 298, 516-517, 713; **4**, p. 186; **6**, p. 85.
- message, Mar. 15, 1875, **6**, p. 85.
- message, Dec. 7, 1875, **1**, pp. 107-108, 196-197, 199, 485; **2**, pp. 454-455, 902; **6**, pp. 94-97, 1004.
- message, Jan. 21, 1876, **2**, p. 897; **6**, pp. 85, 92, 104.
- message, Feb. 17, 1876, **4**, p. 471.
- proclamation, Mar. 27, 1876, **2**, p. 723.
- message, May 31, 1876, **5**, p. 837.
- message to Congress, June 20, 1876, **5**, p. 322.
- proclamation, Sept. 9, 1876, **1**, p. 485; **5**, p. 264.
- message, Dec. 5, 1876, **3**, pp. 298-299.
- message, Dec. 9, 1876, **1**, p. 485.
- message to Senate, Dec. 23, 1876, **4**, p. 309.
- Granville, Lord, Brit. for. sec., to Lawrence, min. to England, Jan. 10, 1852, **6**, pp. 1036-1037
- to gov.-gen. of Canada, June 6, 1870, **1**, pp. 720, 788.
- to Brit. high commrs., Feb. 9, 1871, **7**, p. 1039.
- to Sir E. Thornton, Brit. min. June 17, 1871, **7**, p. 1074.
- to Rojas, Venez. min. at London, Jan. 10, 1880, **6**, pp. 571, 572.
- to Lowell, min. to England, June 8, 1880, **1**, pp. 934-935.
- to Lowell, min. to England, Feb. 26, 1881, **1**, p. 807.
- to Brit. amb. at St. Petersburg, July 11, 1881, **4**, p. 123.
- to Venez. min. at London, Sept. 15, 1881, **6**, p. 573.
- to Brit. amb. at St. Petersburg, Sept. 20, 1881, **4**, p. 123.

- Granville, Lord. Brit. for. sec., to Hoppin, chargé at London, Nov. 10, 181, **3**, p. 18.
 to Sir E. Thornton, Brit. amb. at St. Petersburg, Dec. 28, 1881, **4**, p. 124.
 to Sackville West, Brit. min., Jan. 7, 1882, **3**, pp. 18, 195.
 to Sackville West, Brit. min., Jan. 14, 1882, **3**, pp. 18, 195.
 to Sackville West, Brit. min., Apr. 6, 1882, **2**, p. 97; **6**, p. 275.
 to Sackville West, Brit. min., Dec. 30, 1882, **3**, p. 196.
 to St. John, Brit. min. to Port au Prince and chargé to Santo Domingo, Aug. 1, 1883,
2, p. 810.
 to Sackville West, Brit. min., Aug. 17, 1883, **3**, pp. 18, 197.
 to Lowell, min. to England, Aug. 22, 1883, **5**, p. 328.
 to Lowell, min. to England, Jan. 27, 1885, **2**, p. 427.
 to Sackville West, Brit. min., Feb. 12, 1885, **5**, pp. 270-271.
 to Waddington, French min. to England, Feb. 27, 1885, **7**, pp. 681, 682.
- Greek min. of War, to Francis, min. to Greece, Mar. 29, 1901, **3**, p. 607.
- Grenville, Lord, to Fox, June 4, 1782, **5**, p. 636.
 to King, min. to England, Nov. 3, 1796, **3**, pp. 866-867.
 to King, min. to England, Mar. 27, 1797, **3**, pp. 552-553, 867.
- Gresham, Walter Q., Sec. of State, to Thompson, min. to Brazil, Jan. 11, 1893, **1**, p. 204
 to Seely, Mar. 9, 1893, **3**, p. 533.
 to Thompson, min. to Turkey, Mar. 17, 1893, **4**, p. 712.
 to Coleman, chargé at Berlin, Mar. 18, 1893, **3**, p. 714.
 to McCoy, Mar. 20, 1893, **5**, p. 776.
 to Sir J. Pauncefote, Brit. amb., Mar. 24, 1893, **1**, p. 689.
 to White, min. to Russia, Mar. 24, 1893, **3**, p. 952.
 to Wehle, Mar. 29, 1893, **6**, p. 756.
 to Thompson, min. to Turkey, Apr. 1, 1893, **4**, p. 713; **5**, p. 824.
 to Hicks, min. to Peru, Apr. 6, 1893, **5**, p. 42.
 to Mex. leg., Apr. 6, 1893, **4**, p. 337.
 to Patenôtre, French min., Apr. 11, 1893, **4**, p. 734.
 to Egan, min. to Chile, Apr. 15, 1893, **2**, p. 799.
 to Egan, min. to Chile, Apr. 18, 1893, **2**, p. 799.
 to Hale, M. C., Apr. 20, 1893, **1**, p. 638.
 to Mrs. Goerdeler, Apr. 26, 1893, **2**, p. 82.
 to Ryan, min. to Mexico, Apr. 26, 1893, **6**, pp. 270-271.
 to Young, min. to Honduras, May 6, 1893, **2**, p. 1076.
 to Carr, May 8, 1893, **4**, p. 288.
 to Gov. of Wyoming, May 8, 1893, **4**, p. 288.
 to Grant, min. to Austria-Hungary, May 8, 1893, **3**, p. 514.
 to Denby, min. to China, May 12, 1893, **5**, p. 453.
 to Gray, min. to Mexico, May 13, 1893, **3**, p. 930.
 to Romero, Mex. min., May 13, 1893, **4**, pp. 301, 337, 340, 347.
 to Newberry, chargé at Constantinople, May 15, 1893, **5**, p. 825.
 to Romero, Mex. min., May 15, 1893, **4**, p. 401.
 to Baker, min. to Nicaragua, May 17, 1893, **3**, pp. 742-743, 924.
 to Osborn, May 17, 1893, **6**, p. 669.
 to Sperry, min. to Persia, May 17, 1893, **2**, pp. 779-780; **3**, pp. 779-781.
 to White, min. to Russia, May 17, 1893, **6**, p. 356.
 to Cunes, May 18, 1893, **3**, p. 613.
 to Peralta, Costa Rican min., May 18, 1893, **3**, p. 33; **7**, p. 28.
 to Nuvatr, May 18, 1893, **5**, p. 847.
 to Atty.-Gen., May 22, 1893, **4**, pp. 288, 305.
 to Postmaster-Gen., May 22, 1893, **7**, p. 818.
 to Romero, Mex. min., May 22, 1893, **4**, p. 301.
 to U. S. dip. officers, cir., May 23, 1893, **2**, p. 54.

- Gresham, Walter Q., Sec. of State, to Romero, Mex. min., May 25, 1893, 4, p. 400.
to Bayard, amb. to England, May 29, 1893, 4, pp. 671-672.
to Morse, May 31, 1893, 6, p. 282.
to Grant, min. to Austria-Hungary, June 1, 1893, 3, p. 515.
to Nuvatr, June 3, 1893, 5, p. 847.
to Denby, min. to China, June 5, 1893, 5, pp. 461-462.
to Studebaker, June 5, 1893, 3, p. 647.
to White, min. to Russia, June 6, 1893, 3, p. 933.
to Wightman Bros. June 8, 1893, 2, pp. 7-8; 5, p. 621.
to Young, min. to Honduras, June 8, 1893, 6, p. 992.
to Hevner, June 10, 1893, 6, pp. 271-272, 282.
to Baker, min. to Central America, June 16, 1893, 5, p. 413; 6, p. 918.
to Nicoll, June 19, 1893, 2, p. 593.
to Berkowitz, June 22, 1893, 3, p. 343.
to Langford, June 23, 1893, 5, p. 776.
to Bayard, amb. to England, June 24, 1893, 4, p. 689.
to Terrell, min. to Turkey, July 5, 1893, 4, p. 47.
to Sir J. Pauncefote, Brit. amb., July 6, 1893, 1, p. 678.
to von Holleben, Ger. amb., July 8, 1893, 2, pp. 110, 112.
to Romero, Mex. min., July 12, 1893, 4, p. 401.
to White, min. to Russia, July 14, 1893, 1, pp. 923-924, 926.
to Baker, min. to Costa Rica, Nicaragua, and Salvador, July 14, 1893, 3, p. 33; 7, pp. 16, 28.
to Taylor, min. to Spain, July 14, 1893, 6, pp. 1019, 1020, 1021.
to Baker, min. to Nicaragua, tel., July 17, 1893, 1, p. 145.
to Izer, July 17, 1893, 3, p. 647.
to Gabriel, July 18, 1893, 3, p. 685.
to McLean, Aug. 8, 1893, 3, p. 685.
to Terrell, min. to Turkey, Aug. 8, 1893, 3, p. 695.
to Terrell, min. to Turkey, Aug. 9, 1893, 3, p. 489.
to Baker, min. to Nicaragua, Aug. 15, 1893, 1, pp. 145, 239; 2, p. 786.
to Chandler, atty. French Cable Co., Aug. 15, 1893, 2, p. 459.
to Baker, min. to Nicaragua, Aug. 18, 1893, 2, p. 878.
to Le Ghait, Belg. min., Aug. 18, 1893, 2, pp. 112-113.
to Randall, Aug. 18, 1893, 1, p. 691.
to Terrell, min. to Turkey, Aug. 19, 1893, 4, p. 48.
to Thompson, min. to Brazil, Aug. 21, 1893, 6, p. 326.
to Dun, min. to Japan, Aug. 22, 1893, 3, pp. 975-976.
to Hill, Aug. 22, 1893, 2, p. 57.
to Webb, chargé at St. Petersburg, Aug. 28, 1893, 6, pp. 356-357.
to Hein, Aug. 30, 1893, 3, pp. 330, 501.
to Smith, Sept. 1, 1893, 3, p. 765.
to Crawford, Sept. 4, 1893, 6, pp. 272, 299-300.
to Helper, Sept. 4, 1893, 6, p. 715.
to Tripp, min. to Austria-Hungary, Sept. 4, 1893, 3, pp. 515-516, 987-988, 989, 991.
to Gray, min. to Mexico, Sept. 6, 1893, 2, p. 381.
to Sir J. Pauncefote, British amb., Sept. 9, 1893, 2, 279.
to Payne, Sept. 9, 1893, 5, p. 776.
to Grace, Sept. 14, 1893, 6, p. 272.
to Gray, min. to Mexico, Sept. 14, 1893, 2, p. 381.
to Caruth, min. to Portugal, Sept. 19, 1893, 2, p. 148.
to Gray, min. to Mexico, Sept. 19, 1893, 2, p. 381.
to Grip, min. to Norway and Sweden, Oct. 7, 1893, 3, p. 1010.
to Bayard, amb. to England, Oct. 9, 1893, 3, p. 959.

- Gresham, Walter Q., Sec. of State, to Le Ghait, Belg. min., Oct. 16, 1893, 4, pp. 252, 260.
to President, Oct. 18, 1893, 1, p. 498.
to Schwabauer, Oct. 18, 1893, 3, p. 645.
to White, min. to Russia, Oct. 18, 1893, 3, p. 645.
to Will's, min. to Hawaii, Oct. 18, 1893, 1, p. 499.
to Gordon, Oct. 19, 1893, 1, pp. 561, 564, 566, 580.
to Mason, Oct. 19, 1893, 3, p. 343.
to Sec. of Treas. Oct. 19, 1893, 1, p. 569.
to Thompson, min. to Brazil, Oct. 25, 1893, 1, p. 202.
to Terrell, min. to Turkey, tel., Oct. 27, 1893, 3, p. 699.
to Thompson, min. to Brazil, Nov. 1, 1893, 1, pp. 202-203.
to Lanman and Kemp, Nov. 2, 1893, 1, p. 203.
to Terrell, min. to Turkey, Nov. 2, 1893, 3, pp. 329, 353.
to Young, min. to Honduras, Nov. 7, 1893, 2, p. 880.
to Penfield, agt. at Cairo, Nov. 9, 1893, 2, pp. 724, 725.
to Young, min. to Honduras, Nov. 10, 1893, 2, p. 880.
to McDonald, min. to Persia, Nov. 11, 1893, 6, p. 639.
to Young, min. to Honduras, Nov. 12, 1893, 2, p. 880.
to Voorhees, Nov. 16, 1893, 5, p. 64.
to Thompson, min. to Brazil, Nov. 17, 1893, 7, p. 367.
to Dun, min. to Japan, tel., Nov. 22, 1893, 1, p. 923.
to Runyon, amb. to Germany, Nov. 23, 1893, 4, pp. 694-695.
to Smythe, min. to Hayti, Nov. 27, 1893, 5, p. 731.
to Prince Cantacuzene, Russ. min., Dec. 13, 1893, 4, p. 373.
to Bayard, amb. to England, Dec. 18, 1893, 6, p. 439.
to Denby, min. to China, Dec. 20, 1893, 5, p. 449.
to Hoxtum, Dec. 20, 1893, 2, p. 33.
to Pena, Dec. 20, 1893, 3, p. 343.
to Taylor, min. to Spain, Dec. 21, 1893, 6, pp. 1018, 1021.
to Smythe, min. to Hayti and chargé to Santo Domingo, Dec. 26, 1893, 5, p. 553.
to Huntington, Dec. 30, 1893, 2, pp. 880-881.
to Le Ghait, Belg. min., Dec. 30, 1893, 4, pp. 252, 260.
to Hunter and Popham, Jan. 5, 1894, 5, p. 122; 6, p. 696.
to Yang Yu, Jan. 5, 1894, 5, p. 446.
to Thompson, min. to Brazil, Jan. 11, 1894, 2, p. 1113; 7, p. 788.
to Gray, min. to Mexico, Jan. 12, 1894, 4, pp. 645-646.
to Foote, Jan. 14, 1894, 3, p. 534.
to Baker, min. to Central America, Jan. 24, 1894, 3, p. 459; 6, p. 918.
to Gov. of Pennsylvania, Jan. 31, 1894, 4, p. 297.
to Baker, min. to Nicaragua, Jan. 31, 1894, 2, p. 882.
to Smythe, min. to Hayti, Jan. 31, 1894, 2, p. 1070.
to Young, min. to Guatemala and Salvador, Jan. 31, 1894, 2, p. 881.
to Thompson, min. to Brazil, Feb. 1, 1894, 2, p. 1118.
to Baker, Feb. 5, 1894, 5, p. 94.
to Le Ghait, Belg. min., Feb. 5, 1894, 2, p. 286.
to Thompson, min. to Brazil, Feb. 5, 1894, 1, p. 205.
to Terrell, min. to Turkey, Feb. 9, 1894, 3, p. 699; 4, p. 137.
to Gray, min. to Mexico, Feb. 10, 1894, 3, p. 959.
to Muruaga, Span. min., Feb. 10, 1894, 4, p. 373.
to White, min. to Russia, Feb. 10, 1894, 3, p. 646.
to Taylor, min. to Spain, Feb. 14, 1894, 6, pp. 1018, 1021.
to Bentaing, Feb. 21, 1894, 6, p. 638.
to Tavera, Austrian min., Mar. 7, 1894, 2, pp. 285-286.
to Scott, Mar. 19, 1894, 5, p. 354.

- Gresham, Walter Q., Sec. of State, to Taylor, min. to Spain, Mar. 20, 1894, 6, p. 1021.
- to Mavroyeni Bey, Turk. min., Mar. 27, 1894, 3, p. 708.
- to Broadhead, min. to Switzerland, Mar. 29, 1894, 4, p. 66.
- to Terrell, min. to Turkey, Mar. 29, 1894, 3, pp. 701-702.
- to Bayard, amb. at London, Apr. 6, 1894, 2, p. 855; 6, p. 439.
- to Prince Cantacuzene, Russ. min., Apr. 13, 1894, 1, p. 465.
- to Hensel, Apr. 25, 1894, 4, p. 410.
- to Bayard, amb. to England, Apr. 30, 1894, 3, pp. 244-245, 246.
- to Guzman, Nicaraguan min., May 1, 1894, 3, p. 203.
- to President, May 4, 1894, 1, p. 549.
- to Baker, min. to Nicaragua, May 12, 1894, 3, p. 245; 6, p. 746.
- to Riddle, chargé at Constantinople, May 16, 1894, 3, p. 702.
- to Gov. of Alabama, May 26, 1894, 4, p. 66.
- to Mendonça, Brazilian min., May 31, 1894, 4, p. 589.
- to Harris, June 2, 1894, 3, p. 959.
- to Lainfield, June 2, 1894, 3, p. 549.
- to Bayard, amb. to England, June 4, 1894, 6, p. 439.
- to Cantacuzene, Russ. min., June 4, 1894, 4, p. 373.
- to Moonlight, min. to Bolivia, June 4, 1894, 4, p. 574.
- to Raine, June 4, 1894, 3, p. 917.
- to Souza Roza, Portuguese min., June 5, 1894, 4, p. 252.
- to Taylor, min. to Spain, June 5, 1894, 6, pp. 1020, 1021.
- to Eustis, amb. to France, June 6, 1894, 6, p. 439.
- to Bartleman, June 11, 1894, 4, p. 288.
- to Baker, min. to Nicaragua, June 13, 1894, 3, p. 245.
- to Baron de Fava, Ital. min., June 13, 1894, 4, p. 297.
- to Sec. of Treas., June 25, 1894, 4, p. 237.
- to Dun, min. to Japan, July 7, 1894, 5, p. 553.
- to Sill, min. to Corca, July 9, 1894, 5, p. 572; 7, p. 8.
- to Romero, Mex. min., July 9, 1894, 4, p. 350.
- to Sec. of Treas., July 11, 1894, 4, p. 225.
- to Terrell, min. to Turkey, July 11, 1894, 2, p. 773; 3, p. 779.
- to Bayard, amb. to England, July 13, 1894, 6, p. 544.
- to Bayard, amb. to England, July 19, 1894, 3, pp. 246-247.
- to Bayard, amb. to England, July 20, 1894, 5, p. 572; 7, p. 8.
- to Brookes, July 25, 1894, 4, p. 301.
- to U. S. marshal, July 25, 1894, 4, p. 301.
- to Denby, jr., chargé at Peking, July 26, 1894, 4, p. 601.
- to Dun, min. to Japan, July 26, 1894, 4, p. 601.
- to Goodrich et al., Aug. 1, 1894, 6, p. 760.
- to Buchanan, min. to Argentine Republic, Aug. 15, 1894, 3, p. 1007.
- to Denby, jr., chargé at Peking, Aug. 18, 1894, 4, p. 606.
- to Tyler, min. to Persia, Aug. 18, 1894, 2, pp. 780-781.
- to Young, min. to Guatemala, Aug. 18, 1894, 4, pp. 589-590.
- to Romero, Mex. min., Aug. 20, 1894, 6, p. 806.
- to Sir J. Pauncfote, Aug. 21, 1894, 1, p. 921.
- to Sir J. Pauncfote, Brit. amb., Aug. 22, 1894, 2, p. 109.
- to Rear-Admiral Ramsey, Act. Sec. of Navy, Aug. 22, 1894, 4, p. 381.
- to Mavroyeni Bey, Turk. min., Aug. 23, 1894, 4, p. 252.
- to Sheehan, Aug. 25, 1894, 6, p. 272.
- to Terrell, min. to Turkey, Aug. 27, 1894, 3, p. 743.
- to Baker, min. to Nicaragua, tel., Aug. 29, 1894, 4, p. 99.
- to Dasler, Aug. 29, 1894, 3, p. 647.
- to Denby, jr., chargé at Peking, Aug. 29, 1894, 2, p. 599; 4, pp. 601-603, 607

- Gresham, Walter Q., Sec. of State, to Clement, Aug. 30, 1894, **6**, p. 806.
to Terrell, min. to Turkey, Aug. 30, 1894, **3**, pp. 703-704.
to Truda, Aug. 30, 1894, **3**, p. 614.
to Terrell, min. to Turkey, Aug. 31, 1894, **5**, p. 825.
to Denby, jr., chargé at Peking, Sept. 18, 1894, **4**, pp. 603-604.
to Arriaga, Guatemalan min., Sept. 20, 1894, **5**, p. 362.
to Mrs. Robinson, Sept. 20, 1894, **6**, p. 806.
to Dun, min. to Japan, Sept. 21, 1894, **5**, p. 572.
to McKenzie, min. to Peru, Sept. 25, 1894, **2**, p. 478.
to Thompson, min. to Brazil, Sept. 27, 1894, **4**, p. 29.
to Denby, jr., chargé at Peking, Sept. 28, 1894, **7**, pp. 257. 474. 858.
to Baker, min. to Nicaragua, Oct. 1, 1894, **4**, p. 100.
to White, min. to Russia, Oct. 2, 1894, **3**, p. 714.
to Sec. of Treas., Oct. 3, 1894, **1**, p. 562.
to Goschen, Brit. chargé, Oct. 12, 1894, **7**, p. 8.
to the President, Oct. 12, 1894, **5**, p. 306.
to Terrell, min. to Turkey, Oct. 20, 1894, **3**, p. 687.
to Gov. of South Carolina, Oct. 25, 1894, **2**, p. 584.
to Haselton, min. to Venezuela, Oct. 25, 1894, **1**, p. 650.
to Mendonça, Brazilian min., Oct. 26, 1894, **5**, pp. 359-362.
to Terrell, min. to Turkey, Oct. 26, 1894, **5**, p. 833.
to Brash, Oct. 29, 1894, **1**, p. 579.
to Terrell, min. to Turkey, Oct. 29, 1894, **2**, p. 746.
to Baker, min. to Nicaragua, Oct. 30, 1894, **4**, p. 100.
to Denby, chargé at Peking, Oct. 30, 1894, **4**, pp. 607-609.
to Broadhead, min. to Switzerland, Oct. 31, 1894, **2**, p. 388.
to Runyon, amb. to Germany, Nov. 1, 1894, **3**, pp. 930. 968.
to Mackey, Nov. 2, 1894, **2**, p. 460.
to Smythe, min. to Hayti, Nov. 5, 1894, **4**, pp. 82-85.
to Denby, min. to China, Nov. 6, 1894, **7**, p. 18.
to Dun, min. to Japan, Nov. 6, 1894, **7**, p. 18.
to Terrell, min. to Turkey, Nov. 7, 1894, **4**, p. 131.
to Baker, min. to Nicaragua, Nov. 15, 1894, **5**, pp. 413-414.
to Hollis, Nov. 17, 1894, **5**, p. 71.
to Sec. of Treas., Nov. 17, 1894, **1**, pp. 562-563. 569. 570. 571. 580.
to Denby, min. to China, Nov. 19, 1894, **7**, p. 19.
to Bayard, amb. to England, tel., Nov. 24, 1894, **3**, p. 249.
to Denby, min. to China, Nov. 24, 1894, **7**, pp. 16-18.
to Dun, min. to Japan, Nov. 29, 1894, **2**, p. 609.
to Yang Yü, Chinese leg., Nov. 30, 1894, **2**, p. 599.
to Bayard, amb. to England, Dec. 3, 1894, **3**, p. 250.
to Sec. of Treas., Dec. 5, 1894, **1**, p. 564.
to Runyon, amb. to Germany, Dec. 15, 1894, **3**, pp. 512. 517.
to Chambers, Dec. 18, 1894, **2**, p. 661.
to Sir Julian Pauncefote, Brit. amb., Dec. 19, 1894, **5**, p. 470.
to Dun, min. to Japan, Dec. 20, 1894, **2**, p. 661.
to Lamont, Dec. 22, 1894, **3**, p. 708; **4**, p. 137.
to Lowles, Dec. 26, 1894, **4**, p. 244.
to Guzman, Nicaraguan min., Dec. 31, 1894, **3**, p. 252.
to Sir J. Pauncefote, Brit. amb., Dec. 31, 1894, **1**, p. 874.
to Hooker, Jan. 2, 1895, **1**, p. 675.
to Sec. of Treas., Jan. 14, 1895, **1**, p. 569.
to Morgan, Jan. 16, 1895, **5**, p. 777.
to Gray, min. to Mexico, Jan. 21, 1895, **5**, p. 793.

- Gresham, Walter Q., Sec. of State, to Haentjens, Haytian min., Jan. 21, 1895, 4, p. 87.
to Watrous, Jan. 23, 1895, 3, pp. 343, 487.
to Smythe, min. to Hayti, Jan. 24, 1895, 4, pp. 87-88.
to Baron Saurma, Ger. amb., Jan. 26, 1895, 2, pp. 13-14, 149-152.
to Dodds, Jan. 30, 1895, 5, p. 827.
to Peffer, Jan. 30, 1895, 4, p. 356.
to Smythe, min. to Hayti, Jan. 31, 1895, 6, p. 765.
to Gen. Newton, tel., Feb. 1, 1895, 3, p. 43.
to Willis, min. to Hawaii, tel., Feb. 8, 1895, 2, p. 199.
to Rengifo, Colombian chargé, Feb. 11, 1895, 6, pp. 775-779, 782.
to Count Cantacuzene, Russ. min., Feb. 16, 1895, 5, pp. 274-276.
to Alexander, min. to Greece, Feb. 21, 1895, 5, p. 196.
to Brit. amb., Feb. 21, 1895, 1, p. 683.
to Patenôtre, French amb., Feb. 21, 1895, 2, p. 635.
to Willis, min. to Hawaii, Feb. 21, 1895, 4, pp. 503-507.
to Capt. Crowninshield, U. S. N., Feb. 23, 1895, 3, pp. 284-285.
to Sec. of Int., Feb. 23, 1895, 2, p. 37.
to Willis, min. to Hawaii, Feb. 25, 1895, 2, pp. 201, 201-202.
to Baron Saurma, Ger. amb., Feb. 26, 1895, 4, pp. 320-323.
to Willis, min. to Hawaii, Feb. 26, 1895, 2, pp. 200-201.
to Denby, min. to China, Feb. 28, 1895, 4, pp. 625-626.
to Willis, min. to Hawaii, Feb. 28, 1895, 2, p. 200.
to Taylor, min. to Spain, tel., Mar. 14, 1895, 2, pp. 908-909.
to Denby, min. to China, Mar. 21, 1895, 7, pp. 232-233.
to Smythe, min. to Hayti, Mar. 21, 1895, 6, p. 610.
to Williams, cons.-gen. at Havana, Mar. 21, 1895, 6, p. 316.
to Winter, Mar. 28, 1895, 1, p. 579.
to Garrett, Apr. 2, 1895, 4, p. 695.
to Willis, min. to Hawaii, Apr. 5, 1895, 2, p. 200; 3, p. 727.
to Bayard, amb. to England, Apr. 9, 1895, 6, pp. 534-535.
to Jansen, Apr. 13, 1895, 3, p. 647.
to Ingersoll, Apr. 13, 1895, 2, p. 460.
to Breckinridge, min. to Russia, Apr. 15, 1895, 2, p. 9.
to Patenôtre, French min. Apr. 16, 1895, 2, p. 15.
to Taylor, min. to Spain, tel., Apr. 16, 1895, 2, p. 909.
to Lodge, Apr. 17, 1895, 6, pp. 630-631.
to Sir J. Pauncefote, Brit. amb., Apr. 17, 1895, 2, p. 451.
to Payne, Apr. 18, 1895, 1, p. 675.
to Westmoreland, Apr. 18, 1895, 2, p. 182.
to Runyon, amb. to Germany, Apr. 19, 1895, 3, p. 280.
to Lyman, Apr. 20, 1895, 4, p. 243.
to Lodge, U. S. Senate, Apr. 23, 1895, 5, p. 71.
- Grey, Sir Edward, parl. under sec. of state for for. aff., to Sir J. Blundell Maple, M. P.,
May 14, 1894, 2, p. 855.
- Griggs, John W., Atty.-Gen., opinion, Mar. 18, 1898, 22 Op. 51, 4, p. 210.
May 4, 1898, 22 Op. 64, 1, p. 922.
May 6, 1898, 22 Op. 72, 4, p. 226.
July 15, 1898, 22 Op. 130, 4, pp. 216, 217, 223.
July 22, 1898, 22 Op. 150, 1, p. 312.
Aug. 1, 1898, 22 Op. 163, 5, p. 152.
Aug. 2, 1898, 22 Op. 171, 7, p. 651.
Aug. 24, 1898, 22 Op. 190, 7, p. 334.
Sept. 20, 1898, 22 Op. 213, 5, pp. 132, 133, 140, 141, 162.
Nov. 3, 1898, 22 Op. 260, 4, pp. 216, 227.

Griggs. John W., Atty.-Gen., opinion, Dec. 2, 1898, 22 Op. 268, 7, pp. 243-244.

- Jan. 14, 1899, 22 Op. 301, 1, p. 536.
 Jan. 19, 1899, 22 Op. 310, 1, p. 390.
 Feb. 1, 1899, 22 Op. 315, 6, p. 925.
 Feb. 10, 1899, 22 Op. 327, 7, p. 432.
 Feb. 11, 1899, 22 Op. 340, 4, p. 198.
 Feb. 21, 1899, 22 Op. 351, 1, p. 427.
 Mar. 15, 1899, 22 Op. 383, 5, p. 859.
 Mar. 17, 1899, 22 Op. 384, 1, p. 407.
 Mar. 25, 1899, 22 Op. 408, 1, pp. 310, 410; 2, p. 463.
 May 8, 1899, 22 Op. 460, 4, p. 186.
 June 15, 1899, 22 Op. 514, 1, pp. 407-408, 410; 2, p. 78.
 July 10, 1899, 22 Op. 526, 1, pp. 311, 390.
 July 26, 1899, 22 Op. 544, 1, pp. 290, 310.
 July 27, 1899, 22 Op. 546, 1, pp. 290, 394.
 Aug. 11, 1899, 22 Op. 566, 2, p. 1006.
 Sept. 9, 1899, 22 Op. 574, 1, pp. 304, 309.
 Sept. 12, 1899, 22 Op. 578, 1, pp. 309, 515.
 Sept. 20, 1899, 22 Op. 583, 1, p. 337.
 to Sec. of State, Oct. 31, 1899, 2, p. 592.
 Nov. 11, 1899, 22 Op. 617, 1, p. 427.
 Nov. 21, 1899, 22 Op. 627, 1, pp. 304, 309.
 Dec. 6, 1899, 22 Op. 654, 1, p. 535; 6, p. 925.
 Jan. 6, 1900, 23 Op. 9, 5, p. 859.
 Feb. 17, 1900, 23 Op. 29, 2, p. 1006; 7, p. 619.
 Mar. 7, 1900, 23 Op. 40, 4, p. 203.
 Mar. 29, 1900, 23 Op. 76, 1, p. 714; 7, p. 631.
 Apr. 26, 1900, 23 Op. 94, 1, p. 334; 3, pp. 322-323; 4, p. 8; 5, pp. 35, 352, 861.
 May 7, 1900, 23 Op. 112, 2, p. 110.
 May 8, 1900, 23 Op. 115, 5, p. 862.
 May 9, 1900, 23 Op. 120, 2, p. 80.
 May 11, 1900, 23 Op. 136, 4, p. 452.
 July 26, 1900, 23 Op. 181, 1, pp. 395-406, 410; 5, p. 351.
 Sept. 26, 1900, 23 Op. 254, 2, p. 17.
 Nov. 7, 1900, 23 Op. 313, 7, p. 29.
 Jan. 16, 1901, 23 Op. 345, 3, pp. 315, 331.
 Jan. 22, 1901, 23 Op. 360, 7, p. 636.
 Jan. 23, 1901, 23 Op. 370, 3, p. 317.
 Jan. 28, 1901, 23 Op. 381, 4, p. 180.
 Feb. 19, 1901, 23 Op. 401, 3, pp. 318, 799; 5, p. 145.
 Mar. 5, 1901, 23 Op. 414, 2, p. 1006.
 Mar. 9, 1901, 23 Op. 418, 2, pp. 581-582.
 Mar. 14, 1901, 23 Op. 422, 2, p. 35.
 Mar. 18, 1901, 23 Op. 425, 2, p. 78; 7, p. 264.
 to Sec. of State, Mar. 23, 1901, 6, p. 636.
 Mar. 27, 1901, 23 Op. 431, 4, p. 318.
 July 28, 1901, 22 Op. 551, 1, p. 395.
- Grip, A., Swedish chargé, to Fish, Sec. of State, Oct. 23, 1875, 4, p. 421.
 Grip, A., min. of Sweden and Norway, to Sec. of State, Mar. 15, 1894, 2, p. 318.
 to Sec. of State, Mar. 22, 1894, 2, p. 318.
 to Sec. of State, Apr. 28, 1894, 2, p. 318.
 to Sec. of State, May 22, 1894, 2, p. 318.
 to Hay, Sec. of State, Nov. 16, 1898, 1, p. 308.

- Griscom, Lloyd C., chargé at Constantinople, to Hay, Sec. of State, Jan. 8, 1900, **2**, p. 744; **5**, pp. 39-40.
 to Hay, Sec. of State, Jan. 13, 1900, **2**, p. 744.
 to Hay, Sec. of State, Feb. 6, 1900, **2**, p. 713.
 to Hay, Sec. of State, Feb. 9, 1900, **2**, p. 744; **5**, p. 40.
 to Hay, Sec. of State, May 29, 1900, **2**, p. 713.
 to Hay, Sec. of State, Feb. 13, 1901, **2**, p. 713.
- Griscom, Lloyd C., min. to Japan, to Baron Komura, Japanese min. for for. aff., Feb. 12, 1904, **5**, p. 553.
- Grubb, E. Burd, min. to Spain, to Blaine, Sec. of State, May 7, 1892, **5**, p. 303.
- Grundy, Felix, Atty.-Gen., opinion, 1838, 3 Op. 377, **4**, p. 417; **7**, pp. 502, 624, 839.
 1838, 3 Op. 389, **1**, p. 37.
 1838, 3 Op. 391, **5**, p. 856.
 Jan. 12, 1839, 3 Op. 405, **2**, pp. 912-913.
 1839, 3 Op. 471, **5**, p. 243.
 Nov. 1839, 3 Op. 484, **2**, p. 291; **5**, p. 854.
- Guatemalan min. of for. rel., cir., June 29, 1886, **4**, p. 3.
 cir., Sept. 13, 1888, **4**, pp. 3, 57, 59.
- Guenther, Richard, cons. at Frankfort, to Dept. of State, Feb. 28, 1899, **5**, p. 83.
- Gullon, Pio, Span. min. of state, to Woodford, min. to Spain, Oct. 23, 1897, **6**, pp. 144-153, 154, 164, 167.
 to Woodford, min. to Spain, Nov. 15, 1897, **4**, p. 140.
 to Woodford, min. to Spain, Feb. 1, 1898, **6**, pp. 166-173.
 to Woodford, min. to Spain, Feb. 15, 1898, **4**, p. 508; **6**, pp. 175, 178-179.
 to Woodford, min. to Spain, Mar. 25, 1898, **6**, p. 192.
 to Woodford, min. to Spain, Mar. 26, 1898, **6** pp. 194-195.
 to Woodford, Apr. 21, 1898, **7**, p. 170.
- Guzman, Horacio, Nicaraguan min., to Gresham, Sec. of State, Dec. 28, 1894, **3**, pp. 250-251.
- Haentjens, C., Haytian min., to Gresham, Sec. of State, Jan. 12, 1895, **4**, pp. 85-87, 88.
- Hale, Charles, Assist. Sec. of State, to Netre, Apr. 13, 1872, **2**, p. 55.
 to Kalussowski, May 8, 1872, **6**, pp. 324-325.
 to Kuhlmann, May 21, 1872, **4**, pp. 29, 691.
 to Boutwell, Sec. of Treas., July 9, 1872, **7**, p. 1056.
 Act. Sec. of State, to Boutwell, Sec. of Treas., July 13, 1872, **7**, p. 1056.
 to W. J. Hale, July 15, 1872, **6**, p. 699.
 to Young, cons. at Carlsruhe, Sept. 14, 1872, **2**, pp. 493-494.
 to Boker, min. to Turkey, Sept. 20, 1872, **4**, p. 730.
 Assist. Sec. of State, to Jewell, cons. at Canton, Jan. 8, 1873, **2**, p. 597.
- Hall, Henry C., min. to Central America, to Frelinghuysen, Sec. of State, Feb. 10, 1885, **2**, p. 867.
 to Bayard, Sec. of State, June 26, 1885, **7**, p. 15.
 to Delgado, Salvadoran min. of for. aff., Jan. 7, 1887, **3**, p. 793.
 to Bayard, Sec. of State, Apr. 11, 1887, **6**, pp. 269, 316.
 to Bayard, Sec. of State, July 7, 1887, **5**, p. 408.
 to Bayard, Sec. of State, Oct. 7, 1887, **4**, p. 597.
 to Bayard, Sec. of State, July 21, 1888, **2**, p. 68.
 to Bayard, Sec. of State, Aug. 14, 1888, **2**, p. 68.
 to Bayard, Sec. of State, Nov. 7, 1888, **6**, p. 727.
- Hamilton, Alexander, Sec. of Treas., report, Nov. 19, 1792, **6**, p. 918.
 to Lamb, collector of port of New York, May 13, 1793, **2**, pp. 1050, 1051, 1067.
 cir., Aug. 4, 1793, **7**, pp. 536, 880, 890, 892, 955.
 to collectors of customs, Feb. 10, 1794, **1**, p. 703.
- Hamilton, James A., Act. Sec. of State, to Call, special agt., Mar. 30, 1829, **6**, p. 458.

- Hamilton, Sir G., Brit. min. at Florence, letter, Feb. 27, 1849, **6**, p. 980.
- Hamilton, Thomas L., county clerk, New York County, N. Y., to Moore, Nov. 7, 1902, **2**, p. 592.
- Hamlin, C. S., Act. Sec. of Treas., to collectors of customs and others, cir., **1**, p. 689.
- Hammond, George, Brit. min., to Sec. of State, May 2, 1793, **7**, p. 1086.
to Jefferson, Sec. of State, Sept. 12, 1793, **7**, pp. 676-677.
to Randolph, Sec. of State, Apr. 11, 1794, **7**, p. 678.
- Hanna, Bayless W., min. to Argentine Republic, to Blaine, Sec. of State, May 20, 1889, **2**, pp. 540, 541.
- Hanotaux, French min. of for. aff., to Vignaud, chargé at Paris, Feb. 14, 1897, **2**, p. 638.
to Porter, amb. to France, July 22, 1897, **1**, p. 388.
- Hardinge, C., Brit. amb., to Count Lamsdorff, Russ. min. of for. aff., Oct. 9, 1904, **7**, p. 693.
- Hardy, Arthur S., min. to Greece, to Hay, Sec. of State, Oct. 2, 1900, **3**, p. 606.
- Harmon, Judson, Atty.-Gen., opinion, 1895, 21 Op. 190, **5**, p. 131.
July 26, 1895, 21 Op. 201, **2**, p. 1038; **5**, p. 134.
Oct. 3, 1895, 21 Op. 234, **1**, p. 922.
Dec. 10, 1895, 21 Op. 267, **1**, p. 198; **7**, pp. 911, 965, 1029, 1036, 1081.
Dec. 12, 1895, 21 Op. 274, **1**, pp. 654, 765; **5**, pp. 784-785.
May 26, 1896, 21 Op. 357, **4**, p. 209; **5**, p. 370.
July 2, 1896, 21 Op. 377, **2**, p. 213.
Sept. 15, 1896, 21 Op. 412, **2**, p. 1071.
Oct. 14, 1896, 21 Op. 424, **4**, p. 232.
Feb. 2, 1897, 21 Op. 481, **4**, p. 224.
- Harriugton, George, min. to Switzerland, to Seward, Sec. of State, Feb. 9, 1868, **2**, p. 551.
- Harris, Addison C., min. to Austria-Hungary, to Hay, Sec. of State, Feb. 10, 1900, **4**, p. 387.
- Harris, Charles B., cons., at Nagasaki, to Buck, min. to Japan, Aug. 22, 1898, **7**, p. 1085.
- Harris, Levett, chargé at St. Petersburg, to Monroe, Sec. of State, Mar. 20, 1816, **5**, p. 67.
- Harris, Rear-Admiral Sir R., to Brit. Admiralty, Dec. 5, 1899, **7**, p. 739.
- Harris, Townsend, min. to Japan, to Cass, Sec. of State, Aug. 1, 1860, **5**, p. 747.
to Sec. of State, May 8, 1861, **5**, pp. 746, 747.
to Seward, Sec. of State, July 9, 1861, **5**, p. 749.
to Seward, Sec. of State, July 10, 1861, **5**, p. 747.
to Seward, Sec. of State, Nov. 27, 1861, **5**, p. 747.
- Harrison, Benjamin, President, message, Dec. 3, 1889, **1**, pp. 161, 496, 548, 872-873; **2**, p. 475; **3**, pp. 203, 301, 585; **4**, p. 238; **5**, p. 446; **6**, p. 601.
message, Jan. 16, 1890, **5**, p. 300.
message, Dec. 1, 1890, **1**, pp. 145, 162; **2**, p. 871; **3**, pp. 301, 500; **5**, pp. 368-369; **5**, p. 566; **6**, p. 601.
message, Jan. 5, 1891, **1**, p. 903.
proclamation, July 1, 1891, **2**, p. 52; **5**, p. 219.
proclamation, Dec. 2, 1891, **5**, p. 302.
message, Dec. 9, 1891, **1**, pp. 35, 471, 496, 577, 904; **2**, p. 986; **3**, pp. 201-202; **4**, pp. 216, 238, 484; **5**, pp. 300, 303, 405, 453, 566, 858, 863; **6**, pp. 358-359, 533, 601, 739-740, 839-840, 846, 854-857; **7**, p. 71.
message, Jan. 25, 1892, **2**, p. 477.
proclamation, Mar. 15, 1892, **5**, p. 303.
proclamation, Apr. 15, 1892, **2**, p. 53; **5**, p. 219.
proclamation, May 9, 1892, **1**, p. 907.
message, June 20, 1892, **1**, p. 682.
message, June 27, 1892, **5**, p. 303.
message, July 1, 1892, **1**, p. 682.
proclamation, Aug. 18, 1892, **1**, p. 682.
proclamation, Oct. 31, 1892, **2**, p. 53; **5**, p. 219.
message, Dec. 6, 1892, **1**, p. 682; **2**, pp. 154-155; **3**, p. 202; **4**, p. 159; **5**, pp. 726-727, 775, 791, 823, 863; **6**, pp. 656, 740, 840, 863-864.

- Harrison, Benjamin, President, message, Feb. 3, 1893, **5**, pp. 333, 334-335.
 message, Feb. 15, 1893, **1**, p. 496.
 proclamation, Feb. 21, 1893, **1**, p. 683.
- Harrison, Thomas S., agt. at Cairo, to Sherman, Sec. of State, Jan. 5, 1898, **2**, pp. 724, 725.
 to Sherman, Sec. of State, Jan. 27, 1898, **2**, pp. 724, 725.
 to Sherman, Sec. of State, Feb. 11, 1898, **2**, pp. 724, 725.
 to Sherman, Sec. of State, Mar. 24, 1898, **2**, pp. 724, 725.
 to Sherman, Sec. of State, Apr. 23, 1898, **2**, pp. 724, 725.
 to Sec. of State, Apr. 29, 1898, **2**, pp. 724, 725.
- Harvey, James E., min. to Portugal, to Seward, Sec. of State, Oct. 7, 1861, **6**, p. 7.
- Hassaurek, Frederick, min. to Ecuador, to Seward, Sec. of State, July 20, 1864, **2**, p. 804.
 to Seward, Sec. of State, June 16, 1865, **2**, p. 804.
 to Seward, Sec. of State, Nov. 12, 1865, **7**, p. 411.
 to Seward, Sec. of State, Dec. 19, 1865, **7**, p. 411.
- Hastings, Frank P., chargé to Hawaii, to Bayard, Sec. of State, Dec. 27, 1886, **1**, p. 492.
- Hatzfeldt, Count, imp. sec. for for. aff., to Kasson, min. to Germany, Apr. 26, 1885, **3**, p. 381.
 to Coleman, chargé at Berlin, May 16, 1885, **3**, pp. 378-381, 382, 749, 751.
 to Pendleton, min. to Germany, July 11, 1885, **3**, p. 381.
 Ger. amb. at London, to Lord Salisbury, Brit. for. sec., Jan. 4, 1900, **7**, p. 742.
- Hawkesbury, Lord, Brit. for. sec., to Danish min. at London, Mar. 24, 1801, **7**, p. 1096.
 to Gore, Am. conunr., cir., June 10, 1803, **3**, p. 1021.
- Hay, G. W., to James Monroe, Jan. 6, 1815, **5**, p. 714.
 to James Monroe, Feb. 15, 1815, **5**, p. 714.
- Hay, John, Assist. Sec. of State, to Long, Dec. 11, 1879, **1**, p. 570.
 to Wallis, Dec. 11, 1879, **1**, p. 570.
 to Olburn, Mar. 2, 1880, **1**, p. 580.
 Act. Sec. of State, to Schuyler, dip. agt. and cons.-gen. to Roumania, July 7, 1880, **4**,
 p. 444.
 to Japanese min., July 17, 1880, **5**, p. 753.
 to Chen Lan Pin, Chinese min., Aug. 13, 1880, **2**, p. 72.
 to Angell, min. to China, Aug. 16, 1880, **2**, p. 653.
 to Chen Lan Pin, Chinese min., Aug. 23, 1880, **2**, pp. 72-74; **5**, p. 314.
 to Drummond, Brit. chargé, Oct. 26, 1880, **2**, p. 724.
 to Bingham, min. to Japan, Nov. 11, 1880, **5**, p. 570.
 to Morgan, min. to Mexico, Dec. 22, 1880, **3**, p. 937.
 Assist. Sec. of State, to Sherman, Feb. 24, 1881, **2**, p. 397.
- Hay, John, amb. to England, to Sherman, Sec. of State, Oct. 8, 1897, **6**, p. 809.
 to Sherman, Sec. of State, Apr. 6, 1898, **6**, p. 205.
 to Sherman, Sec. of State, Apr. 16, 1898, **7**, p. 558.
 to Sherman, Sec. of State, Apr. 18, 1898, **7**, p. 558.
 to Day, Sec. of State, May 7, 1898, **5**, p. 376.
 to Day, Sec. of State, May 10, 1898, **5**, p. 376.
 to Day, Sec. of State, May 14, 1898, **5**, p. 376.
 to Day, Sec. of State, June 25, 1898, **3**, p. 267.
 to Day, Sec. of State, July 2, 1898, **7**, p. 946.
 to Day, Sec. of State, Aug. 22, 1898, **7**, p. 941.
 to Day, Sec. of State, Aug. 23, 1898, **7**, p. 1085.
 to Moore, Act. Sec. of State, Sept. 6, 1898, **6**, p. 436.
- Hay, John, Sec. of State, to Lombard, Oct. 3, 1898, **6**, p. 671.
 to Wu, Chinese min., Oct. 5, 1898, **4**, p. 225.
 to Romano, Ital. chargé, Oct. 7, 1898, **1**, p. 514.
 to Buck, min. to Japan, Oct. 8, 1898, **2**, p. 659.
 to Ferrouh Bey, Turk. min., Oct. 11, 1898, **4**, p. 132.

- Hay, John, Sec. of State, to Straus, min. to Turkey, Oct. 14, 1898, **4**, pp. 131, 132.
to Conger, min. to China, Oct. 15, 1898, **3**, p. 1010.
to Baron Speck von Sternburg, Oct. 15, 1898, **2**, p. 585.
to White, min. to Germany, Oct. 15, 1898, **3**, p. 472.
to Ferrouk Bey, Turk. min., Oct. 24, 1898, **3**, p. 688.
to White, chargé at London, Oct. 24, 1898, **7**, p. 1086.
to Day, pres. Peace Com. at Paris, Oct. 26, 1898, **1**, p. 528.
to Thiébaud, French chargé, Oct. 29, 1898, **7**, pp. 326, 335.
to Hunter, min. to Guatemala, Nov. 4, 1898, **6**, p. 731.
to Sec. of Int., Nov. 4, 1898, **2**, pp. 36-37.
to Sec. of Treas., Nov. 4, 1898, **1**, p. 873.
to Smith, min. to Liberia, Nov. 6, 1898, **3**, pp. 729-730.
to Day, pres. Peace Com. at Paris, tel., Nov. 13, 1898, **1**, p. 529.
to Sec. of Treas., Nov. 16, 1898, **1**, p. 515.
to Grip, Swedish min., Nov. 17, 1898, **1**, pp. 309, 514.
to Buchanan, min. to Argentine Republic, Nov. 17, 1898, **1**, pp. 512, 515.
to Sec. of War, Nov. 17, 1898, **4**, p. 746.
to Jackson, chargé at Berlin, Nov. 18, 1898, **5**, p. 768.
to White, chargé at London, Nov. 19, 1898, **7**, p. 862.
to Buchanan, min. to Argentine Republic, Nov. 21, 1898, **1**, p. 515.
to Dudley, min. to Peru, Nov. 21, 1898, **6**, p. 994.
to Pioda, Swiss min., Nov. 21, 1898, **5**, p. 285.
to Powell, min. to Hayti, Nov. 28, 1898, **4**, p. 569.
to Gov. of Ohio, Dec. 2, 1898, **4**, p. 356.
to Powell, min. to Hayti, Dec. 5, 1898, **5**, p. 731.
to Hunter, min. to Honduras, Dec. 6, 1898, **1**, p. 146.
to Sir Julian Pauncefote, Brit. amb., Dec. 6, 1898, **7**, p. 596.
to Deucher, Swiss chargé, Dec. 7, 1898, **5**, p. 285.
to White, chargé at London, Dec. 7, 1898, **3**, p. 210.
to Gov. of Washington, Dec. 9, 1898, **4**, p. 408.
to Merry, min. to Costa Rica, Nicaragua, and Salvador, Dec. 10, 1898, **4**, p. 746.
to Sec. of Navy, Dec. 10, 1898, **7**, p. 862.
to Baron von Riedenau, Austrian chargé, Dec. 13, 1898, **1**, p. 514.
to White, chargé at London, Dec. 13, 1898, **7**, p. 862.
to Powell, min. to Hayti, Dec. 23, 1898, **6**, p. 639.
to Sec. of Treas., Dec. 23, 1898, **4**, p. 215.
to Sec. of War, Dec. 29, 1898, **5**, p. 30.
to Assis Brasil, Brazilian min., Dec. 30, 1898, **5**, p. 870.
to Sir J. Pauncefote, Brit. amb., Dec. 30, 1898, **1**, p. 514.
to Sir J. Pauncefote, Brit. amb., Dec. 31, 1898, **4**, p. 330.
to Wu, Chinese min., Jan. 4, 1899, **5**, p. 241.
to Harris, min. to Austria-Hungary, Jan. 5, 1899, **3**, p. 988.
to Porter, amb. to France, Jan. 5, 1899, **5**, p. 402.
to Storer, min. to Belgium, Jan. 9, 1899, **5**, p. 567.
to White, amb. to Germany, Jan. 10, 1899, **1**, p. 514.
to Wu, Chinese min., Jan. 11, 1899, **4**, p. 225.
to Buchanan, min. to Argentine Republic, Jan. 13, 1899, **1**, p. 515.
to Sir J. Pauncefote, Brit. amb., Jan. 13, 1899, **7**, p. 822.
to Sec. of Treas., Jan. 13, 1899, **4**, p. 215.
to Wu, Chinese min., Jan. 13, 1899, **1**, p. 518.
to Count Vinci, Ital. chargé, Jan. 14, 1899, **4**, p. 183.
to von Holleben, Ger. amb., Jan. 18, 1899, **7**, p. 406.
to Sir J. Pauncefote, Brit. amb., Jan. 19, 1899, **1**, p. 407.
to Sir J. Pauncefote, Brit. amb., Jan. 21, 1899, **3**, pp. 381-382, 861.

- Hay, John, Sec. of State, to Count Vinci, Ital. chargé, Jan. 21, 1899, **1**, p. 518.
- to Smith, Jan. 23, 1899, **3**, p. 375.
- to Wu, Chinese min., Jan. 23, 1899, **4**, p. 225.
- to Glade, Jan. 27, 1899, **1**, p. 514.
- to White, amb. to Germany, Jan. 27, 1899, **1**, p. 514; **3**, p. 874.
- to Wu, Chinese min., Feb. 1, 1899, **4**, p. 225.
- to Hardy, min. to Persia, Feb. 2, 1899, **3**, p. 770.
- to Storer, min. to Belgium, Feb. 2, 1899, **5**, p. 870.
- to Sir J. Pauncefote, Brit. amb., Feb. 4, 1899, **4**, p. 402.
- to Baron Riedl von Riedenau, Austro-Hungarian chargé, Feb. 4, 1899, **6**, pp. 874-880.
- to Storer, min. to Belgium, Feb. 4, 1899, **3**, pp. 470, 903, 913, 963, 984.
- to Sir Julian Pauncefote, Brit. amb., Feb. 6, 1899, **5**, p. 869.
- to Wu, Chinese min., Feb. 6, 1899, **4**, p. 235.
- to Newell, min. to Netherlands, Feb. 8, 1899, **7**, pp. 335, 1086.
- to Ferrouh Bey, Turk. min., Feb. 9, 1899, **4**, p. 132.
- to Merry, min. to Nicaragua, Feb. 10, 1899, **7**, p. 815.
- to Gov. of Massachusetts, Feb. 11, 1899, **4**, p. 298.
- to Straus, min. to Turkey, Feb. 13, 1899, **4**, p. 132.
- to Sec. of Navy, Feb. 17, 1899, **1**, p. 575.
- to Straus, min. to Turkey, Feb. 20, 1899, **3**, p. 490.
- to Pierce, Feb. 21, 1899, **5**, p. 201.
- to White, chargé at London, Feb. 23, 1899, **3**, pp. 964, 971.
- to Straus, min. to Turkey, Feb. 24, 1899, **3**, p. 491.
- to Wu, Chinese min., Feb. 24, 1899, **1**, p. 518.
- to Kingsford & Son, Feb. 25, 1899, **4**, pp. 356, 400.
- to Sir Julian Pauncefote, Brit. amb., Feb. 27, 1899, **5**, p. 725.
- to Sampson, min. to Ecuador, Feb. 27, 1899, **2**, p. 805.
- to White, amb. to Germany, Feb. 28, 1899, **5**, pp. 285, 286.
- to Wu, Chinese min., Mar. 1, 1899, **1**, p. 518.
- to Atty.-Gen., Mar. 2, 1899, **7**, p. 784.
- to Conger, min. to China, Mar. 2, 1899, **5**, p. 475.
- to White, chargé at London, Mar. 2, 1899, **7**, p. 862.
- to Merry, min. to Nicaragua, Mar. 3, 1899, **2**, pp. 1089, 1121.
- to White, amb. to Germany, Mar. 3, 1899, **3**, p. 484.
- to Davis, U. S. Senate, Mar. 4, 1899, **4**, p. 93.
- to Herdliska, chargé at Vienna, Mar. 4, 1899, **3**, p. 414.
- to Storer, min. to Belgium, Mar. 6, 1899, **3**, pp. 470, 964.
- to White, amb. to Germany, Mar. 6, 1899, **5**, p. 82.
- to Marquis Camillo Romano, Ital. chargé, Mar. 7, 1899, **5**, pp. 350-351.
- to Gov. of Alabama, Mar. 9, 1899, **5**, p. 866.
- to Wu, Chinese min., Mar. 11, 1899, **1**, p. 518.
- to Sec. of Navy, Mar. 13, 1899, **2**, p. 1121; **7**, p. 815.
- to Bridgman, min. to Bolivia, Mar. 14, 1899, **1**, pp. 155, 243
- to Chandler, U. S. Senate, Mar. 14, 1899, **5**, p. 566.
- to Hunter, min. to Honduras, Mar. 16, 1899, **6**, p. 762.
- to Leishman, min. to Switzerland, Mar. 16, 1899, **3**, p. 456.
- to Sec. of War, Mar. 16, 1899, **3**, p. 295.
- to Houston, Mar. 20, 1899, **4**, p. 577.
- to Conger, min. to China, Mar. 24, 1899, **5**, p. 468.
- to Straus, min. to Turkey, Mar. 25, 1899, **7**, pp. 794, 799.
- to Sir J. Pauncefote, Brit. amb., Mar. 27, 1899, **1**, pp. 407, 534.
- to U. S. dip. and cons. officers, cir., Mar. 27, 1899, **3**, pp. 921, 950, 965-966, 973
976-977.
- to Dudley, min. to Peru, Mar. 28, 1899, **6**, p. 1003.

- Hay, John, Sec. of State, to Harris, min. to Austria-Hungary, Apr. 1, 1899, **3**, p. 470.
to Powell, min. to Hayti, Apr. 1, 1899, **6**, p. 289.
to Buchanan, min. to Argentine Republic, Apr. 4, 1899, **4**, p. 422.
to Hunter, min. to Guatemala and Honduras, Apr. 5, 1899, **5**, p. 408.
to Turley, Apr. 6, 1899, **3**, pp. 734-735.
to Buchanan, min. to Argentine Republic, Apr. 8, 1899, **6**, p. 327.
to White, amb. to Germany, Apr. 8, 1899, **5**, pp. 287-288.
to von Holleben, Ger. amb., Apr. 10, 1899, **2**, p. 464.
to Sampson, min. to Ecuador, Apr. 10, 1899, **2**, pp. 180-181.
to E. Becker & Co., Apr. 12, 1899, **6**, p. 707.
to Powell, min. to Hayti, Apr. 12, 1899, **6**, p. 707.
to Fowler, Apr. 15, 1899, **1**, p. 578; **6**, p. 792.
to Merry, min. to Nicaragua, Apr. 17, 1899, **1**, p. 50; **5**, pp. 84-85.
to Sir Julian Pauncefote, Brit. amb., Apr. 17, 1899, **7**, p. 596.
to Sorsby, cons. at San Juan del Norte, Apr. 17, 1899, **5**, p. 85.
to Amer. delegates to The Hague Conference, Apr. 18, 1899, **7**, pp. 82-83, 206.
to Cambon, French amb., Apr. 20, 1899, **5**, p. 464.
to Conger, min. to China, Apr. 22, 1899, **5**, pp. 465, 466.
to Sampson, min. to Ecuador, Apr. 22, 1899, **1**, p. 611.
to Herod, chargé at Tokio, Apr. 25, 1899, **5**, p. 660.
to Powell, min. to Hayti, Apr. 25, 1899, **5**, p. 55.
to Tower, Brit. chargé, Apr. 27, 1899, **5**, p. 241.
to Straus, min. to Turkey, May 1, 1899, **4**, p. 132.
to dip. and cons. officers, cir., May 2, 1899, **3**, pp. 294, 315-316, 874-875.
to Tower, Brit. chargé, May 4, 1899, **5**, p. 768.
to Merry, min. to Nicaragua, May 6, 1899, **1**, p. 51; **4**, p. 703.
to Merry, min. to Nicaragua, May 8, 1899, **2**, pp. 136-137.
to Shen Tung, May 17, 1899, **4**, p. 226.
to Rush, May 18, 1899, **6**, p. 960.
to Lunt, May 26, 1899, **1**, pp. 559, 574.
to Harris, min. to Austria-Hungary, May 31, 1899, **2**, p. 61.
to Merry, min. to Nicaragua, June 3, 1899, **3**, p. 252.
to Sampson, min. to Ecuador, June 5, 1899, **2**, pp. 806-807.
to Sparkman, June 6, 1899, **7**, p. 58.
to Count Vinci, Ital. chargé, June 8, 1899, **5**, pp. 91, 92.
to Clayton, amb. to Mexico, June 10, 1899, **4**, p. 417.
to Miranda, June 10, 1899, **3**, pp. 316, 354.
to Baron von Riedenau, Austro-Hungarian chargé, June 11, 1899, **6**, pp. 882-883.
to Cambon, French amb., June 12, 1899, **5**, pp. 464-465.
to Loomis, min. to Venezuela, June 13, 1899, **2**, p. 331.
to Choate, amb. to England, June 19, 1899, **4**, p. 422.
to Choate, amb. to England, June 23, 1899, **1**, p. 475.
to Conger, min. to China, June 24, 1899, **3**, p. 1013.
to Choate, amb. to England, June 27, 1899, **4**, p. 612.
to Porter, amb. to France, June 28, 1899, **5**, p. 768.
to Leishman, min. to Switzerland, July 3, 1899, **3**, p. 965.
to Merry, min. to Nicaragua, July 3, 1899, **3**, p. 252.
to Aspiroz, Mex. amb., July 11, 1899, **4**, p. 269.
to Count de Lichtervelde, Belg. min., July 23, 1899, **5**, p. 567.
to Leishman, min. to Switzerland, July 12, 1899, **3**, p. 281.
to Sec. of Navy, July 15, 1899, **2**, p. 883; **4**, p. 93.
to Aspiroz, Mex. amb., July 15, 1899, **4**, p. 303.
to Storer, min. to Spain, July 17, 1899, **5**, pp. 380, 858, 859.
to Tower, Brit. chargé, July 19, 1899, **5**, p. 165.

- Hay, John, Sec. of State, order, July 21, 1899, **1**, p. 514.
- to Sec. of War, July 22, 1899, **2**, p. 1042.
- to Duke of Arcos, Span. min., July 25, 1899, **5**, p. 859.
- to Jackson, chargé at Berlin, July 25, 1899, **3**, p. 754.
- to U. S. dip. officers, cir., July 25, 1899, **2**, p. 53.
- to Merry, min. to Nicaragua, July 26, 1899, **1**, p. 51; **6**, p. 685.
- to Gov. Foster, of Louisiana, July 27, 1899, **5**, p. 9.
- to Duke of Arcos, Span. min., July 28, 1899, **5**, p. 859.
- to Conger, min. to China, July 28, 1899, **5**, p. 469.
- to Count de Lichtervelde, Belg. min., July 31, 1899, **1**, p. 533.
- to Bridgman, min. to Bolivia, Sept. 1, 1899, **2**, pp. 179-180.
- to Conger, min. to China, Sept. 1, 1889, **5**, p. 450.
- to Dudley, min. to Peru, Sept. 1, 1899, **2**, p. 180.
- to Powell, min. to Hayti and chargé to Santo Domingo, Sept. 1, 1899, **1**, p. 163; **2**, p. 822.
- to Sampson, min. to Ecuador, Sept. 1, 1899, **2**, p. 180.
- to Count Vinci, Ital. chargé, Sept. 1, 1899, **3**, p. 494.
- to Powell, min. to Hayti, Sept. 2, 1899, **2**, p. 822; **3**, pp. 311, 946-947.
- to Griggs, Atty.-Gen., Sept. 3, 1899, **1**, p. 337.
- to Wu, Chinese min., Sept. 4, 1899, **4**, p. 235.
- to Dudley, min. to Peru, Sept. 5, 1899, **6**, p. 806.
- to Choate, amb. to Great Britain, Sept. 6, 1899, **5**, pp. 537-539.
- to Vignaud, chargé at Paris, Sept. 6, 1899, **5**, p. 534.
- to Tower, amb. to Russia, Sept. 6, 1899, **5**, pp. 543-545.
- to White, amb. to Germany, Sept. 6, 1899, **5**, pp. 534-536.
- to Choate, amb. to England, Sept. 7, 1899, **1**, p. 552.
- to Sampson, min. to Ecuador, Oct. 5, 1899, **5**, p. 64.
- to Sec. of Navy, Oct. 17, 1899, **2**, p. 1122.
- to Powell, min. to Santo Domingo, Oct. 19, 1899, **1**, p. 164.
- to Tower, Brit. chargé, Oct. 20, 1899, **1**, p. 468; **5**, 218.
- to von Mumm, Ger. embassy, Oct. 21, 1899, **2**, p. 142.
- to Loomis, min. to Venezuela, Oct. 23, 1899, **1**, p. 153.
- to von Mumm, Ger. embassy, Oct. 23, 1899, **2**, p. 142.
- to Merry, min. to Costa Rica, Oct. 25, 1889, **3**, pp. 534-535.
- to von Mumm, Oct. 25, 1899, **4**, pp. 265-266.
- to Tower, Brit. chargé, Oct. 25, 1899, **2**, pp. 441-442.
- to Loomis, min. to Venezuela, Nov. 2, 1899, **6**, p. 786.
- to Deucher, Swiss chargé, Nov. 3, 1899, **4**, pp. 597-598.
- to White, amb. to Germany, Nov. 4, 1899, **3**, p. 551.
- to Harris, min. to Austria-Hungary, Nov. 7, 1899, **3**, p. 1001.
- to Loomis, min. to Venezuela, Nov. 8, 1899, **1**, p. 153.
- to Sec. of War, Nov. 10, 1899, **5**, p. 351.
- to Lord Pauncefote, Brit. amb., Nov. 11, 1899, **7**, p. 223.
- to Buck, min. to Japan, Nov. 13, 1899, **5**, pp. 541-542.
- to Lord Pauncefote, Brit. amb., Nov. 16, 1899, **1**, p. 155.
- to Draper, min. to Italy, Nov. 17, 1899, **5**, pp. 540-541.
- to Loomis, min. to Venezuela, Nov. 18, 1899, **1**, p. 236; **2**, p. 332; **4**, p. 583; **6**, p. 293.
- to Choate, amb. to England, Nov. 20, 1899, **2**, pp. 337-338.
- to Porter, amb. to France, Nov. 21, 1899, **5**, p. 534.
- to Aspiroz, Mex. amb., Nov. 22, 1899, **2**, p. 592.
- to Lord Pauncefote, Brit. amb., Nov. 22, 1899, **4**, p. 330.
- to Sir J. Pauncefote, Brit. amb., Nov. 23, 1899, **1**, p. 517.
- to Duke of Arcos, Span. min., Nov. 27, 1899, **3**, p. 321.
- to Powell, min. to Hayti, Nov. 27, 1899, **2**, p. 823; **5**, pp. 56-57.

- Hay, John, Sec. of State, to Duke of Arcos, Span. min., Nov. 29, 1899, **5**, p. 861.
to Lord Pauncefote, Brit. amb., Nov. 29, 1899, **5**, p. 867.
to Storer, min. to Spain, Nov. 29, 1899, **3**, p. 321.
to Powell, min. to Hayti, Dec. 1, 1899, **3**, p. 311.
to Wu, Chinese min., Dec. 5, 1899, **4**, p. 235.
to Graves, Dec. 7, 1899, **4**, p. 257.
to Garabedian, Dec. 9, 1899, **3**, p. 690.
to Sampson, min. to Ecuador, Dec. 11, 1899, **1**, p. 611.
to Leishman, min. to Switzerland, Dec. 12, 1899, **3**, pp. 670, 925.
to President, Dec. 13, 1899, **1**, p. 611.
to Grip, min. of Norway and Sweden, Dec. 15, 1899, **1**, p. 514.
to Merry, min. to Nicaragua, Dec. 15, 1899, **6**, pp. 686-687.
to Pierce, cons.-gen. of Orange Free State at New York, Dec. 15, 1899, **7**, pp. 969-970.
to Leishman, min. to Switzerland, Dec. 18, 1899, **5**, p. 351.
to Duke of Arcos, Span. min., Dec. 21, 1899, **5**, p. 380.
to Sewall, min. to Hawaii, Dec. 21, 1899, **3**, p. 329.
to Storer, min. to Spain, Dec. 22, 1899, **5**, p. 380.
to Loomis, min. to Venezuela, Dec. 23, 1899, **3**, p. 316.
to Duke of Arcos, Span. min., Dec. 26, 1899, **5**, p. 861.
to Sec. of War, Dec. 30, 1899, **4**, p. 285.
to White, amb. to Germany, Jan. 2, 1900, **7**, pp. 469, 685, 743.
to Bridgman, min. to Bolivia, Jan. 4, 1900, **4**, p. 593.
to Lord Pauncefote, Brit. amb., Jan. 4, 1900, **4**, p. 593.
to Porter, amb. to France, Jan. 4, 1900, **1**, p. 519: **3**, p. 889.
to Sewall, agt. to Hawaii, Jan. 4, 1900, **1**, p. 519.
to Atty.-Gen., Jan. 5, 1900, **7**, pp. 598, 784.
to Harris, min. to Austria-Hungary, Jan. 5, 1900, **3**, pp. 994, 995.
letter [to House of Reprs.], Jan. 5, 1900, **5**, p. 847.
to Powell, min. to Santo Domingo, Jan. 5, 1900, **1**, p. 164.
to Wu, Chinese min., Jan. 5, 1900, **4**, pp. 217-218.
to Merry, min. to Nicaragua, Jan. 6, 1900, **2**, p. 134.
to Conger, min. to China, Jan. 8, 1900, **2**, p. 599.
to Griscom, chargé at Constantinople, Jan. 11, 1900, **3**, p. 926.
to Storer, min. to Spain, Jan. 11, 1900, **5**, p. 861.
to Elliott, Jan. 12, 1900, **3**, p. 903; **5**, pp. 112-113.
to Mex. amb., Jan. 12, 1900, **4**, p. 362.
to Spiro, Mex. amb., Jan. 13, 1900, **4**, p. 285.
to von Holleben, Ger. amb., Jan. 16, 1900, **4**, pp. 184-185.
to Conger, min. to China, Jan. 18, 1900, **3**, pp. 972-974.
to von Holleben, Ger. amb., Jan. 18, 1900, **7**, p. 819.
to Harris, min. to Austria-Hungary, Jan. 22, 1900, **3**, pp. 470, 472, 484.
to President, Jan. 22, 1900, **4**, p. 553.
to Sec. of Navy, Jan. 24, 1900, **5**, p. 351.
to Belmont, Jan. 25, 1900, **3**, pp. 655-656.
to von Holleben, Ger. amb., Jan. 25, 1900, **2**, pp. 141-142.
to Sec. of War, Jan. 27, 1900, **3**, p. 316.
to Thiébaud, French chargé, Jan. 27, 1900, **5**, p. 397.
to Merry, min. to Nicaragua, Jan. 29, 1900, **3**, p. 254.
to Sec. of War, Jan. 29, 1900, **3**, p. 316.
to Conger, min. to China, Feb. 3, 1900, **2**, pp. 639-640.
to Wolcott, U. S. Senate, Feb. 3, 1900, **5**, pp. 123, 725, 726.
to Bridgman, min. to Bolivia, cir., Feb. 8, 1900, **6**, p. 602.
to Cambon, French amb., Feb. 9, 1900, **2**, p. 1042.
to Conger, min. to China, Feb. 10, 1900, **2**, p. 599.

- Hay, John, Sec. of State, to Tower, amb. to Russia, Feb. 12, 1900, 3, p. 971.
to House, Feb. 15, 1900, 7, p. 862.
to Sampson, min. to Ecuador, Feb. 17, 1900, 4, pp. 733, 736.
to Wight, Feb. 17, 1900, 4, p. 679.
to Garabedian, Feb. 19, 1900, 3, pp. 689-690.
to leg. to Turkey, Feb. 19, 1900, 3, p. 690.
to von Holleben, Ger. amb., Feb. 21, 1900, 2, p. 542.
to Griscom, chargé at Constantinople, Feb. 23, 1900, 5, p. 801.
to Conger, min. to China, Feb. 26, 1900, 2, p. 599.
to President, Feb. 26, 1900, 1, p. 698.
to Renick, Feb. 26, 1900, 4, p. 641.
to Irwin, min. to Portugal, Feb. 28, 1900, 2, p. 177.
to Toomey, Mar. 2, 1900, 7, pp. 685, 744.
to Darche, Mar. 6, 1900, 3, pp. 598-599.
to Ballard & Ballard Co., Mar. 9, 1900, 7, pp. 685, 744.
to White, chargé at London, Mar. 10, 1900, 6, p. 247.
to Cambon, French amb., Mar. 13, 1900, 6, p. 925.
to Newman, Mar. 13, 1900, 7, pp. 685, 744.
to Porter, amb. to France, Mar. 15, 1900, 3, pp. 918, 924-925.
to Postmaster-Gen., Mar. 15, 1900, 1, p. 471.
to McNally, sec. of leg. and cons.-gen. at Guatemala, Mar. 16, 1900, 7, p. 3.
to Conger, min. to China, Mar. 19, 1900, 5, p. 477.
to Hunter, min. to Honduras, Mar. 20, 1900, 6, p. 763.
to White, chargé at London, Mar. 20, 1900, 7, p. 685.
to Duke of Arcos, Span. min., Mar. 21, 1900, 5, pp. 862-863.
to Buck, min. to Japan, Mar. 21, 1900, 3, p. 976.
to amb. at London, Paris, Berlin, St. Petersburg, Rome, and to min. at Tokio, Mar. 22, 1900, 5, p. 546.
to Conger, min. to China, Mar. 22, 1900, 5, p. 477.
to Sampson, min. to Ecuador, Mar. 22, 1900, 4, p. 446.
to Atty.-Gen., Mar. 24, 1900, 4, pp. 402, 420.
to Govs. of the States, cir., Mar. 26, 1900, 4, p. 362.
to Sec. of War, Mar. 26, 1900, 1, p. 309.
to Harris, min. to Austria-Hungary, Mar. 27, 1900, 3, p. 933.
to Sec. of War, Mar. 27, 1900, 3, p. 804; 5, pp. 859-860.
to Storer, min. to Spain, Mar. 27, 1900, 5, p. 860.
to Aspiroz, Mex. min., Mar. 28, 1900, 7, p. 68.
to Sampson, min. to Ecuador, Mar. 28, 1900, 1, p. 611.
to Sec. of War, Mar. 28, 1900, 5, p. 862.
to Turner, McClure, and Ralston, Mar. 28, 1900, 5, p. 376.
to Day, Mar. 29, 1900, 7, p. 32.
to White, amb. to Germany, Apr. 2, 1900, 3, p. 877.
to Komura, Japanese min., Apr. 4, 1900, 1, p. 517.
to Aspiroz, Mex. amb., Apr. 6, 1900, 4, p. 327.
to Hardy, min. to Greece, Apr. 6, 1900, 3, p. 606.
to Wheeler, Apr. 7, 1900, 1, p. 572.
to Alexander, Apr. 10, 1900, 3, p. 375.
to Cambon, French amb., Apr. 10, 1900, 3, p. 316.
to Govs. of the States, Apr. 10, 1900, 4, p. 368.
to Sec. of War, Apr. 10, 1900, 3, p. 321.
to Hardy, min. to Greece, Apr. 13, 1900, 3, p. 606.
to Harris, min. to Austria-Hungary, Apr. 13, 1900, 3, p. 422.
to Conger, min. to China, Apr. 16, 1900, 5, p. 478.
to Govs. of various States and Territories, Apr. 20, 1900, 2, pp. 542, 543.

- Hay, John, Sec. of State, to Sec. of Navy, Apr. 21, 1900, 1, p. 290.
to Choate, amb. to England, Apr. 24, 1900, 7, p. 916.
to Townsend, min. to Belgium, Apr. 24, 1900, 4, p. 93.
to Sec. of War, Apr. 28, 1900, 3, p. 322.
to Baron Gevers, Netherlands min., May 1, 1900, 7, p. 379.
to Pioda, Swiss min., May 1, 1900, 5, p. 316.
to Conger, min. to China, May 8, 1900, 3, p. 1014.
to Lord, min. to Argentine Republic, May 8, 1900, 4, p. 554.
to Harris, min. to Austria-Hungary, May 10, 1900, 3, p. 444.
to Stewart, May 10, 1900, 3, p. 362.
to Alexander, May 11, 1900, 1, p. 675.
to Clayton, min. to Mexico, May 11, 1900, 5, p. 107.
to Loomis, min. to Venezuela, May 11, 1900, 6, p. 300.
to Jenner, May 12, 1900, 6, p. 731.
to Sec. of Navy, May 12, 1900, 4, p. 737.
to Govs. of the States, May 14, 1900, 4, p. 368.
to Jenner, May 17, 1900, 6, p. 731.
to Schomburg, May 17, 1900, 3, p. 876.
to Witherspoon, May 17, 1900, 6, p. 731.
to Powell, min. to Hayti and chargé to Santo Domingo, May 18, 1900, 6, p. 476.
to Postmaster-Gen., May 19, 1900, 5, p. 870.
to Bridgman, min. to Bolivia, May 21, 1900, 4, p. 593.
to Fischer, Wessels, and Wolmarans, Boer delegates, May 21, 1900, 7, pp. 19-21.
to Conger, min. to China, May 22, 1900, 2, p. 640.
to Sec. of Navy, May 22, 1900, 7, p. 784.
to Duke of Arcos, Span. min., May 23, 1900, 5, p. 862.
to Allen, Gov. of Porto Rico, May 23, 1900, 1, p. 309; 5, p. 59.
to Choate, amb. at London, May 24, 1900, 7, p. 685.
to Johnson, May 29, 1900, 2, p. 54.
to Bryan, min. to Brazil, June 1, 1900, 2, p. 39.
to Sec. of War, June 1, 1900, 4, p. 285.
to Townsend, min. to Belgium, June 2, 1900, 4, p. 94.
to Storer, min. to Spain, June 4, 1900, 3, pp. 295, 316.
to Hardy, min. to Greece, June 6, 1900, 3, p. 606.
to Loomis, min. to Venezuela, June 7, 1900, 5, p. 45.
to Conger, min. to China, June 8, 1900, 5, p. 479.
to Loomis, min. to Venezuela, June 8, 1900, 3, p. 296.
to Conger, min. to China, June 9, 1900, 5, p. 479.
to Conger, min. to China, June 10, 1900, 5, p. 479.
to Gov. of Porto Rico, June 19, 1900, 4, p. 257.
to Duke of Arcos, Span. min., June 22, 1900, 5, p. 862.
to Merry, min. to Nicaragua, June 22, 1900, 5, p. 415.
to U. S. reps. at Paris, Berlin, London, St. Petersburg, and Tokio, June 22, 1900, 5, p. 480.
to Wu Ting-fang, Chinese min., June 22, 1900, 5, p. 480.
to Wu Ting-fang, Chinese min., June 25, 1900, 5, pp. 480-481.
to Chandler, June 26, 1900, 6, p. 1014.
to U. S. reps. at Paris, Berlin, London, St. Petersburg, and Tokio, July 2, 1900, 5, p. 480.
to Powell, min. to Hayti, July 3, 1900, 4, p. 92.
to U. S. reps. at Berlin, Brussels, The Hague, Lisbon, London, Madrid, Paris, Rome, St. Petersburg, Tokio, and Vienna, July 3, 1900, 5, pp. 481-482, 483, 489, 510, 526.
to Goodnow, cons.-gen. at Shanghai, tel., July 5, 1900, 5, p. 481.
to Hengelmüller, Austrian amb., July 6, 1900, 2, p. 83.
to Choate, amb. to Great Britain, July 10, 1900, 3, p. 873.

- Hay, John, Sec. of State, to Choate, amb. to England, July 13, 1900, **5**, p. 768.
- to Hengelmüller, Austrian amb., July 13, 1900, **2**, p. 83.
- to U. S. mins. at Berlin, London, Paris, and St. Petersburg, July 18, 1900, **5**, p. 489.
- to Wu Ting-fang, Chinese min., July 18, 1900, **5**, pp. 482, 490.
- to Baron de Fava, Ital. amb., July 19, 1900, **2**, p. 314.
- to Harris, min. to Austria-Hungary, July 19, 1900, **3**, p. 422.
- to Sec. of Navy, July 20, 1900, **4**, p. 440.
- to Thiébaud, French chargé, July 20, 1900, **5**, p. 489.
- to Hunter, min. to Honduras, July 22, 1900, **6**, p. 763.
- to Wu, Chinese min., July 23, 1900, **5**, p. 488.
- to Hengelmüller, Austrian amb., July 27, 1900, **2**, p. 83.
- to Rockhill, commr. to China, July 27, 1900, **5**, p. 489.
- to Goodnow, cons. at Shanghai, July 30, 1900, **4**, p. 704.
- to Goodnow, cons. at Shanghai, Aug. 1, 1900, **4**, p. 704.
- to Gov. of New Jersey, Aug. 1, 1900, **2**, p. 434.
- to Márquez, Colombian min., Aug. 1, 1900, **1**, p. 200; **2**, pp. 1089-1090.
- to Sec. of Navy, Aug. 1, 1900, **1**, p. 611.
- to Merry, min. to Nicaragua, Aug. 2, 1900, **6**, p. 688.
- to Duke of Arcos, Span. min., Aug. 3, 1900, **1**, p. 385.
- to Emmons, chairman of com. of miners, Aug. 3, 1900, **1**, p. 470.
- to Hawley, U. S. Senate, Aug. 3, 1900, **5**, p. 28.
- to King, min. to Siam, Oct. 2, 1900, **4**, p. 796.
- to Jackson, chargé at Berlin, Oct. 3, 1900, **3**, pp. 472, 484.
- to von Sternburg, Ger. chargé, Oct. 3, 1900, **5**, p. 497.
- to Wu Ting-fang, Chinese min., Oct. 3, 1900, **5**, p. 497.
- to Shattuck, Oct. 4, 1900, **1**, p. 471.
- to Stevens, M. C., Oct. 9, 1900, **2**, p. 480.
- to Thiébaud, French chargé, Oct. 10, 1900, **5**, p. 500.
- to Choate, amb. to London, Oct. 16, 1900, **7**, pp. 225-226.
- to Conger, min. to China, Oct. 19, 1900, **5**, pp. 501-502.
- to French chargé, Oct. 19, 1900, **5**, p. 500.
- to Thiébaud, French chargé, Oct. 19, 1900, **5**, p. 550.
- to Count von Quadt, Ger. chargé, Oct. 22, 1900, **1**, p. 551.
- to dip. reps. at Berlin, London, Paris, Rome, St. Petersburg, and Vienna, Oct. 22, 1900, **5**, pp. 499, 550.
- to Hardy, min. to Greece, Oct. 24, 1900, **3**, p. 606.
- to Storer, min. to Spain, tel., Oct. 24, 1900, **3**, p. 875.
- to Allison, Oct. 26, 1900, **2**, p. 348.
- to Lord Pauncefote, Brit. amb., Oct. 29, 1900, **5**, pp. 549-550.
- to Count von Quadt, Ger. chargé, Oct. 29, 1900, **5**, p. 550.
- to Thiébaud, French chargé, Oct. 29, 1900, **5**, p. 550.
- to Conger, min. to China, Oct. 30, 1900, **5**, p. 461.
- to Merry, min. to Nicaragua, Nov. 3, 1900, **5**, p. 415.
- to Storer, min. to Spain, tel., Nov. 6, 1900, **3**, p. 875.
- to Conger, min. to China, Nov. 9, 1900, **5**, p. 503.
- to Storer, min. to Spain, Nov. 9, 1900, **3**, p. 875.
- to Aspiroz, Mex. min., Nov. 10, 1900, **7**, p. 68.
- to Choate, amb. to England, Nov. 14, 1900, **4**, p. 141.
- to Sec. of Navy, Nov. 15, 1900, **1**, p. 611.
- to Beaupré, min. to Colombia, Nov. 16, 1900, **5**, pp. 249, 252.
- to Conger, min. to China, tel., Nov. 16, 1900, **5**, pp. 503, 550.
- to Beaupré, chargé at Bogota, Nov. 16, 1900, **5**, p. 562.
- to Conger, min. to China, Nov. 20, 1900, **5**, pp. 503-504.
- to Count von Quadt, Ger. chargé, Nov. 20, 1900, **4**, pp. 438-439.

- Hay, John, Sec. of State, to Takahira, Japanese chargé, Nov. 20, 1900, 4, p. 438.
to Thiébaud, French chargé, Nov. 20, 1900, 4, p. 438.
to Conger, min. to China, Nov. 22, 1900, 3, p. 923.
to Sec. of War, Nov. 22, 1900, 5, p. 861.
to Conger, min. to China, Nov. 23, 1900, 5, p. 504.
to Conger, min. to China, Nov. 27, 1900, 5, p. 513.
to Woodruff, Nov. 28, 1900, 6, pp. 300-301, 304.
to President, Dec. 4, 1900, 6, p. 852.
to Conger, min. to China, Dec. 5, 1900, 5, p. 513.
to Wu Ting-fang, Chinese min., Dec. 5, 1900, 4, p. 210.
to Sec. of Treas., Dec. 6, 1900, 1, p. 553.
to Herdliska, chargé at Vienna, Dec. 10, 1900, 3, pp. 442, 858-859.
to Guachalla, Bolivian min., Dec. 11, 1900, 6, p. 604.
to Conger, min. to China, Dec. 17, 1900, 5, p. 514.
to Conger, min. to China, Dec. 19, 1900, 5, p. 514.
to Merry, min. to Nicaragua, Dec. 19, 1900, 5, p. 415.
to Conger, min. to China, Dec. 21, 1900, 5, p. 514.
to Gov. of Hawaii, Dec. 27, 1900, 2, p. 491.
to Austin & Austin, Dec. 28, 1900, 6, p. 671.
to Cowherd, M. C., Dec. 28, 1900, 6, p. 671.
to Leishman, min. to Switzerland, Dec. 28, 1900, 3, p. 317.
to Sec. of Navy, Dec. 28, 1900, 6, p. 258.
to Sec. of War, Dec. 28, 1900, 3, p. 296.
to Sec. of War, Dec. 31, 1900, 4, p. 285.
to Vicuña, Chilean min., Jan. 3, 1901, 6, pp. 603-604.
to Choate, amb. to England, Jan. 14, 1901, 3, p. 459.
to Beveridge, Jan. 16, 1901, 3, p. 691.
to Loomis, min. to Venezuela, Jan. 16, 1901, 5, p. 46.
to Storer, min. to Spain, Jan. 16, 1901, 3, p. 876.
to Sec. of Treas., Jan. 17, 1901, 4, p. 675.
to Sec. of Navy, Jan. 18, 1901, 1, p. 611.
to Sec. of Treas., Jan. 18, 1901, 4, p. 675.
to Hart, min. to Colombia, Jan. 19, 1901, 6, p. 961.
to Sec. of Treas., Jan. 21, 1901, 4, p. 675.
to Sec. of War, Jan. 22, 1901, 1, p. 309.
to Storer, min. to Spain, Jan. 26, 1901, 4, p. 732.
to Loomis, min. to Venezuela, Jan. 28, 1901, 6, pp. 671-672.
to Sec. of Treas., Jan. 28, 1901, 1, p. 753.
to Conger, min. to China, Jan. 29, 1901, 5, p. 531.
to Fitzgerald, Jan. 29, 1901, 5, p. 840.
to Foster, M. C., Jan. 29, 1901, 1, p. 753.
to Sec. of Int., Jan. 30, 1901, 1, p. 753.
to Sec. of Treas., Feb. 2, 1901, 5, p. 870.
to Fletcher, Feb. 4, 1901, 3, p. 931.
to Leishman, min. to Switzerland, Feb. 4, 1901, 3, p. 931.
to Sulloway, Feb. 4, 1901, 3, p. 491.
to Choate, amb. to England, Feb. 5, 1901, 3, p. 911.
to White, amb. to Germany, Feb. 5, 1901, 3, pp. 403-404, 405.
to Conger, min. to China, Feb. 19, 1901, 5, p. 530; 6, p. 632.
to Conger, min. to China, Feb. 23, 1901, 5, p. 530.
to Lord, min. to Argentine Republic, Feb. 25, 1901, 3, p. 889.
to Griscom, chargé at Constantinople, Feb. 28, 1901, 4, p. 132.
to von Holleben, Ger. amb., Mar. 1, 1901, 2, p. 310.
to Powell, min. to Hayti, Mar. 1, 1901, 5, p. 319.

- Hay, John, Sec. of State, to Rockhill, commr. to China, Mar. 1, 1901, **5**, pp. 550-551.
- to Griscom, chargé at Constantinople, Mar. 6, 1901, **3**, p. 914.
- to Baron de Fava, Ital. amb., Mar. 8, 1901, **4**, p. 287.
- to Aspiroz, Mex. amb., Mar. 14, 1901, **4**, p. 402.
- to Griscom, chargé at Constantinople, Mar. 16, 1901, **2**, pp. 713-714.
- to Rockhill, special commr. to China, Mar. 19, 1901, **7**, p. 666.
- to Sir J. Pauncefote, Brit. amb., Mar. 20, 1901, **1**, p. 517.
- to Wilde, Argentine min., Mar. 20, 1901, **4**, pp. 375, 388.
- to Rockhill, commr. to China, Mar. 21, 1901, **5**, p. 531.
- to Aspiroz, Mex. amb., Mar. 23, 1901, **4**, p. 276.
- to Blanco, Mar. 23, 1901, **4**, p. 536.
- to Rockhill, commr. to China, Mar. 23, 1901, **5**, pp. 530-531.
- to Storer, min. to Spain, Mar. 25, 1901, **3**, pp. 1002-1003.
- to Lord Pauncefote, Brit. amb., Apr. 3, 1901, **4**, p. 319.
- to Russell, chargé at Caracas, Apr. 8, 1901, **6**, p. 691.
- to Storer, min. to Spain, Apr. 8, 1901, **3**, p. 297.
- to Jackson, chargé at Berlin, Apr. 10, 1901, **6**, p. 583.
- to von Holleben, Ger. amb., Apr. 12, 1901, **4**, pp. 672-673.
- to Swenson, min. to Denmark, Apr. 12, 1901, **3**, p. 447.
- to von Holleben, Ger. amb., Apr. 13, 1901, **4**, p. 276.
- to Jackson, chargé at Berlin, Apr. 16, 1901, **3**, p. 406.
- to Allen, min. to Corea, Apr. 18, 1901, **5**, pp. 573-576.
- to Hardy, min. to Switzerland, Apr. 23, 1901, **3**, p. 914.
- to Lord Pauncefote, Brit. amb., Apr. 25, 1901, **3**, p. 217.
- to Porter, amb. to France, May 31, 1901, **5**, p. 463.
- to Storer, min. to Spain, June 1, 1901, **6**, p. 347.
- to Storer, min. to Spain, June 4, 1901, **3**, p. 297.
- to Hardy, min. to Switzerland, June 7, 1901, **3**, pp. 874, 930.
- to Russell, chargé at Caracas, June 22, 1901, **2**, p. 570.
- to Herdliška, chargé to Vienna, July 9, 1901, **3**, p. 423.
- to Russell, chargé at Caracas, July 12, 1901, **4**, p. 47.
- to Russell, chargé at Caracas, July 17, 1901, **6**, p. 692.
- to Squiers, chargé at Peking, July 17, 1901, **5**, p. 458.
- to Herdliška, chargé at Vienna, Aug. 20, 1901, **3**, pp. 940-941.
- to Lardy, Swiss chargé, Aug. 23, 1901, **3**, p. 286.
- to Carignani, Ital. chargé, Aug. 24, 1901, **6**, pp. 672-674.
- to Breen, Nov. 2, 1901, **1**, p. 213.
- to Knox, Atty.-Gen., Nov. 19, 1901, **2**, p. 311.
- to Takahira, Japanese leg., Nov. 26, 1901, **2**, pp. 158-159.
- to Conger, min. to China, Nov. 27, 1901, **5**, p. 467.
- to Wu, Chinese min., Dec. 4, 1901, **6**, pp. 675-676.
- to Tower, amb. to Russia, Dec. 6, 1901, **3**, pp. 935-936.
- to von Holleben, Ger. amb., Dec. 16, 1901, **4**, p. 197; **6**, p. 590.
- to Ger. and Russ. amb., Dec. 16, 1901, **2**, pp. 433-434.
- to Lord Pauncefote, Brit. amb., Nov. 8, 1901, **3**, pp. 218-219.
- to Conger, min. to China, Dec. 21, 1901, **3**, pp. 315, 330.
- to Storer, min. to Spain, Dec. 24, 1901, **3**, p. 877.
- to von Holleben, Ger. amb., Jan. 6, 1902, **2**, p. 311.
- to Thomas, min. to Sweden and Norway, Jan. 16, 1902, **3**, p. 448.
- to U. S. dip. and cons. officers, Jan. 17, 1902, **3**, p. 966.
- to Wu, Chinese min., and to U. S. reps. in Austria, Belgium, China, France, Germany, Great Britain, Italy, Japan, Netherlands, Russia, and Spain, Feb. 1, 1902, **5**, pp. 546-547.
- to Perkins, M. C., Feb. 8, 1902, **1**, p. 576

- Hay, John, Sec. of State, to Sir Julian Pauncefote, Brit. amb., Mar. 19, 1902, **4**, p. 740.
 report, Apr. 24, 1902, **1**, p. 475.
 to U. S. dip. and cons. officers, Apr. 26, 1902, **4**, p. 690.
 to House of Representatives, May 2, 1902, **4**, pp. 128-129.
 to Wilson, min. to Roumania, July 17, 1902, **3**, pp. 301, 301-302; **4**, pp. 2-3, 4, 129, 151; **6**, pp. 362-365, 367.
 to U. S. reps. at London, Paris, Berlin, St. Petersburg, Vienna, Rome, and Constantinople, Aug. 11, 1902, **6**, pp. 365-367.
 to Sec. of Navy, Nov. 15, 1902, **2**, pp. 1122-1123.
 to amb. at London and Berlin, Dec. 12, 1902, **6**, p. 590.
 to Tower, amb. to Germany, Dec. 12, 1902, **7**, p. 140.
 to White, chargé at London, Dec. 12, 1902, **7**, p. 141.
 to amb. at London and Berlin, Dec. 18, 1902, **6**, p. 590.
 to Conger, min. to China, Jan. 3, 1903, **5**, p. 518.
 to White, chargé at London, Jan. 15, 1903, **5**, p. 124.
 to Sir M. Herbert, Brit. amb., Jan. 27, 1903, **6**, pp. 893, 966.
 to Conger, min. to China, Feb. 5, 1903, **3**, pp. 458, 463.
 to Mérou, Argentine min., Feb. 17, 1903, **6**, pp. 593-594.
 to Leishman, min. to Turkey, Feb. 20, 1903, **5**, p. 827.
 to Tower, amb. to Germany, Apr. 1, 1903, **5**, p. 107.
 to Combs, min. to Guatemala, Apr. 18, 1903, **3**, p. 608.
 to Conger, min. to China, Apr. 25, 1903, **5**, p. 549.
 to Sec. of Navy, Oct. 7, 1903, **5**, p. 461.
 to Powell, min. to Hayti, Nov. 6, 1903, **2**, p. 76.
 to U. S. dip. reps., cir. tel., Nov. 14, 1903, **3**, p. 55.
 to Gen. Reyes, special Colombian min., Jan. 5, 1904, **3**, pp. 90-105
 to Gen. Reyes, special Colombian min., Jan. 9, 1904, **3**, p. 110.
 to Gen. Reyes, special Colombian min., Jan. 13, 1904, **3**, p. 113.
 to U. S. dip. officers, cir., Jan. 19, 1904, **4**, p. 108.
 to Nakash, Feb. 9, 1904, **3**, p. 491.
 to dip. reps. in Austria, Belgium, China, Denmark, France, Germany, Great Britain, Italy, Japan, Netherlands, Portugal, and Russia, Feb. 10, 1904, **5**, p. 553.
 to Powell, chargé at Santo Domingo, Feb. 17, 1904, **2**, p. 823.
 to U. S. dip. reps., cir., Feb. 20, 1904, **5**, pp. 553-554.
 to Combs, min. to Honduras, Feb. 25, 1904, **6**, pp. 798-799.
 to Combs, min. to Guatemala, Mar. 24, 1904, **6**, p. 754.
 to Count Cassini, Russ. amb., Apr. 20, 1904, **7**, p. 234.
 to Powell, min. to Hayti, May 9, 1904, **2**, p. 76.
 to Tower, amb. to Germany, May 31, 1904, **3**, pp. 525-526.
 to U. S. amb. in Europe, cir., June 10, 1904, **7**, pp. 687-688.
 to cons-gen. at Tangier, June 22, 1904, **6**, p. 808.
 to McCormick, amb. to Russia, July 1, 1904, **3**, p. 997.
 to Choate, amb. to England, Aug. 6, 1904, **7**, p. 520.
 to Conger, min. to China, Aug. 26, 1904, **7**, p. 998.
 to McCormick, amb. to Russia, Aug. 30, 1904, **7**, pp. 688-692.
 to Tyler, chargé at Teheran, Oct. 12, 1904, **6**, p. 807.
 to Am. dip. officers, cir., Oct. 20, 1904, **7**, pp. 101-102.
 to Am. dip. officers, cir., Oct. 21, 1904, **7**, pp. 95-99.
 to Pearson, min. to Persia, Nov. 25, 1904, **6**, p. 807.
 to Am. dip. and cons. officers, Nov. 28, 1904, **4**, p. 429.
 to Conger, min. to China, Dec. 1, 1904, **7**, p. 869.
 to Count Cassini, Russ. amb., Dec. 14, 1904, **7**, p. 1001.
 to Am. dip. officers, cir., Dec. 16, 1904, **7**, pp. 99-101.

- Hay, John, Sec. of State, to ambs. to Germany, Austria, Belgium, France, Great Britain, Italy, and Portugal, Jan. 13, 1905, **5**, pp. 554-555.
 to Coolidge, chargé at Peking, Jan. 14, 1905, **5**, p. 558.
 to Count Cassini, Russ. amb., Jan. 17, 1905, **5**, p. 558.
 to Count Cassini, Russ. amb., Jan. 23, 1905, **5**, p. 558.
 to Count Cassini, Russ. amb., June 23, 1905, **7**, p. 996.
- Hayes, Rutherford B., President, message, Nov. 15, 1877, **2**, p. 902.
 message, Dec. 3, 1877, **1**, pp. 148, 237-238; **6**, pp. 103-104, 628.
 message, Feb. 6, 1878, **1**, p. 127; **4**, pp. 600, 601.
 message, Mar. 29, 1878, **2**, p. 902.
 message, May 14, 1878, **6**, p. 104.
 to Prince Charles, Roumania, Aug. 15, 1878, **1**, p. 114; **6**, p. 361.
 message, Jan. 7, 1879, **5**, p. 791.
 message, Dec. 1, 1879, **1**, p. 539; **3**, p. 188; **7**, p. 14.
 message, Mar. 8, 1880, **3**, pp. 16, 189.
 to Assist. Sec. of State, Aug. 14, 1880, **7**, p. 64.
 proclamation, Nov. 23, 1880, **2**, p. 74.
 message, Dec. 6, 1880, **1**, pp. 115, 539; **2**, p. 424; **6**, pp. 349-350; **7**, pp. 13-14.
 message, Feb. 28, 1881, **2**, p. 427.
- Heap, G. H., chargé at Constantinople, to Frelinghuysen, Sec. of State, Dec. 1, 1883, **6**, p. 336.
 to Dept. of State, Aug. 7, 1885, **4**, p. 130.
 to Wallace, min. to Turkey, Oct. 10, 1885, **5**, p. 801.
- Heard, Augustine, min. to Corea, to Sec. of State, Apr. 2, 1891, **5**, p. 576.
- Heard, William H., min. to Liberia, to Sherman, Sec. of State, Apr. 15, 1897, **5**, p. 776.
- Heenan, Thomas E., cons. at Odessa, to Porter, Assist. Sec. of State, Mar. 29, 1887, **3**, p. 640.
- Hengelmüller von Hengervár, Ladislaus, Austro-Hungarian min., to Gresham, Sec. of State, May 1, 1895, **3**, p. 991.
 to Sec. of State, Nov. 4, 1896, **3**, p. 808.
 to Sec. of State, Nov. 16, 1896, **3**, p. 808.
 to Sherman, Sec. of State, Apr. 13, 1897, **5**, p. 306.
 to Sherman, Sec. of State, May 19, 1897, **3**, p. 808.
 to Sherman, Sec. of State, Sept. 28, 1897, **6**, pp. 868-869.
 to Sherman, Sec. of State, Dec. 30, 1897, **7**, p. 870.
 to Sherman, Sec. of State, Jan. 24, 1898, **6**, pp. 871-872.
 to Sherman, Sec. of State, Apr. 22, 1898, **4**, p. 612.
 to Day, Sec. of State, Apr. 26, 1898, **4**, p. 613; **6**, p. 874.
 to Hay, Sec. of State, June 19, 1900, **2**, p. 83.
 to Hay, Sec. of State, July 21, 1900, **2**, p. 83.
- Henry, Morton P., opinion, to Dr. Francis Wharton, Apr., 1887, **2**, pp. 1027-1036, 1044, 1066-1068.
- Hensel, atty.-gen. of Pennsylvania, opinion, to Gov. Pattison, of Pennsylvania, June 30, 1893, **2**, pp. 111-112.
- Herbert, Hilary A., Sec. of Navy, to Commodore Stanton, Dec. 21, 1893, **1**, p. 241.
 to Admiral Selfridge, U. S. N., Dec. 7, 1895, **6**, p. 344.
 to Olney, Sec. of State, Jan. 14, 1896, **4**, p. 621.
- Herbert, Michael H., Brit. chargé, to Lord Salisbury, Brit. for. sec., Nov. 9, 1888, **4**, p. 543.
 to Bayard, Sec. of State, Dec. 27, 1888, **2**, p. 42.
 to Wharton, Act. Sec. of State, June 11, 1892, **4**, pp. 262-263.
 to Foster, Sec. of State, July 4, 1892, **2**, p. 468.
- Herbert, Sir Michael H., Brit. amb., to Lord Lansdowne, Brit. for. sec., Nov. 13, 1902, **6**, p. 592.
 to Hay, Sec. of State, Dec. 31, 1902, **6**, p. 893.

- Hermenegildo de Aguirre, Manuel, agt. of Buenos Ayrean Govt., to Sec. of State Dec. 16, 1817, **1**, p. 77.
- Herdlika, Charles V., chargé at Vienna, to Hay, Sec. of State, July 10, 1901, **3**, p. 940.
- Herndon, Lieut., report, Jan. 26, 1853, **1**, p. 641.
- Herran, Colombian chargé, to Sec. of State, Aug. 22, 1903, **3**, p. 99.
- Hicks, John, min. to Peru, to Blaine, Sec. of State, Jan. 14, 1890, **3**, p. 341.
to Blaine, Sec. of State, Oct. 3, 1890, **2**, p. 178.
to Blaine, Sec. of State, Feb. 13, 1891, **2**, p. 477.
- Hill, Clement Hugh, Assist. Atty.-Gen., opinion, 1872, 14 Op. 589, **1**, p. 965.
- Hill, David Jayne, Assist. Sec. of State, to Smith, Oct. 27, 1898, **3**, p. 615.
to Clarke, Nov. 4, 1898, **3**, pp. 869, 920, 964, 982-983.
to Torrey, Nov. 19, 1898, **1**, p. 579.
to Karlovec, Nov. 21, 1898, **3**, p. 426.
to Bell, Dec. 7, 1898, **3**, p. 704.
to Victro, Dec. 14, 1898, **3**, p. 615.
Act. Sec. of State, to Powell, min. to Hayti, Dec. 21, 1898, **4**, p. 569.
to Joostens, Belg. chargé, Jan. 6, 1899, **5**, p. 567.
to Turk. min., Jan. 7, 1899, **3**, p. 691.
Assist. Sec. of State, to Harrison, Jan. 20, 1899, **4**, p. 128.
to Navarro, Jan. 20, 1899, **3**, p. 552.
to Momiroff, Feb. 1, 1899, **3**, p. 707.
to Jewett, Feb. 17, 1899, **1**, p. 579.
to Wilmer and Canfield, Mar. 3, 1899, **2**, p. 54.
to Monkiewicz, Mar. 10, 1899, **3**, p. 656.
to Wilson, Mar. 10, 1899, **4**, p. 732.
to Wakeman, Mar. 22, 1899, **3**, p. 466.
to Rosenfeld, Apr. 13, 1899, **4**, p. 128.
to Michaelian Bros., June 20, 1899, **3**, p. 694.
to Canale, July 19, 1899, **5**, p. 28.
Act. Sec. of State, to Terres, chargé to Hayti, Sept. 21, 1899, **2**, pp. 57-58.
to Sec. of War, Sept. 23, 1899, **1**, pp. 289-290.
to U. S. dip. and cons. officers, cir., Sept. 26, 1899, **3**, pp. 966, 973, 974.
to Terres, chargé at Port au Prince, Sept. 29, 1899, **3**, p. 866; **4**, p. 28.
to Cohen, Sept. 30, 1899, **4**, p. 132.
to Hunter, min. to Guatemala, Oct. 6, 1899, **6**, p. 731.
to Sec. of Navy, Oct. 6, 1899, **2**, pp. 583-584.
to Sec. of War, Oct. 6, 1899, **3**, p. 321.
to Tower, Brit. chargé, Oct. 6, 1899, **5**, p. 351.
to Warner, Oct. 6, 1899, **4**, p. 257.
to Act. Sec. of Navy, Oct. 9, 1899, **7**, p. 871.
to Loomis, min. to Venezuela, Oct. 10, 1899, **7**, p. 871.
to Sec. of Int., Oct. 10, 1899, **1**, p. 512.
to Tower, Brit. chargé, Oct. 11, 1899, **4**, p. 614.
Assist. Sec. of State, to Howe, Oct. 19, 1899, **4**, p. 577.
Act. Sec. of State, to Choate, amb. to England, Oct. 31, 1899, **3**, p. 775; **6**, pp. 704-705.
Assist. Sec. of State, to mayor of New Orleans, Dec. 5, 1899, **3**, p. 865.
to Moss, Jan. 11, 1900, **5**, p. 789.
to Koch, Feb. 1, 1900, **3**, p. 335.
to Page, Feb. 27, 1900, **1**, p. 555.
to Pritchard, Mar. 17, 1900, **3**, p. 466.
to Moore, Apr. 6, 1900, **2**, p. 76.
Act. Sec. of State, to Perry, Mason & Co., Apr. 18, 1900, **1**, p. 555.
Assist. Sec. of State, to Lombard, May 12, 1900, **3**, p. 785.
Act. Sec. of State, to Rustum, May 25, 1900, **3**, p. 690.

- Hill, David Jayne, Act. Sec. of State, to Bryan, min. to Brazil, June 1, 1900, **2**, p. 39.
 to Armstrong, June 7, 1900, **4**, p. 43.
 Assist. Sec. of State, to Couder Bros., June 9, 1900, **6**, p. 630.
 to Shear, June 9, 1900, **6**, p. 671.
 to Whelden, June 19, 1900, **3**, p. 425.
 to Piednor, jr., June 30, 1900, **3**, p. 602.
 to Strasbourger, June 30, 1900, **3**, p. 615.
 to Rubin, July 10, 1900, **3**, p. 426.
 to Kouri, July 12, 1900, **3**, p. 691.
 Act. Sec. of State, to Aspiroz, Mex. amb., Sept. 4, 1900, **4**, p. 285.
 to Dudley, min. to Peru, Sept. 7, 1900, **2**, p. 180.
 to Wu Ting-fang, Chinese min., Sept. 7, 1900, **5**, p. 494.
 to Hart, min. to Colombia, Sept. 8, 1900, **1**, pp. 138-139.
 to Duke of Arcos, Span. min., Sept. 10, 1900, **5**, p. 862.
 to Herdliska, Austrian chargé, Sept. 10, 1900, **4**, p. 567.
 to Sec. of Navy, Sept. 11, 1900, **2**, pp. 401-402.
 to Takahira, Japanese leg., Sept. 11, 1900, **2**, p. 159.
 to Wu Ting-fang, Chinese min., Sept. 11, 1900, **5**, p. 494.
 to Baron de Fava, Ital. min., Sept. 12, 1900, **4**, p. 354.
 to Duke of Arcos, Span. min., Sept. 20, 1900, **1**, p. 385.
 to Conger, min. to China, Sept. 21, 1900, **5**, p. 493.
 to De Wollant, Russ. chargé, Sept. 21, 1900, **5**, p. 494.
 to Wu Ting-fang, Chinese min., Sept. 21, 1900, **5**, p. 495.
 to Ger. chargé, Sept. 22, 1900, **5**, pp. 495-496.
 to the Swedish leg., Sept. 27, 1900, **1**, p. 551.
 to Conger, min. to China, Sept. 29, 1900, **5**, p. 494.
 to Merry, min. to Nicaragua, Sept. 29, 1900, **6**, pp. 685-686.
 Assist. Sec. of State, to Nakash, Oct. 31, 1900, **3**, p. 491.
 to Arkell & Douglass, Nov. 5, 1900, **7**, p. 686.
 to Cereghino, Nov. 6, 1900, **3**, p. 615.
 to Mahoney, Nov. 23, 1900, **3**, p. 491.
 to Messrs. Boghasian, Dec. 14, 1900, **3**, p. 694.
 to Hitt, M. C., Dec. 20, 1900, **5**, pp. 355, 619.
 to Towle, cons. at Saltillo, Mex., Dec. 27, 1900, **5**, p. 92.
 to Kachadorian, Jan. 4, 1901, **3**, p. 694.
 Act. Sec. of State, to Baboyan, Jan. 7, 1901, **3**, p. 491.
 to Finch, min. to Uruguay, Jan. 7, 1901, **4**, p. 622.
 to Sec. of Treas., Jan. 7, 1901, **4**, p. 213.
 to Kleberg, Jan. 8, 1901, **6**, p. 808.
 to Sec. of Treas., Jan. 8, 1901, **1**, p. 553.
 to Gov. of Hawaii, Jan. 9, 1901, **1**, p. 519.
 to Hunter, min. to Guatemala, Jan. 9, 1901, **5**, p. 84.
 to Armstrong, Jan. 10, 1901, **5**, p. 407.
 to Sec. of Navy, Jan. 10, 1901, **1**, p. 555.
 to Griscom, chargé at Constantinople, Jan. 12, 1901, **5**, p. 837.
 to Lodge, Jan. 12, 1901, **3**, p. 691.
 Assist. Sec. of State, to Buchanan, pres. of Pan-American Exposition, Jan. 14, 1901,
2, pp. 396-397.
 Act. Sec. of State, to Lord Pauncefote, Brit. amb., Jan. 16, 1901, **4**, pp. 330-331.
 Assist. Sec. of State, to Sharp, Jan. 18, 1901, **5**, p. 860.
 to Kaproulian, Feb. 1, 1901, **3**, p. 491.
 Act. Sec. of State, to Loomis, min. to Venezuela, Feb. 8, 1901, **6**, p. 672.
 to Powell, min. to Hayti, Feb. 8, 1901, **5**, p. 319.
 to U. S. dip. and cons. officers, cir., Feb. 8, 1901, **3**, pp. 913-914.

- Hill, David Jayne, Act. Sec. of State, to Brown, Feb. 12, 1901, **5**, p. 727.
to Storer, min. to Spain, Feb. 12, 1901, **4**, p. 732.
to Atty.-Gen., Feb. 13, 1901, **7**, pp. 424, 822.
to Loomis, min. to Venezuela, tel., Feb. 13, 1901, **2**, p. 567.
to Viscount de Santo-Thyrso, Portuguese min., Feb. 15, 1901, **1**, p. 519; **6**, pp. 782-784.
to Griseom, chargé at Constantinople, Feb. 16, 1901, **3**, pp. 771, 779.
to Lord Pauncefote, Brit. amb., Feb. 19, 1901, **5**, p. 727.
to Storer, min. to Spain, Feb. 21, 1901, **3**, p. 321.
to Aspiroz, Mex. amb., Mar. 15, 1901, **4**, p. 276.
to Lenderink, chargé at Santiago, Chile, Apr. 29, 1901, **3**, pp. 317, 877, 830.
to Russell, chargé, Apr. 30, 1901, **6**, p. 733.
to White, amb. to Germany, Apr. 30, 1901, **5**, p. 89.
to Rockhill, special commr. to China, May 3, 1901, **7**, p. 264.
to Russell, chargé at Caracas, May 4, 1901, **5**, p. 47.
to Merry, min. to Costa Rica, May 7, 1901, **3**, pp. 525, 890.
to Lord Pauncefote, Brit. amb., May 7, 1901, **4**, p. 236.
to Aspiroz, Mex. amb., May 14, 1901, **4**, p. 384.
to Choate, amb. to England, May 17, 1901, **4**, p. 141.
to White, amb. to Germany, May 21, 1901, **3**, p. 903.
to Choate, amb. to England, May 24, 1901, **3**, p. 796.
to U. S. dip. officers, cir., May 29, 1901, **5**, pp. 91-92.
to Leishman, min. to Turkey, June 14, 1901, **3**, p. 357.
to Pioda, Swiss min., June 14, 1901, **3**, p. 931.
to White, amb. to Germany, June 14, 1901, **3**, p. 285.
to Allen, min. to Corea, July 24, 1901, **5**, p. 576.
to White, amb. to Germany, July 26, 1901, **3**, pp. 434-437.
to Perkins, M. C., Jan. 2, 1902, **1**, p. 576.
- Hiiki, Japanese chargé, to Loomis, Act. Sec. of State, June 22, 1905, **7**, p. 996.
to Adee, Act. Sec. of State, July 28, 1905, **7**, p. 996.
to Adee, Act. Sec. of State, July 31, 1905, **7**, p. 996.
- Hirsch, Solomon, min. to Turkey, to Blaine, Sec. of State, Feb. 15, 1890, **2**, p. 745.
to Turk. min. of for. aff., Oct. 17, 1890, **2**, p. 698.
to Blaine, Sec. of State, Oct. 19, 1890, **2**, p. 697.
to Blaine, Sec. of State, Oct. 28, 1890, **2**, pp. 697, 699.
to Blaine, Sec. of State, Nov. 5, 1890, **2**, p. 697.
to Blaine, Sec. of State, Nov. 18, 1890, **2**, pp. 697, 699.
to Blaine, Sec. of State, Dec. 9, 1890, **2**, p. 167.
to Blaine, Sec. of State, Dec. 21, 1890, **3**, p. 696.
to Porte, Jan. 21, 1892, **5**, p. 819.
to Blaine, Sec. of State, Jan. 22, 1892, **5**, p. 819.
to Said Pasha, Turk. min. of for. aff., Jan. 22, 1892, **3**, p. 685.
to Blaine, Sec. of State, Jan. 29, 1892, **5**, p. 820.
to Blaine, Sec. of State, Mar. 2, 1892, **5**, p. 819.
to Blaine, Sec. of State, May 28, 1892, **5**, p. 821.
- Hitchcock, Ethan A., amb. to Russia, to Sherman, Sec. of State, Apr. 30, 1898, **4**, pp. 435-436.
to Day, Sec. of State, May 10, 1898, **3**, pp. 969, 970.
to Day, Sec. of State, Sept. 3, 1898, **7**, p. 80.
- Hitt, Robert R., chargé at Paris, to Fish, Sec. of State, Dec. 10, 1875, **6**, p. 98.
- Hitt, Robert R., Assist. Sec. of State, to Donati & Bro., Sept. 5, 1881, **3**, p. 611.
Act. Sec. of State, to Morgan, min. to Mexico, Sept. 14, 1881, **3**, p. 849.
to Pixley, Sept. 29, 1881, **6**, p. 708.
to Bartholomei, Russ. min., Oct. 3, 1881, **4**, p. 640.
to Hoffman, chargé, Oct. 3, 1881, **3**, p. 626.

- Hitt, Robert R., Act. Sec. of State, to Pierczynski, Oct. 3, 1881, **3**, p. 626.
- Hitt, Robert R., M. C., to Sec. of State, Mar. 27, 1897, **2**, p. 549.
- Hitz, John, Swiss cons.-gen., to Seward, Sec. of State, Mar. 30, 1868, **4**, p. 442.
- Hoar, George F., Atty.-Gen., opinion, 1869, 13 Op. 19, **6**, p. 1034.
 July 12, 1869, 13 Op. 128, **3**, pp. 450, 451, 461, 518, 522, 526, 529, 545, 750, 884, 885, 921, 944.
 Dec. 16, 1869, 13 Op. 177, **7**, pp. 1079, 1082.
- Hoffman, Wickham, sec. of leg. at St. Petersburg, to Sec. of State, May 29, 1879, **4**, p. 113.
 chargé at St. Petersburg, to Evarts, Sec. of State, July 21, 1880, **4**, p. 115.
 to Evarts, Sec. of State, Aug. 11, 1880, **4**, p. 115.
 to Blaine, Sec. of State, Aug. 29, 1881, **4**, p. 122.
 to Blaine, Sec. of State, Nov. 26, 1881, **3**, p. 631.
- Hogan, John, special agt. to Santo Domingo, to Buchanan, Sec. of State, received Oct. 4, 1845, **1**, p. 592.
- Hohenlohe, von, Prince, to White, min. to Germany, Aug. 5, 1880, **3**, p. 370.
- Holguin, Colombian min. of for. aff., to McKinney, min. to Colombia, Nov. 10, 1896, **6**, pp. 779-781.
- Holleben, von, Ger. amb., to Sec. of State, Aug. 26, 1898, **7**, pp. 853-854.
 to Hay, Sec. of State, Mar. 29, 1899, **2**, p. 464.
 to Sec. of State, Feb. 9, 1901, **2**, p. 310.
- Hollins, George N., Commander, U. S. S. *Cyane*, to Commander Jolley, H. M. S. *Bermuda*, July 12, 1854, **7**, p. 351.
 proclamation, July 12, 1854, **7**, p. 114.
- Hollis, W. Stanley, cons. at Pretoria, to Reitz, state sec. of the Transvaal, Jan. 31, 1900, **7**, pp. 224-225.
 cons. at Lourenço Marquez, to Hill, Assist. Sec. of State, Apr. 4, 1900, **7**, p. 939.
- Hollister, Gideon H., min. to Hayti, to Seward, Sec. of State, May 8, 1868, **2**, pp. 807, 808.
 to Seward, Sec. of State, June 29, 1868, **2**, p. 808.
- Holls, Frederick W., sec. delegation to The Hague Conf., rept. to Hay, Sec. of State, July 31, 1899, **7**, p. 471.
- Hoshi, Japanese min., to Sherman, Sec. of State, June 4, 1897, **5**, p. 761.
 to Sherman, Sec. of State, July 10, 1897, **1**, p. 507.
- Hosmer to cons. agt. at Champerico, Aug. 25, 1890, **2**, p. 874.
- Hovey, Alvin P., min. to Peru, to Seward, Sec. of State, Dec. 20, 1865, **2**, p. 837.
 to Pacheco, Peruvian min. for for. aff., Jan. 15, 1867, **2**, p. 837.
 to Seward, Sec. of State, June 28, 1867, **2**, p. 839.
- Hoyt, Act. Atty.-Gen., opinion, Oct. 12, 1899, 22 Op. 608, **4**, pp. 223, 226.
 Aug. 29, 1902, 24 Op. 111, **4**, p. 186.
- Hubbard, Richard B., min. to Japan, to Bayard, Sec. of State, Jan. 21, 1886, **5**, p. 754.
 to Sec. of State, Mar. 18, 1887, **2**, p. 370.
 to Bayard, Sec. of State, Sept. 24, 1887, **5**, p. 300.
 to Sec. of State, Oct. 26, 1887, **2**, p. 630.
 to Blaine, Sec. of State, Oct. 16, 1888, **3**, p. 799.
 to Bayard, Sec. of State, Dec. 20, 1888, **5**, p. 758.
 to Bayard, Sec. of State, Feb. 2, 1889, **5**, p. 758.
- Hubbard, Commander, U. S. N., to Sec. of Navy, Oct. 15, 1903, **3**, p. 63.
 to Sec. of Navy, Nov. 3, 1903, **3**, p. 65.
 to Sec. of Navy, Nov. 5, 1903, **3**, pp. 66-67.
 to Sec. of Navy, Nov. 8, 1903, **3**, pp. 67-69.
- Hudson, Silas A., min. to Guatemala, to Fish, Sec. of State, May 18, 1870, **2**, p. 785.
- Hülsemann, Chev., Austrian chargé, to Webster, Sec. of State, Sept. 30, 1850, **1**, pp. 221-223.
 to Marcy, Sec. of State, Aug. 29, 1853, **3**, pp. 820-824.
 to Cass, Sec. of State, Mar. 19, 1857, **4**, p. 658.

- Hunt, Gaillard, chief pass-port bureau, Dept. of State, to Moore, Sept. 26, 1903, **4**, p. 785.
- Hunt, William H., min. to Russia, to De Giers, Russ. min. of for. aff., Sept. 14, 1882, **4**, p. 114.
- to De Giers, Russ. min. of for. aff., Jan. 21, 1883, **4**, p. 114.
- to Count D. Tolstoi, Russ. min. of the interior, Jan. 27/Feb. 8, 1883, **2**, p. 177.
- to Sec. of State, Mar. 23, 1883, **2**, p. 177.
- Hunter, William, Act. Sec. of State, to Fendall, U. S. atty. for District of Columbia, May 3, 1852, **4**, p. 624.
- to Lennox, mayor, May 8, 1852, **4**, p. 624.
- to Nones, May 12, 1852, **3**, p. 319.
- to Sartiges, French min., May 22, 1852, **2**, p. 163.
- to Fendall, U. S. atty. for District of Columbia, May 25, 1852, **4**, pp. 624, 629.
- to Count de Sartiges, French min., July 29, 1852, **7**, pp. 824, 837.
- to Addison, July 31, 1852, **4**, p. 646.
- to Baron von Gerolt, Pruss. min., Aug. 2, 1852, **4**, pp. 624, 644.
- to Molina, Guatemalan min., Aug. 6, 1852, **5**, p. 49.
- to Keeler, Aug. 21, 1854, **3**, p. 892.
- Assist. Sec. of State, to Everett, May 28, 1855, **5**, p. 7.
- Act. Sec. of State, to Bowlin, July 31, 1855, **3**, p. 125.
- Assist. Sec. of State, chief clerk, Dept. of State, to Kennedy, New York police chief, Dec. 9, 1861, **3**, p. 1017.
- to Butler, Sept. 16, 1862, **3**, p. 1018.
- Act. Sec. of State, to Wipperman, cons. at Galatz, Apr. 28, 1863, **2**, pp. 730-731.
- to Adams, min. to England, May 16, 1865, **3**, p. 868.
- to Peck, commr. and cons.-gen. to Hayti, Oct. 4, 1865, **2**, p. 807; **5**, p. 49.
- Second Assist. Sec. of State, to Baron von Gerolt, Pruss. min., Aug. 28, 1866, **7**, p. 468.
- Act. Sec. of State, to Thornton, Brit. min., June 12, 1868, **1**, p. 792.
- to Dutton, Aug. 7, 1868, **3**, p. 526.
- Second Assist. Sec. of State, to Hale, cons. at Alexandria, Oct. 26, 1868, **4**, p. 770.
- to Johnson, cons.-gen. at Beirut, Oct. 27, 1868, **2**, p. 663.
- Act. Sec. of State, to Rowean, Sept. 6, 1869, **3**, p. 894.
- Second Assist. Sec. of State, to Russell, July 7, 1870, **6**, p. 750.
- to Wilson, cons. at Matamoras, Aug. 15, 1870, **5**, p. 101.
- Act. Sec. of State, to De Long, min. to Japan, July 1, 1871, **2**, p. 654.
- to Folingsby, July 5, 1871, **6**, p. 706.
- to Nelson, min. to Mexico, Nov. 7, 1871, **2**, p. 436.
- Second Assist. Sec. of State, to Dockray, Dec. 6, 1871, **1**,^fp. 445.
- to Gen. Torbert, cons.-gen. at Havana, Jan. 31, 1872, **3**, pp. 452-453.
- to Vidal, Aug. 11, 1873, **5**, pp. 10-11.
- to Foster, cons. at Apia, Sept. 3, 1874, **2**, p. 627.
- to Cameron, Oct. 1, 1874, **6**, p. 706.
- Act. Sec. of State, to Bassett, min. to Hayti, Aug. 26, 1875, **2**, p. 813.
- to Bassett, min. to Hayti, Sept. 7, 1875, **2**, p. 814.
- to Scruggs, min. to Colombia, Sept. 11, 1875, **2**, p. 800; **6**, p. 995.
- to May, Dec. 27, 1875, **3**, p. 591.
- to Seward, min. to China, Sept. 11, 1876, **3**, p. 1010.
- to Trujillo, Sept. 29, 1876, **3**, p. 505.
- Second Assist. Sec. of State, to Scott, cons. at Honolulu, Nov. 1, 1876, **3**, p. 723.
- Act. Sec. of State, to Turner, cons. at La Paz, Mex., Nov. 7, 1876, **7**, p. 167.
- Second Assist. Sec. of State, to Wilson, cons. at Matamoras, Nov. 18, 1876, **7**, p. 167.
- to Siler, Jan. 29, 1879, **3**, p. 625.
- Act. Sec. of State, to Noyes, min. to France, July 17, 1879, **5**, p. 767.
- to Devens, Atty.-Gen., Sept. 2, 1879, **7**, p. 1020.
- to Hoppin, Sept. 15, 1879, **4**, p. 409.
- to Rice, Sept. 30, 1879, **1**, pp. 577, 579.
- to Hoffman, charg e at St. Petersburg, Oct. 1, 1879, **5**, p. 97.

- Hunter, William, Act. Sec. of State, to Pettis, min. to Bolivia, Oct. 1, 1879, **6**, p. 35.
to Baker, min. to Venezuela, Oct. 3, 1879, **1**, p. 151.
to Lowell, min. to Spain, Jan. 6, 1880, **2**, p. 913.
to Maynard, min. to Turkey, Jan. 6, 1880, **4**, p. 687.
Second Assist. Sec. of State, to U. S. cons. in Italy, cir., May 14, 1880, **2**, pp. 314-315.
Act. Sec. of State, to Russell, July 3, 1880, **1**, pp. 562, 578.
Second Assist. Sec. of State, to Green, cons. at Cordoba, Argentine Republic, Sept. 10, 1880, **3**, p. 732.
Act. Sec. of State, to Navarro, Sept. 22, 1880, **4**, p. 333.
to Foster, min. to Russia, Oct. 5, 1880, **4**, p. 674.
to Morgan, min. to Mexico, Oct. 9, 1880, **3**, p. 848; **4**, p. 60.
Second Assist. Sec. of State, to Diller, Apr. 28, 1881, **5**, p. 126.
to Ford, Nov. 18, 1881, **3**, p. 532.
Act. Sec. of State, to Osborn, min. to Argentine Republic, Nov. 6, 1883, **4**, p. 420.
to Springer, act. cons.-gen. at Havana, Nov. 6, 1883, **4**, p. 597.
to Wingate, cons. at Foochow, Sept. 20, 1884, **5**, p. 145.
to Col. Frey, Swiss min., Sept. 24, 1884, **4**, p. 597.
to Baker, min. to Venezuela, Oct. 10, 1884, **4**, p. 445.
to Hall, min. to Central America, Oct. 13, 1884, **2**, p. 67.
Second Assist. Sec. of State, to Lane, Mar. 12, 1885, **5**, pp. 145-146.
to Rivedan, Mar. 20, 1885, **4**, p. 222.
- Hunter, W. Godfrey, min. to Guatemala, to Day, Sec. of State, Aug. 4, 1898, **7**, p. 1005.
min. to Honduras, to Honduran min. of for. aff., Dec. 20, 1898, **1**, p. 136.
- Huntington, Samuel, Gov. of Connecticut, to Sec. of For. Aff., June 12, 1786, **5**, p. 222.
- Hurlbut, S. A., min. to Peru, to Blaine, Sec. of State, Oct. 4, 1881, **1**, p. 157.
- Hurtado, José Marcelino, Colombian min., to Blaine, Sec. of State, Mar. 15, 1892, **5**, p. 303.
to Foster, Sec. of State, July 28, 1892, **5**, pp. 262, 304.
at Rome, to Marquis Visconti-Venosta, Ital. min. of for. aff., May 12, 1897, **7**, p. 48.
to Marquis Visconti-Venosta, Ital. min. of for. aff., May 1, 1897, **7**, p. 48.
to Marquis Visconti-Venosta, Ital. min. of for. aff., May 29, 1897, **7**, p. 48.
to Marquis Visconti-Venosta, Ital. min. of for. aff., June 5, 1897, **7**, p. 48.
to Marquis Visconti-Venosta, Ital. min. of for. aff., June 12, 1897, **7**, p. 48.
- Hyatt, Pulaski F., cons. at Santiago de Cuba, to Day, Assist. Sec. of State, Aug. 6, 1897, **6**, p. 132.
- Iddings, Lewis, chargé at Rome, to Day, Sec. of State, July 16, 1898, **7**, p. 665.
- Ingersoll, Charles Jared, to Rufus King, Mar. 27, 1810, **4**, p. 628.
to Madison, July, 1814, **7**, p. 599.
- Ingersoll, U. S. dist. atty. at Philadelphia, to Monroe, Sec. of State, Nov. 25, 1815, **5**, p. 66.
to Monroe, Sec. of State, Nov. 28, 1815, **5**, p. 66.
to Monroe, Sec. of State, Jan. 27, 1816, **5**, p. 66.
to Monroe, Sec. of State, Feb. 28, 1816, **5**, pp. 56-67.
to Monroe, Sec. of State, Mar. 17, 1816, **5**, p. 67.
to Monroe, Sec. of State, Apr. 18, 1816, **5**, p. 67.
to Monroe, Sec. of State, July 5, 1816, **5**, p. 67.
- International Association of the Congo to the United States, Apr. 22, 1881, **1**, p. 117.
- Irujo, Carlos M. de, Span. min., to Sec. of State, Mar. 7, 1804, **4**, p. 509.
to Madison, Sec. of State, Jan. 16, 1806, **4**, p. 510.
to Madison, Sec. of State, Jan. 19, 1806, **4**, p. 510.
to Madison, Sec. of State, Feb. 6 [4], 1806, **4**, p. 510.
- Italian commander of naval forces at Rio de Janeiro to Admiral de Mello, Brazilian revolter, Oct. 1, 1893, **1**, p. 202.
to Admiral de Mello, Brazilian revolter, Nov. 6, 1893, **1**, p. 203.
- Italian min. of for. aff. to Baron de Fava, Ital. amb., Apr. 20, 1895, **2**, p. 470.
"J. S. T.," letter to New York *Sun*, Apr. 20, 1900, **7**, p. 940.

- Jackson, Gen. Andrew, to Monroe, Jan. 6, 1818, **2**, pp. 406-407.
- Jackson, Andrew, Gov. of Florida, to Adams, Sec. of State, Sept. 1, 1821, **1**, p. 445.
to Adams, Sec. of State, Oct. 4, 1821, **1**, p. 445.
- Jackson, Andrew, President, message, Dec. 8, 1829, **4**, pp. 491-492.
message to Senate, Mar. 10, 1830, **2**, p. 670.
proclamation, Oct. 5, 1830, **1**, p. 811.
annual message to Congress, Dec. 6, 1830, **1**, p. 123.
message, Jan. 3, 1831, **4**, p. 786.
message, Feb. 22, 1831, **4**, p. 581.
message, Dec. 6, 1831, **1**, pp. 298, 885.
proclamation, Feb. 4, 1832, **2**, p. 671.
message, Jan. 6, 1834, **4**, p. 582.
special message to Congress, June 18, 1834, **2**, p. 369.
message, Dec. 1, 1834, **4**, p. 684; **7**, p. 124.
message, Jan. 5, 1835, **5**, p. 780.
message, Dec. 7, 1835, **4**, p. 684; **6**, p. 973; **7**, p. 125.
message, Jan. 8, 1836, **7**, p. 125.
message, Feb. 22, 1836, **7**, p. 3.
message, May 10, 1836, **7**, p. 126.
message, Dec. 5, 1836, **6**, pp. 942, 944.
message, Dec. 21, 1836, **1**, pp. 98-101, 108, 245; **6**, pp. 216-217, 217-218.
message, Feb. 6, 1837, **5**, p. 780.
message, Feb. 13, 1837, **2**, p. 351.
- Jackson, Francis J., Brit. envoy to Denmark, letter, Aug. 7, 1807, **4**, p. 516.
letter, Sept. 1, 1807, **4**, p. 516.
letter, Sept. 14, 1807, **4**, p. 516.
- Jackson, Francis James, Brit. min., to Smith, Sec. of State, Oct. 11, 1809, **4**, p. 513.
letter, Oct. 7, 1809, **4**, p. 517.
letter, Oct. 20, 1809, **4**, pp. 518, 758.
letter, Nov. 14, 1809, **4**, p. 518.
to Smith, Sec. of State, Oct. 23, 1809, **4**, p. 513.
to Smith, Sec. of State, Nov. 4, 1809, **4**, p. 513.
letter, May 1, 1810, **4**, p. 518.
letter, Aug. 24, 1812, **4**, p. 519.
letter, Dec. 22, 1812, **4**, p. 519.
- Jackson, Mrs. Francis J., letter, Nov. 21, 1809, **4**, p. 518.
- Jackson, Henry R., min. to Mexico, to Bayard, Sec. of State, Oct. 17, 1885, **2**, p. 436.
to Sec. of State, June 21, 1886, **3**, p. 305.
to Bayard, Sec. of State, July 8, 1886, **2**, p. 228.
- Jackson, John B., chargé at Berlin, to Olney, Sec. of State, Mar. 21, 1896, **3**, p. 375.
to Sherman, Sec. of State, Oct. 28, 1897, **5**, p. 620.
to Hay, Sec. of State, Dec. 9, 1898, **1**, p. 513.
to Hay, Sec. of State, July 5, 1899, **2**, p. 779; **4**, p. 662.
to Hay, Sec. of State, Dec. 4, 1899, **5**, p. 546.
to Hay, Sec. of State, Aug. 7, 1900, **5**, p. 483.
to Hay, Sec. of State, Aug. 23, 1900, **5**, p. 494.
to Hay, Sec. of State, Apr. 13, 1901, **4**, p. 672; **5**, p. 89.
sec. of embassy at Berlin, report of, May 4, 1901, **3**, p. 406.
to Hay, Sec. of State, Oct. 19, 1901, **3**, p. 269.
- Japanese Government, regulations, Feb. 10, 1904, **7**, p. 176.
- Jarvis, Thomas J., min. to Brazil, to Bayard, Sec. of State, Feb. 17, 1886, **6**, p. 715.
to Bayard, Sec. of State, Aug. 6, 1888, **5**, p. 299.
- Jay, John, to R. R. Livingston, draft, July 18, 1783, **5**, p. 686.
Am. commr., to R. R. Livingston, Sec. for For. Aff., July 19, 1783, **5**, p. 664.

- Jay, John, Sec. for For. Aff., to Govs. of the States, June 14, 1785, **4**, p. 730.
to President of Congress, June 23, 1785, **5**, p. 180.
report, Mar. 9, 1786, **5**, p. 587.
to Govs. of States, cir., May 13, 1786, **5**, p. 222.
to Sir John Semple, Dec. 11, 1787, **5**, p. 235.
to Gov. of Virginia, Dec. 17, 1787, **2**, 1071.
to Van Berckel, Dutch min., Feb. 25, 1788, **4**, p. 466.
to de Lotbiniere, Jan. 29, 1789, **2**, p. 33.
- Jay, John, envoy to England, to Earl Grenville, July 30, 1794, **5**, p. 700.
to Earl Grenville, Aug. 6, 1794, **5**, p. 700.
- Jay, John, min. to Austria-Hungary, to Fish, Sec. of State, Aug. 21, 1874, **6**, p. 347.
- Jefferson, Thomas, min. to France, to William Carmichael, May 27, 1788, **4**, p. 484.
- Jefferson, Thomas, Sec. of State, to Joy, Mar. 31, 1790, **2**, p. 1049.
to W. T. Franklin, Apr. 20, 1790, **4**, p. 578.
opinion, to President, Apr. 24, 1790, **5**, p. 450.
to Carmichael, chargé d'affaires at Madrid, Aug. 2, 1790, **1**, p. 624.
to Sec. of Treas., Mar. 12, 1791, **4**, p. 805; **5**, p. 397.
to Wadsworth, May 11, 1791, **4**, p. 25.
to Barclay, cons. in Morocco, May 13, 1791, **4**, p. 737.
to Johnson, cons., Aug. 29, 1791, **5**, pp. 9-10.
to Newton, Sept. 8, 1791, **5**, pp. 33-34.
to President, Nov. 7, 1791, **4**, p. 246.
to Short, min. to Netherlands, Jan. 23, 1792, **4**, pp. 804-805.
to de Viar and Jaudenes, Jan. 25 and 26, 1792, **1**, p. 624.
to Carmichael and Short, mins. to Spain, Mar. 18, 1792, **4**, pp. 245, 332; **5**, p. 172.
to President, Mar. 18, 1792, **1**, p. 624; **5**, p. 310; **7**, p. 315.
to Pinckney, min. to England, June 11, 1792, **2**, p. 988.
to Van Berckel, Dutch min., July 2, 1792, **4**, p. 653.
to Pinckney, min. to England, July 11, 1792, **4**, pp. 709-710.
to Van Berckel, July 12, 1792, **4**, p. 653.
to Carmichael, chargé to Spain, Oct. 14, 1792, **4**, p. 473.
to Ternant, French min., Oct. 16, 1792, **7**, p. 548.
report, Nov. 3, 1792, **4**, p. 797.
to Morris, min. to France, Nov. 7, 1792, **1**, p. 120.
to Ternant, French min., Feb. 23, 1793, **1**, p. 121.
to Gouverneur Morris, min. to France, Mar. 12, 1793, **1**, pp. 120-121, 126; **4**, p. 565;
6, p. 13.
to Atty.-Gen., Mar. 13, 1793, **6**, p. 652.
to Morris, min. to France, Mar. 15, 1793, **6**, pp. 239-240.
to French min., Mar. 20, 1793, **4**, p. 790; **5**, pp. 235-236.
to Carmichael and Short, mins. to Spain, Mar. 23, 1793, **6**, p. 369.
to Hammond, Brit. min., Apr. 18, 1793, **4**, p. 790; **6**, p. 259.
to Pinckney, min. to England, Apr. 20, 1793, **7**, p. 1003.
to mins. of France and Great Britain and President of United Netherlands, Apr. 23,
1793, **7**, p. 1004.
to Morris, Pinckney, and Short, mins., Apr. 26, 1793, **7**, p. 1003.
to President Washington, Apr. 28, 1793, **5**, pp. 221, 337.
to Madison, Apr. 28, 1793, **5**, p. 336.
to Delaney, collector of port of Philadelphia, Apr. 30, 1793, **2**, p. 1049.
to Brit. min., May 3, 1793, **7**, p. 1087.
to French min., May 3, 1793, **7**, p. 1087.
opinion, May 3, 1793, **2**, p. 1007.
to Tench Coxe, Commr. of the Revenue, May 3, 1793, **2**, p. 1050.
to Pinckney, min. to England, May 7, 1793, **2**, pp. 988; 1007, 1051; **7**, pp. 675-676.

- Jefferson, Thomas, Sec. of State, to Madison, May 13, 1793, 7, p. 888.
 opinion, May 15, 1793, 7, p. 889.
 to Brit. min., May 15, 1793, 7, pp. 889, 955.
 to Rawle, May 15, 1793, 7, p. 888.
 to Ternant, French min., May 15, 1793, 2, p. 362; 7, pp. 586, 880.
 to President, May 16, 1793, 7, p. 123.
 to Pinckney, min. to England, June 4, 1793, 2, pp. 988-989.
 to Genet, French min., June 5, 1793, 1, p. 10; 2, p. 446; 4, p. 10; 7, p. 888.
 to U. S. dist. atty. for New York, June 12, 1793, 7, p. 889.
 to Morris, min. to France, June 13, 1793, 2, pp. 1051, 1067
 to Pinckney, min. to England, June 14, 1793, 7, pp. 889-890.
 to Genet, French min., June 17, 1793, 7, p. 890.
 to Hammond, Brit. min., June 19, 1793, 7, p. 890.
 to Madison, June 23, 1793, 7, p. 1004.
 to Bentalon, June 25, 1793, 2, p. 1052.
 to Carmichael and Short, commrs. to Spain, June 30, 1793, 6, p. 13.
 to Monroe, July 14, 1793, 7, p. 1004.
 to Genet, French min., July 24, 1793, 7, pp. 436-437.
 Hamilton, Knox, and Randolph, Cabinet, rules adopted by, Aug. 3, 1793, 7, pp. 891-892.
 to Morris, min. to France, Aug. 6, 1793, 2, p. 85.
 to Genet, French min., Aug. 7, 1793, 7, p. 888.
 to Morris, min. to France, Aug. 16, 1793, 2, p. 85; 3, pp. 562, 731; 4, pp. 487, 686; 5, p. 597; 7, pp. 161, 437, 536, 586, 880-881, 917, 1004.
 to Duke & Co., Aug. 21, 1793, 6, p. 998.
 to Gore, Sept. 2, 1793, 5, p. 34.
 to Hammond, Brit. min., Sept. 5, 1793, 7, pp. 888, 1102.
 to Pinckney, min. to England, Sept. 7, 1793, 7, pp. 677-678.
 to Genet, Sept. 9, 1793, 6, p. 652.
 to Hammond, Brit. min., Sept. 9, 1793, 7, p. 983.
 to Brit. min., Sept. 10, 1793, 5, p. 15.
 to Genet, French min., Sept. 12, 1793, 4, p. 247.
 to Duplaine, French vice-cons. at Boston, Oct. 3, 1793, 5, p. 19.
 to Genet, French min., Nov. 8, 1793, 1, p. 703.
 to Hammond, Brit. min., Nov. 8, 1793, 1, p. 703.
 to dist. attys., Nov. 10, 1793, 1, p. 703.
 to Hammond, Brit. min., Nov. 10, 1793, 7, p. 1087.
 to Brit. min., Nov. 14, 1793, 7, pp. 1037-1038.
 to Genet, French min., Nov. 22, 1793, 4, p. 680.
 to French min., Nov. 30, 1793, 7, p. 917.
 to President, Dec. 2, 1793, 4, p. 717.
 to King, Dec. 7, 1793, 6, pp. 651-652.
 to Genet, min. of France, Dec. 9, 1793, 4, pp. 680, 728; 5, p. 29.
 to Hammond, Brit. min., Sept. 22, 1793, 7, p. 678.
 to French min., Nov. 30, 1793, 7, p. 678.
 to Atty.-Gen., Dec. 18, 1793, 4, pp. 628-629.
 to French min., Dec. 31, 1793, 4, p. 683.
 to Monroe, Mar. 21, 1795, 5, p. 225.
 Jefferson, Thomas, President, inaugural address, Mar. 4, 1801, 6, p. 463.
 to Gallatin, Aug. 28, 1801, 7, p. 936.
 to Livingston, Sept. 9, 1801, 7, pp. 439-440.
 to William Short, Oct. 3, 1801, 4, p. 372; 6, p. 372.
 message, Dec. 8, 1801, 7, p. 162.
 proclamation, Dec. 21, 1801, 5, p. 612.

- Jefferson, Thomas, President, to Livingston, min. to France, Apr. 18, 1802, **1**, pp. 435-436.
 message to Congress, Jan. 18, 1803, **1**, p. 457.
 message, Oct. 17, 1803, **1**, p. 438; **7**, pp. 1010-1011.
 to Monroe, min. at Paris, Jan. 8, 1804, **4**, pp. 752-753, 758.
 to Merry, Brit. min., Feb. 9, 1804, **4**, p. 754.
 message, Nov. 8, 1804, **7**, p. 161.
 message, Jan. 31, 1805, **7**, p. 548.
 message, Dec. 3, 1805, **1**, pp. 935-936; **7**, p. 1107.
 message, Dec. 6, 1805, **7**, p. 162.
 message, Jan. 17, 1806, **7**, p. 1108.
 to R. R. Livingston, Dec. 4, 1806, **4**, p. 759.
 message, Jan. 17, 1807, **3**, p. 991.
 to Bowdoin, Apr. 2, 1807, **5**, p. 710.
 to Sec. of State, Apr. 21, 1807, **7**, p. 1088.
 to James Monroe, May 29, 1807, **5**, p. 710.
 proclamation, July 2, 1807, **4**, p. 516.
 to Sec. of State, Aug. 16, 1807, **7**, p. 123.
 message, Oct. 27, 1807, **5**, p. 710; **7**, p. 1108.
 proclamation, Nov. 19, 1807, **7**, p. 986.
 message, Dec. 18, 1807, **7**, pp. 143, 144.
 to James Monroe, Mar. 10, 1808, **5**, p. 711.
 to James Monroe, Apr. 11, 1808, **5**, p. 710.
 to Sec. of State, Aug. 12, 1808, **7**, p. 893.
 to Claiborne, Gov. of Louisiana, Oct. 29, 1808, **6**, p. 371.
 to Lincoln, Nov. 13, 1808, **7**, p. 123.
- Jefferson, Thomas, to President Madison, Apr. 27, 1809, **1**, p. 429.
 paper written by, July 4, 1812, **7**, p. 548.
 to Monroe, Jan. 1, 1815, **7**, p. 548.
 to President Madison, Mar. 23, 1815, **2**, p. 996; **5**, p. 310.
 to President Monroe, Sept. 17, 1818, **2**, p. 405.
 to William Short, Aug. 4, 1820, **6**, pp. 371-372.
 to Everett, Feb. 24, 1823, **7**, pp. 437, 443-444, 678.
 to President Monroe, June 11, 1823, **6**, pp. 12-13, 385.
 to President Monroe, June 23, 1823, **6**, p. 385.
 to Madison, Oct. 24, 1823, **6**, p. 394.
 to President Monroe, Oct. 24, 1823, **1**, p. 584; **6**, pp. 13, 394-395.
 to Madison, July 14, 1824, **7**, p. 144.
 to Giles, Dec. 25, 1825, **7**, p. 145.
- Jenkins, Sir Leoline, to the King, opinion, May 12, 1675, **7**, pp. 1097-1098.
- Jernigan, T. R., cons.-gen. at Shanghai, to Uhl, Assist. Sec. of State, Oct. 9, 1894, **4**, p. 608.
- Jewell, Marshall, min. to Russia, to Sec. of State, Apr. 22, 1874, **3**, p. 625.
- Jewett, Albert G., chargé to Peru, to Soldan, Peruvian min. of for. aff., May 23, 1846, **4**, p. 492.
 to Soldan, Peruvian min. of for. aff., June 15, 1846, **4**, p. 492.
- Jewett, Milo A., cons. at Sivas, to Hess, cons.-gen. to Turkey, Feb. 14-15, 1893, **5**, p. 824.
 cons.-gen. to Turkey, to Thompson, min. to Turkey, Feb. 21, 1893, **5**, p. 824.
- Johnson, Alfred C., cons. at Stuttgart, to Uhl, Assist. Sec. of State, Sept. 18, 1895, **3**, p. 428.
- Johnson, Andrew, President, proclamation, May 29, 1865, **7**, p. 299.
 message, Dec. 20, 1866, **6**, p. 503.
 proclamation, Dec. 26, 1866, **5**, p. 24.
 message, Jan. 29, 1867, **6**, p. 503.
 message to Senate, Mar. 28, 1867, **5**, p. 25.
 message to Senate, Dec. 3, 1867, **1**, p. 606.
 message to Congress, Jan. 27, 1868, **1**, p. 464.

- Johnson, Andrew, President, message, Dec. 9, 1868, **1**, pp. 591-592.
 proclamation, Dec. 25, 1868, **7**, p. 293.
 message to Senate, Jan. 8, 1869, **2**, p. 602.
 message to Senate, Feb. 15, 1869, **3**, p. 21.
- Johnson, Anson Burlingame, cons. at Amoy, to Conger, min. to China, Nov. 21, 1899, **5**, pp. 467-468.
- Johnson, Reverdy, Atty.-Gen., opinion, 1849, 5 Op. 83, **6**, p. 617.
 1849, 5 Op. 92, **7**, p. 896.
 1849, 5 Op. 135, **6**, p. 1033.
 1849, 5 Op. 161, **5**, p. 130.
- Johnson, William, justice U. S. Sup. Ct., to Adams, Sec. of State, Aug. 19, 1820, **7**, p. 463.
- Joint note of Germany, Austria-Hungary, France, Great Britain, Italy, and Russia to President, May 6, 1898, **6**, pp. 205-206.
- Joint note to Chinese Govt., Dec. 22, 1900, **5**, pp. 514-516.
- Jolley, W. D., commander H. M. S. *Bermuda*, to Capt. Hollins, U. S. S. *Cyane*, July 12, 1854, **7**, p. 351.
- Jones, François S., sec. of leg. at Buenos Ayres, report, Dec., 1898, **7**, p. 748.
- Jones, William, Sec. of Navy, to Capt. Charles Stewart, U. S. S. *Constitution*, Sept. 19, 1813, **7**, pp. 516-517.
 to Commandants Creighton and Renshaw, U. S. N., Dec. 22, 1813, **7**, p. 517.
 to Commandant Bainbridge, U. S. N., Jan. 6, 1814, **7**, p. 517.
 to Commandant Warrington, U. S. N., Feb. 26, 1814, **7**, p. 517.
 to Commandant Blakely, U. S. N., Mar. 3, 1814, **7**, p. 517.
 to Capt. Charles Stewart, U. S. S. *Constitution*, Nov. 29, 1814, **7**, p. 517.
 to Capt. Porter, U. S. N., Nov. 30, 1814, **7**, p. 517.
- Jordan, Lewis, chief Misc. Div., Treas. Dept., report, Nov. 28, 1894, **7**, p. 300.
 report, Dec. 14, 1904, **7**, p. 300.
- Kalnoky, Count, to Baron von Schaeffer, Austro-Hungarian min., May 8, 1885, **4**, p. 481.
- Kasson, John A., min. to Austria-Hungary, to Evarts, Sec. of State, Oct. 4, 1879, **2**, p. 56.
 to Evarts, Sec. of State, Oct. 31, 1879, **6**, p. 361.
- Kasson, John A., min. to Germany, to Sec. of State, Sept. 17, 1884, **2**, pp. 565, 583.
 to Count Hatzfeldt, Ger. sec. for for. aff., Oct. 31, 1884, **3**, p. 750.
 to Frelinghuysen, Sec. of State, Jan. 6, 1885, **3**, pp. 405, 751.
 to Frelinghuysen, Sec. of State, Feb. 14, 1885, **3**, p. 751.
 to Dr. Busch, Ger. under sec. for for. aff., Feb. 25, 1885, **3**, pp. 376-378, 751.
 to Bayard, Sec. of State, Mar. 16, 1885, **1**, p. 117.
 to Bayard, Sec. of State, Apr. 15, 1885, **3**, p. 541.
 to Bayard, Sec. of State, Apr. 23, 1885, **7**, pp. 683-684.
 to Bayard, Sec. of State, May 19, 1885, **3**, pp. 749, 751.
 special plenipo., to Sec. of Treas., Jan. 18, 1901, **5**, p. 285.
- Keiley, Anthony M., appointed min. to Italy, to Bayard, Sec. of State, Apr. 18, 1885, **4**, p. 480.
 to the President, Apr. 28, 1885, **4**, p. 480.
- Keily, Anthony M., appointed min. to Austria-Hungary, to Bayard, Sec. of State, Sept. 1, 1885, **4**, p. 483.
- Kennan to Tower, amb. to Russia, July 27, 1901, **4**, p. 95.
- Kennedy, John P., Sec. of Navy, to Commodore Perry, Nov. 13, 1852, **5**, p. 737.
- Kennedy, Brit. min. to Chile, to Lord Salisbury, Brit. for. sec., Feb. 17, 1891, **2**, p. 1111.
 to Lord Salisbury, Brit. for. sec., Feb. 23, 1891, **7**, p. 203.
 to Godoy, Chilean min. for for. aff., Mar. 4, 1891, **7**, p. 203.
 to Lord Salisbury, Brit. for. sec., June 2, 1891, **7**, p. 816.
 to Lord Salisbury, Brit. for. sec., July 7, 1891, **7**, p. 362.
 to Chilean min. of for. aff., July 7, 1891, **7**, p. 362.
 to Zañartu, Chilean min. for for. aff., July 15, 1891, **7**, p. 764.

- Kennedy, Brit. min. to Chile, to Lord Salisbury, Brit. for. sec., July 27, 1891, **7**, p. 816
to Prain, agt. Pac. St. Nav. Co., at Valparaiso, Aug. 3, 1891, **7**, p. 764.
to Zañartu, Chilean min. for for. aff., Aug. 3, 1891, **7**, p. 764.
- Kent, Gov. of Massachusetts, to Webster, Sec. of State, Dec. 15, 1841, **5**, p. 175.
- Ketteler, Baron von, Ger. chargé, to Foster, Sec. of State, Sept. 15, 1892, **2**, p. 40.
- Kilpatrick, Judson, min. to Chile, to Admiral Castro Mendez Nuñez, Mar. 28, 1866, **7**, p. 357.
to Covarrubias, Chilean min. of for. rel., Mar. 29, 1866, **7**, p. 358.
- Kimberley, Lord, Brit. colonial sec., to Gov.-Gen. of Canada, Feb., 1871, **1**, p. 825.
to Earl of Belmore, Nov. 3, 1871, **1**, p. 235.
to govts. of Australian colonies, Aug. 14, 1872, **2**, p. 595; **3**, p. 287.
to Commodore Goodenough, R. N., and Layard, Brit. cons. in Fiji, Aug. 15, 1873, **1**,
p. 347.
to Dr. Barrios, Nicaraguan min. at London, Feb. 26, 1895, **3**, p. 253; **4**, p. 100; **5**, p. 43.
- Kimberly, Samuel, chargé to Central America, to Blaine, Sec. of State, Jan. 26, 1891, **4**,
p. 701.
- King, Hamilton, min. to Siam, to Day, Sec. of State, Aug. 19, 1898, **7**, p. 1006.
- King, Pendleton, chargé at Constantinople, to Bayard, Sec. of State, Sept. 21, 1886, **3**, p. 708.
to Sublime Porte, Oct. 18, 1886, **5**, p. 831.
to Bayard, Sec. of State, Oct. 19, 1886, **5**, p. 831.
to Bayard, Sec. of State, Jan. 11, 1887, **5**, pp. 816, 832.
to Bayard, Sec. of State, Jan. 15, 1887, **5**, p. 829.
to Bayard, Sec. of State, Apr. 12, 1887, **5**, p. 830.
to Bayard, Sec. of State, May 14, 1887, **3**, p. 684.
- King, Rufus, min. to England, to Am. cons. in England, Nov. 18, 1796, **3**, p. 867.
to Sec. of State, Dec. 10, 1796, **3**, p. 867.
to Sec. of State, Dec. 28, 1797, **7**, pp. 431-432.
to Duke of Portland, Sept. 13, 1798, **4**, p. 142.
to Sec. of State, Oct. 6, 1798, **4**, pp. 142, 143, 145.
to Duke of Portland, Oct. 17, 1798, **4**, pp. 143-144.
to Lord Grenville, Brit. for. sec., May 23, 1799, **7**, p. 788.
to Sec. of State, June 1, 1801, **6**, p. 370.
to Sec. of State, Nov. 20, 1801, **5**, p. 613.
to Sec. of State, Apr. 2, 1803, **6**, pp. 370-371.
to Clay, Sec. of State, Aug. 21, 1825, **6**, p. 457.
- King, Rufus, min. to Papal States, to Seward, Sec. of State, Jan. 3, 1863, **1**, p. 212.
to Seward, Sec. of State, Jan. 15, 1863, **1**, p. 212.
to Seward, Sec. of State, Mar. 19, 1863, **1**, p. 212.
- King, V. O., chargé at Bogota, to Bayard, Sec. of State, Sept. 11, 1886, **6**, p. 907.
to Bayard, Sec. of State, Oct. 27, 1887, **6**, p. 907.
- King, William R., min. to France, to Calhoun, Sec. of State, July 31, 1844, **6**, p. 530
- Knox, Philander C., Atty.-Gen., opinion, June 14, 1901, 23 Op. 451, **1**, pp. 406, 410.
July 30, 1901, 23 Op. 470, **4**, p. 793.
Aug. 12, 1901, 23 Op. 485, **4**, pp. 215, 216, 219.
Aug. 29, 1901, 23 Op. 509, **3**, pp. 333, 921.
Oct. 1, 1901, 23 Op. 533, **4**, pp. 440, 441, 796.
Oct. 5, 1901, 23 Op. 535, **4**, p. 406.
Oct. 10, 1901, 23 Op. 545, **4**, p. 232; **5**, pp. 367, 370.
Oct. 17, 1901, 23 Op. 551, **1**, p. 700; **5**, p. 244; **7**, p. 260.
Oct. 25, 1901, 23 Op. 564, **1**, p. 601.
Oct. 29, 1901, 23 Op. 571, **2**, pp. 17-18.
Nov. 15, 1901, 23 Op. 585, **4**, p. 233.
Dec. 24, 1901, 23 Op. 604, **4**, p. 318.

- Knox, Philander C., Atty.-Gen., opinion, to Hay, Sec. of State, Dec. 28, 1901, **2**, pp. 311-312.
 opinion, Jan. 2, 1902, 23 Op. 608, **2**, p. 625; **4**, p. 680.
 Feb. 17, 1902, 23 Op. 629, **1**, p. 553.
 Feb. 19, 1902, 23 Op. 634, **2**, p. 38.
 Mar. 10, 1904, **2**, p. 1007.
- Koerner, Gustavus, min. to Spain, to Seward, Sec. of State, Feb. 14, 1864, **6**, p. 518.
 to Seward, Sec. of State, May 20, 1864, **6**, p. 518.
 to Seward, Sec. of State, June 3, 1864, **6**, p. 507.
- Komura Jutaro, Baron, Japanese min. for for. aff., to Griscom, min. to Japan, Feb. 13, 1904, **5**, p. 553.
 to Takahira, Japanese min., Jan. 28, 1905, **5**, p. 558.
- Koppel, cons. at Bogota, to Sec. of State, Mar. 28, 1877, **7**, p. 813.
- Krag, Danish min. of for. aff., to Swenson, min. to Denmark, May 21, 1900, **3**, p. 757.
- Kung, Prince, Chinese govt. admr., to Sir Rutherford Alcock, Brit. min. to China, Dec. 5, 1868, **5**, p. 438.
 to Browne, min. to China, Dec. 17, 1868, **5**, p. 438.
- Lachenal, Swiss min. of for. aff., to Cheney, chargé at Berne, May 9, 1893, **2**, p. 386.
 to Broadhead, min. to Switzerland, May 9, 1894, **2**, p. 387.
 to Broadhead, min. to Switzerland, Sept. 18, 1894, **3**, p. 663.
- Lafragua, J. M., Mex. min. of for. aff., to Foster, Sec. of State, Nov. 13, 1873, **6**, p. 975.
 to Foster, min. to Mexico, May 31, 1875, **6**, p. 310.
- Lamsdorff, Count, Russ. min. of for. aff., to Breckinridge, min. to Russia, Jan. 14/26, 1897, **3**, p. 650.
 to Breckinridge, min. to Russia, Feb. 20/Mar. 4, 1897, **3**, p. 653.
 to Breckinridge, min. to Russia, July 31/Aug. 12, 1897, **3**, p. 462.
 to Hitchcock, min. to Russia, Dec. 8/20, 1897, **3**, p. 655.
 to Tower, amb. to Russia, Feb. 9, 1902, **5**, p. 547.
- Langston, John Mercier, min. to Hayti, to Evarts, Sec. of State, Dec. 6, 1877, **2**, p. 322.
 to Evarts, Sec. of State, Dec. 22, 1877, **2**, p. 322.
 to Evarts, Sec. of State, Jan. 9, 1878, **2**, p. 322.
 to Evarts, Sec. of State, Jan. 24, 1878, **2**, p. 322.
 to Evarts, Sec. of State, Jan. 24, 1879, **2**, p. 322.
 to Frelinghuysen, Sec. of State, Dec. 3, 1884, **6**, p. 432.
 to Frelinghuysen, Sec. of State, Dec. 24, 1884, **6**, p. 432.
- Lansdowne, Lord, gov.-gen. of Canada, to Mr. Stanhope, Dec. 20, 1886, **1**, p. 853.
 Brit. for. sec., to Lord Pauncefote, Brit. amb., Feb. 22, 1901, **3**, pp. 212, 215.
 to Lowther, Brit. chargé, Aug. 3, 1901, **3**, pp. 212-216.
 to Lowther, Brit. chargé, Sept. 12, 1901, **3**, pp. 216-217.
 to Lord Pauncefote, Brit. amb., Oct. 23, 1901, **3**, pp. 217-218.
 note to Russ. govt., July 30, 1902, **5**, p. 308.
 to Sir Michael Herbert, Brit. amb., Nov. 11, 1902, **6**, p. 592.
 to Russ. Govt., Nov. 20, 1902, **5**, p. 308.
 to Sir C. Hardinge, Brit. amb. at St. Petersburg, June 1, 1904, **7**, pp. 651, 686.
 to Sir C. Hardinge, Brit. amb. to Russia, Aug. 10, 1904, **7**, pp. 519, 666, 674-675.
- Lardy, Charles L. E., Swiss chargé, to Hill, Act. Sec. of State, July 25, 1901, **4**, p. 598.
- Larned, Act. Commr.-Gen. of Immigr., to Moore, Mar. 29, 1901, **4**, p. 184.
- Laurens, to Benj. Franklin, Feb. 28, 1784, **5**, pp. 694-695.
 to Benj. Franklin, Apr. 18, 1784, **5**, p. 695.
- Lawrence, Abbott, min. to England, to Lord Palmerston, Brit. for. sec., Nov. 8, 1849, **3**, pp. 134, 135.
 to Lord Palmerston, Brit. min., Nov. 22, 1849, **3**, p. 135.
 to Lord Palmerston, Brit. for. sec., Dec. 14, 1849, **3**, p. 135.
 to Clayton, Sec. of State, Apr. 19, 1850, **3**, p. 147.
 to Webster, Sec. of State, June 8, 1852, **3**, p. 150.

- Lawton, Alexander R., min. to Austria-Hungary, to Bayard, Sec. of State, Mar. 2, 1889, **3**, p. 418.
to Blaine, Sec. of State, Apr. 13, 1889, **3**, p. 418.
- Lay, Julius G., cons.-gen. at Barcelona, to Dept. of State, July 26, 1899, **3**, p. 295.
- Layard, A. H., to Brit. merchants, July 5, 1862, **7**, pp. 698-699.
- Layard, Sir H., Brit. min. to Spain, to Earl of Derby, Brit. for. sec., Dec. 6, 1876, **7**, p. 808.
Brit. amb. to Turkey, to Porte, Dec. 24, 1879, **5**, p. 814.
- Lazcaño, Prudencio, Chilean min., to Blaine, Sec. of State, Mar. 10, 1891, **7**, p. 964.
to Blaine, Sec. of State, Jan. 16, 1901, **6**, p. 965.
- Lee, Charles, Atty.-Gen., opinion, 1796, 1 Op. 61, **7**, pp. 664, 748, 881.
May 26, 1796, 1 Op. 65, **4**, pp. 450-451.
July 26, 1796, 1 Op. 66, **5**, p. 182; **7**, p. 35.
1796, 1 Op. 67, **7**, p. 619.
Jan. 26, 1797, 1 Op. 68, **2**, pp. 382, 386; **4**, p. 248; **5**, p. 855; **6**, p. 657; **7**, p. 161.
1797, 1 Op. 71, **4**, p. 630.
1797, 1 Op. 74, **4**, p. 682.
1797, 1 Op. 75, **7**, p. 877.
1797, 1 Op. 77, **5**, pp. 62, 72.
1797, 1 Op. 78, **7**, p. 589.
Dec. 29, 1797, 1 Op. 81, **2**, p. 24; **4**, p. 641.
1798, 1 Op. 82, **5**, p. 706.
1798, 1 Op. 83, **4**, p. 279.
Aug. 21, 1798, 1 Op. 84, **5**, p. 605; **7**, p. 216.
1798, 5 Op. 689, App., **7**, p. 643.
1798, 1 Op. 85, **2**, p. 969; **7**, p. 585.
1799, 1 Op. 87, **2**, pp. 574-575, 847; **4**, p. 10.
- Lee, Fitzhugh, cons.-gen. at Havana, to Rockhill, Assist. Sec. of State, Oct. 21, 1896, **3**, p. 795.
- Lee, James Fenner, chargé at Vienna, to Bayard, Sec. of State, Aug. 4, 1885, **4**, p. 483.
to Bayard, Sec. of State, Aug. 6, 1885, **4**, p. 483.
to Bayard, Sec. of State, Aug. 17, 1885, **4**, p. 483.
to Bayard, Sec. of State, Oct. 9, 1885, **4**, p. 483.
to Bayard, Sec. of State, July 1, 1886, **3**, p. 740.
to Count Kalnoky, Austrian min. of for. aff., Sept. 25, 1886, **3**, p. 416.
to Bayard, Sec. of State, Oct. 4, 1886, **3**, p. 417.
to Bayard, Sec. of State, Mar. 1, 1887, **3**, p. 417.
- Lee, James Fenner, chargé at Rio de Janeiro, to Blaine, Sec. of State, May 9, 1890, **3**, p. 310.
to Blaine, Sec. of State, May 27, 1890, **3**, p. 310.
to U. S. cons. officers in Brazil, Oct. 21, 1890, **3**, p. 309.
to Blaine, Sec. of State, Oct. 24, 1890, **3**, p. 309.
to Brazilian min. of for. aff., Oct. 24, 1890, **3**, p. 309.
- Legaré, Hugh S., chargé to Belgium, to Belg. min. of for. aff., Feb. 27, 1836, **6**, p. 944.
1841, 3 Op. 661, **4**, pp. 242, 248.
1841, 3 Op. 670, **4**, p. 50.
1842, 4 Op. 98, **1**, p. 856; **2**, pp. 344, 352.
- Legaré, Hugh S., Atty.-Gen., opinion, 1842, 3 Op. 741, **7**, p. 896.
- Legaré, Hugh S., Sec. of State ad interim, to Tolert, May 11, 1843, **6**, p. 948.
to Wheaton, min. to Prussia, June 9, 1843, **2**, pp. 929-930; **4**, p. 646.
to Cushing, min. to China, June 12, 1843, **5**, p. 30.
to Everett, min. to London, June 13, 1843, **1**, p. 478.
- Legation at Berlin, to Sec. of State, Aug. 27, 1892, **4**, p. 18.
- Léger, J. N., Haytian min., to Hay, Sec. of State, Mar. 5, 1904, **5**, p. 729.
to Hay, Sec. of State, May 7, 1904, **2**, p. 76.
- Le Ghait, A., Belg. min., to Blaine, Sec. of State, Apr. 28, 1891, **5**, p. 566.
to Gresham, Sec. of State, July 19, 1893, **2**, p. 112.

- Leib, James R., cons. at Tangier, to Sec. of State, Nov. 7, 1833, **4**, p. 581.
- Leishman, John G. A., min. to Switzerland, to Day, Sec. of State, July 7, 1898, **7**, p. 1006.
- min. to Turkey, to Sec. of State, May 17, 1901, **3**, p. 356.
- to Hay, Sec. of State, June 12, 1901, **6**, p. 868.
- to Hay, Sec. of State, July 5, 1901, **3**, p. 1006.
- to Hay, Sec. of State, July 22, 1901, **4**, p. 588.
- to Hay, Sec. of State, Oct. 6, 1903, **2**, p. 626.
- to Tewfik Pasha, Turk. min., Aug. 12, 1904, **5**, p. 828.
- Leopold II., King of Belgium, to President Cleveland, Aug. 1, 1885, **1**, p. 118.
- Lerdo de Tejada, Mex. min. of for. aff., to Otterbourg, min. to Mexico, Sept. 7, 1867, **4**, p. 600.
- Lewenhaupt, Count Carl, chargé of Sweden and Norway, to Fish, Sec. of State, Feb. 10, 1870, **6**, p. 428.
- min. of Sweden and Norway, to Sec. of State, Feb. 13, 1880, **2**, p. 315.
- Lewis, William Reed, cons. at Tangier, to Sec. of State, July 26, 1889, **2**, p. 631.
- Leyden, Count, to Bayard, Sec. of State, Nov. 17, 1885, **5**, p. 298.
- Li Hung Chang, Liu Kun-Yi, Chang Chih Tung, viceroys, and Sheng, director-gen., to Wu, Chinese min., Aug. 10, 1900, **5**, p. 491.
- Li Hung Chang, viceroy, to Wu Ting-fang, Chinese min., Aug. 19, 1900, **5**, p. 493.
- to Wu Ting-fang, Chinese min., Aug. 21, 1900, **5**, p. 493.
- Lincoln, President, proclamation, Apr. 15, 1861, **1**, p. 189.
- proclamation, Apr. 19, 1861, **1**, pp. 189, 190; **7**, pp. 172, 828, 840.
- proclamation, Apr. 27, 1861, **1**, p. 191; **7**, p. 172.
- message, Dec. 3, 1861, **1**, p. 107.
- proclamation, May 12, 1862, **7**, p. 840.
- proclamation, May 8, 1863, **4**, p. 139.
- Executive order, Nov. 10, 1863, **7**, p. 846.
- proclamation, May 10, 1865, **1**, p. 187.
- proclamation, June 23, 1865, **1**, p. 188.
- Lincoln, Levi, Act. Sec. of State, to Ellsworth and Murray, mins. to France, Mar., 1801, **5**, p. 612.
- Lincoln, Levi, Atty.-Gen., 1802, 1 Op. 106, **6**, p. 787; **7**, p. 505.
- 1802, 1 Op. 107, **6**, p. 787.
- 1802, 1 Op. 108, **1**, p. 439.
- 1802, 1 Op. 110, **4**, p. 25.
- 1802, 1 Op. 111, **7**, pp. 505, 530.
- 1803, 1 Op. 136, **5**, p. 616.
- 1803, 5 Op. (app.) 692, **6**, p. 657.
- 1804, 1 Op. 141, **4**, pp. 627, 653, 654.
- Lincoln, Robert T., min. to England, to Lord Salisbury, Sept. 18, 1889, **2**, p. 336.
- to Blaine, Sec. of State, Oct. 16, 1889, **2**, p. 336.
- to Sec. of State, Nov. 1, 1889, **2**, pp. 126-127.
- to Blaine, Sec. of State, Jan. 6, 1890, **2**, p. 161.
- to Blaine, Sec. of State, Mar. 20, 1890, **2**, pp. 61-62.
- to Blaine, Sec. of State, Feb. 6, 1891, **2**, p. 715.
- to Blaine, Sec. of State, tel., June 20, 1891, **2**, p. 51.
- to Blaine, Sec. of State, June 24, 1891, **4**, p. 284.
- to Blaine, Sec. of State, June 30, 1891, **4**, p. 280.
- to Blaine, Sec. of State, Apr. 29, 1892, **3**, p. 958.
- to Foster, Sec. of State, Aug. 5, 1892, **5**, p. 775.
- to Sec. of State, Aug. 18, 1892, **4**, p. 671.
- to Lord Rosebery, Brit. for. sec., Mar. 1, 1893, **3**, p. 241.
- to Foster, Sec. of State, Mar. 3, 1893, **5**, p. 838.
- to Sec. of State, Apr. 7, 1893, **4**, p. 671.

- Lisboa, Gaspar José de, Brazilian min., to Buchanan, Sec. of State, Jan. 21, 1847, **2**, p. 586.
- Lister, Sir T. V., Brit. for. office, to Lincoln, min. to England, Oct. 12, 1889, **2**, p. 336.
- Liston, Robert, Brit. min., to Pickering, Sec. of State, Feb. 2, 1800, **7**, p. 501.
- Litta, Count, Ital. min., to Evarts, Sec. of State, Sept. 6, 1878, **7**, p. 75.
- Livingston, Edward, Sec. of State, to de Sacken, Russ. chargé, June 13, 1831, **5**, p. 177.
- to Butler, June 26, 1831, **3**, p. 900.
- to Robertson, cons. at Tampico, June 29, 1831, **3**, p. 314.
- to Gov. of Canada, Aug. 1, 1831, **4**, p. 254.
- to Gov. Roman, of Louisiana, Aug. 16, 1831, **3**, p. 862.
- to President Jackson, Jan. 6, 1832, **5**, p. 315.
- report to President, Jan. 9, 1832, **5**, p. 260.
- to Baylies, chargé to Buenos Ayres, Jan. 26, 1832, **1**, pp. 876-883; **6**, p. 435.
- to Woodbury, Sec. of Navy, Feb. 8, 1832, **5**, p. 729.
- to Baylies, chargé to Buenos Ayres, Feb. 14, 1832, **1**, pp. 884-885.
- to President Jackson, Mar. 15, 1832, **5**, p. 559.
- to Buchanan, min. to Russia, Mar. 31, 1832, **7**, p. 176.
- to Porter, chargé to Turkey, Apr. 3, 1832, **5**, p. 795.
- to Slidell, U. S. atty. at New Orleans, Apr. 16, 1832, **2**, p. 450.
- to President Jackson, June 12, 1832, **1**, p. 445.
- to Edmund Roberts, U. S. agt., Oct. 28, 1832, **5**, p. 733.
- to McLane, Sec. of Treas., Nov. 2, 1832, **5**, p. 261.
- to Lederer, cons.-gen. of Austria, Nov. 5, 1832, **5**, pp. 249, 251, 261.
- to Buchanan, min. to Russia; Nov. 22, 1832, **7**, pp. 446, 447.
- to Baron de Sacken, Russ. chargé, Dec. 4, 1832, **2**, p. 165; **7**, p. 980.
- to Phelps, Dec. 5, 1832, **1**, p. 883.
- to Buchanan, min. to Russia, Jan. 2, 1833, **4**, p. 690.
- to President Jackson, Jan. 31, 1833, **4**, pp. 799-801.
- to Wayne, Feb. 25, 1833, **1**, pp. 91, 215-216.
- report, Mar. 2, 1833, **5**, p. 148.
- to cons. at Tangier, Tripoli, and Tunis, Apr. 20, 1833, **2**, p. 727.
- to Sir Charles Vaughan, Mr. Serurier, and Baron de Krudener, mins. of Great Britain, France, and Russia, Apr. 30, 1833, **1**, pp. 111-112, 129.
- Livingston, Edward, min. to France, to Sec. of State, 1834, **4**, pp. 801-802.
- to Sec. of State, May 7, 1834, **2**, p. 369.
- to French for. min., Jan. 13, 1835, **4**, p. 685.
- Livingston, Robert R., Sec. of For. Aff., to Dr. Franklin, Jan. 7, 1782, **1**, pp. 767, 858.
- Livingston, Robert R., min. to France, to Sec. of State, Dec. 10, 1801, **5**, p. 612.
- to Madison, Sec. of State, Apr. 11, 1803, **1**, p. 437.
- to Madison, Sec. of State, Apr. 13, 1803, **1**, p. 437.
- Livingston, William, Gov. of New Jersey, to Sec. of For. Aff., June 15, 1786, **5**, p. 222.
- Lobanow, Prince, Russ. min. of for. aff., to Breckinridge, min. to Russia, June 26/July 8, 1895, **2**, pp. 10-11.
- to Breckinridge, min. to Russia, Aug. 12/24, 1895, **4**, p. 127.
- to Breckinridge, min. to Russia, Oct. 28/Nov. 9, 1895, **3**, p. 650.
- to Breckinridge, min. to Russia, Dec. 5/17, 1895, **3**, p. 650.
- Logan, Cornelius A., min. to Chile, to Fish, Sec. of State, Apr. 9, 1874, **2**, p. 510.
- to Fish, Sec. of State, Aug. 19, 1874, **2**, p. 508.
- Long, John D., Sec. of Navy, General Order, No. 487, Apr. 27, 1898, **7**; p. 378.
- to commander of U. S. S. *Machias*, Mar. 1, 1899, **7**, p. 1025.
- to Hay, Sec. of State, Sept. 27, 1899, **1**, p. 240.
- to Sec. of State, Feb. 13, 1901, **2**, pp. 566-567, 569-570.
- Loomis, Francis B., min. to Venezuela, to Day, Sec. of State, May 18, 1898, **2**, p. 167.
- to Hay, Sec. of State, June 30, 1899, **2**, p. 331.
- to Hay, Sec. of State, Nov. 7, 1899, **2**, pp. 331-332.

- Loomis, Francis B., min. to Venezuela, to Hay, Sec. of State, June 5, 1900, **6**, p. 300.
to Hay, Sec. of State, Dec. 26, 1900, **6**, p. 258.
to Blanco, Venez. min. of for. aff., Jan. 30, 1901, **5**, p. 47.
to Blanco, Venez. min. of for. aff., Feb. 16, 1901, **2**, pp. 567-568.
to Sec. of State, Feb. 23, 1901, **2**, p. 568.
- Loomis, Francis B., Act. Sec. of State, to Combs, min. to Guatemala, Mar. 16, 1903, **4**,
p. 590.
to cons. at Panama, tel., Nov. 3, 1903, **3**, pp. 65, 66.
to Malmros, cons. at Colon, Nov. 3, 1903, **3**, p. 66.
to Hengelmüller, Austro-Hungarian amb., Dec. 23, 1903, **3**, p. 586.
to Choate, amb. to England, July 29, 1904, **7**, p. 519.
to Am. dip. reps., cir., Sept. 23, 1904, **7**, p. 692.
to Count Cassini, Sept. 24, 1904, **7**, pp. 1000-1001.
to Griscom, min. to Japan, June 8, 1905, **7**, pp. 21-22.
to Meyer, amb. at St. Petersburg, June 8, 1905, **7**, pp. 21-22.
to Takahira, Japanese min., June 20, 1905, **7**, p. 996.
to Hioki, Japanese chargé, June 21, 1905, **7**, p. 996.
- Lord's of Admiralty to Vice-Admiral Wellesley, May 5, 1870, **1**, p. 824.
- Lothrop, George V. N., min. to Russia, to Bayard, Sec. of State, Aug. 13, 1885, **3**, p. 632.
to Bayard, Sec. of State, Jan. 18, 1887, **3**, p. 633.
to Bayard, Sec. of State, Mar. 17, 1887, **3**, p. 640.
to de Giers, Russ. min. of for. aff., Mar. 27/Apr. 8, 1887, **3**, p. 637.
to de Giers, Russ. min. of for. aff., Apr. 24/May 6, 1887, **3**, pp. 640-643.
to Bayard, Sec. of State, June 1, 1887, **3**, p. 640.
to Bayard, Sec. of State, June 6, 1887, **3**, p. 548.
to Bayard, Sec. of State, Feb. 18, 1888, **5**, p. 300.
- Lovenørn, P. L. E. de, Danish min., to Bayard, Sec. of State, Aug. 27, 1885, **5**, p. 298.
- Low, Frederick F., min. to China, to Fish, Sec. of State, July 16, 1870, **5**, p. 569.
to Fish, Sec. of State, Nov. 22, 1870, **5**, p. 569.
to Fish, Sec. of State, Apr. 3, 1871, **5**, p. 569.
to Fish, Sec. of State, May 13, 1871, **5**, p. 569.
to Fish, Sec. of State, May 31, 1871, **5**, p. 569.
to Fish, Sec. of State, June 20, 1871, **5**, p. 569.
to Fish, Sec. of State, July 6, 1871, **5**, p. 569.
to Fish, Sec. of State, Jan. 13, 1872, **5**, p. 569.
to Fish, Sec. of State, June 27, 1873, **4**, p. 775.
to Fish, Sec. of State, July 10, 1873, **4**, p. 775.
- Low, Seth, delegate to The Hague Conf., report, to Hay, Sec. of State, July 31, 1899, **7**,
p. 471.
- Lowell, J. R., min. to Spain, to Evarts, Sec. of State, Jan. 21, 1879, **4**, p. 660.
- Lowell, J. R., min. to England, to Earl Granville, for. sec., Mar. 2, 1881, **1**, p. 808.
to Blaine, Sec. of State, Dec. 27, 1881, **3**, pp. 18, 193.
to Sec. of State, Mar. 18, 1884, **1**, p. 637.
to Frelinghuysen, Sec. of State, Jan. 29, 1885, **2**, p. 427.
- Lyons, Sir Edmund, Brit. min. to Greece, to Coletti, Greek min. of for. aff., Apr. 26, 1847,
6, p. 852.
to Glarakis, Greek min. of for. aff., Sept. 14, 1847, **6**, p. 852.
to Lord Malmesbury, Brit. for. sec., May 10, 1850, **3**, p. 176.
to Lord Malmesbury, Brit. for. sec., May 30, 1859, **3**, p. 176.
to Lord J. Russell, Brit. for. sec., Apr. 22, 1861, **1**, p. 189.
to Lord J. Russell, Brit. for. sec., May 2, 1861, **7**, p. 828.
to Lord J. Russell, Brit. for. sec., Aug. 12, 1861, **7**, p. 810.
to Seward, Sec. of State, Aug. 31, 1861, **1**, p. 695.
to Seward, Sec. of State, Nov. 30, 1861; *see, also*, Tassara, G. J., to Seward, Nov. 30,
1861, **6**, pp. 485, 488.

- Lyons, Sir Edmund, Brit. min. to Greece, to Seward, Sec. of State, Dec. 20, 1861, 7, p. 769.
to Seward, Sec. of State, Dec. 18, 1863, 2, p. 366.
- McCann, Rear-Admiral, U. S. S. *Pensacola*, to Sec. of Navy, Feb. 9, 1891, 2, pp. 1107, 1108.
to Tracy, Sec. of Navy, June 13, 1891, 2, p. 986.
- McClellan, Capt. Geo. B., to Sec. of War, Aug. 27, 1854, 1, pp. 592, 599.
- McCormick, Robert S., amb. to Russia, to Hay, Sec. of State, Aug. 10, 1904, 7, p. 688.
to Count Lamsdorff, Russ. min. of for. aff., Aug. 22, 1904, 3, p. 997.
- McCrary, George W., Sec. of War, to Gen. Sherman, June 1, 1877, 2, p. 422.
- McGarr, Owen, cons.-gen. at Guayaquil, to Sec. of State, Apr. 13, 1888, 2, p. 520.
- McKee, cons. at Panama, to Burton, min. at Bogota, Apr. 21, 1862, 3, p. 121.
- McKenzie, J. A., min. to Peru, to Sec. of State, Sept. 3, 1894, 2, p. 478.
to Olney, Sec. of State, Oct. 26, 1896, 2, p. 548.
- McKenna, John, Atty.-Gen., opinion, 1897, 21 Op. 581, 3, pp. 330, 501.
Nov. 19, 1897, 21 Op. 614, 4, pp. 206, 210.
- McKinley, William, President, inaugural address, Mar. 4, 1897, 7, p. 78.
message, June 16, 1897, 1, p. 503.
message, Dec. 6, 1897, 1, pp. 35, 145, 200, 375, 465, 503, 504, 922; 2, p. 156; 4,
p. 441; 5, pp. 277, 615; 6, pp. 133-139, 216, 218, 222; 7, pp. 78, 212.
message, Jan. 18, 1898, 6, p. 851.
message, Apr. 2, 1898, 1, p. 376.
message, Apr. 11, 1898, 1, pp. 110, 200; 6, pp. 211-223, 233.
proclamation, Apr. 22, 1898, 6, p. 235; 7, pp. 170, 850.
proclamation, Apr. 23, 1898, 6, p. 235.
message, Apr. 25, 1898, 6, pp. 229, 235.
proclamation, Apr. 26, 1898, 6, p. 235; 7, pp. 453, 454, 457, 480, 796.
to reps. of Germany, Austria-Hungary, France, Great Britain, Italy, and Russia, May
6, 1898, 6, p. 206.
to Sec. of War, May 19, 1898, 1, p. 48.
proclamation, June 27, 1898, 7, pp. 795, 850.
to Sec. of War, July 13, 1898, 1, p. 48.
to Sec. of War, July 18, 1898, 7, pp. 261-263.
proclamation, July 19, 1898, 5, p. 301.
to peace commrs. at Paris, Sept. 16, 1898, 1, pp. 527-528.
message, Dec. 5, 1898, 1, pp. 35, 503, 550, 764, 766; 2, p. 479; 3, p. 210; 4, pp. 109,
303, 350, 407, 618; 5, pp. 15, 277, 390, 402, 476, 509-511, 533-534, 581-582, 615,
620, 793, 837, 841, 843, 847; 6, pp. 230-236, 611, 656, 765, 768, 880; 7, pp. 49, 227,
327, 333, 367, 472, 938, 990.
proclamation, Mar. 13, 1899, 5, p. 302.
Executive order, May 13, 1899, 1, p. 512.
Executive order, July 3, 1899, 1, p. 533.
Executive order, Sept. 11, 1899, 1, p. 512.
proclamation, Oct. 19, 1899, 2, p. 53; 5, p. 220.
proclamation, Nov. 10, 1899, 1, p. 512.
proclamation, Nov. 20, 1899, 2, p. 53; 5, p. 220.
message, Dec. 5, 1899, 1, pp. 9, 40-50, 154, 155, 163, 465, 474, 511-512, 530, 532, 553,
649; 2, pp. 72, 401, 549, 660, 951; 3, pp. 210, 258, 586, 688-689; 4, pp. 475, 732;
6, pp. 31, 236, 328, 471-472, 583, 602, 845-847; 5, pp. 213, 277; 7, pp. 336, 1077.
message, Feb. 5, 1900, 3, p. 210.
message, Apr. 16, 1900, 6, p. 602.
to Emperor of China, July 23, 1900, 5, pp. 488, 490.
to Emperor Wilhelm, I. R., Aug. 30, 1900, 2, p. 466.
to Kwang Hsu, Chinese Emperor, Oct. 18, 1900, 5, p. 498.
message, Dec. 3, 1900, 1, pp. 51, 140, 163, 471-475, 519-520, 530-531, 554; 2, pp. 158,
660; 3, pp. 258, 423; 5, pp. 277, 504-512, 615, 759, 760; 6, pp. 236, 847-848; 7,
p. 92.

- McKinley, William, President, message, Dec. 6, 1900, **6**, p. 852.
 Executive order, Jan. 31, 1901, **3**, p. 914.
 proclamation, Feb. 6, 1901, **2**, p. 474.
 message, Feb. 25, 1901, **5**, p. 860.
 power issued, Feb. 25, 1901, **4**, p. 457.
 proclamation, July 25, 1901, **1**, p. 313.
- McLane, Louis, Sec. of State, to Serurier, French min., June 3, 1833, **5**, p. 256.
 to for. mins. in U. S., cir., July 13, 1833, **4**, p. 563.
 to Morelli, Sicilian cons.-gen., July 26, 1833, **2**, p. 163.
 to Williamson, Nov. 28, 1833, **1**, p. 60.
 to Treadwell, Nov. 30, 1833, **6**, p. 883.
 to Kennedy, Jan. 4, 1834, **7**, p. 983.
 cir., Jan. 6, 1834, **4**, p. 582.
 to Lederer, Austrian cons.-gen., Feb. 28, 1834, **5**, pp. 15-16.
 to Vaughan, Brit. min., Mar. 24, 1834, **2**, p. 927.
 to Carleton, U. S. dist. atty., Apr. 14, 1834, **4**, p. 3.
 to Hammett, cons. at Naples, May 13, 1834, **2**, p. 143.
 to Shain, May 28, 1834, **6**, pp. 261, 658.
 to Butler, min. to Mexico, June 20, 1834, **6**, pp. 972, 986.
 to Dickerson, commissioned min. to Russia, June 26, 1834, **5**, p. 844.
 to Serurier, French min., June 27, 1834, **5**, p. 256.
- McLane, Robert M., commr. to China, to Marcy, Sec. of State, Aug. 20, 1854, **5**, p. 423.
 to Marcy, Sec. of State, Sept. 10, 1854, **5**, p. 423.
 to Marcy, Sec. of State, Nov. 25, 1854, **5**, p. 423.
 regulations made, Dec. 5, 1854, **5**, p. 422.
- McLane, Robert M., min. to France, to de Freycinet, Feb. 3, 1886, **5**, p. 774.
 to Bayard, Sec. of State, Nov. 5, 1886, **5**, p. 207.
 to French min. of for. aff., Dec. 13, 1886, **2**, p. 397.
 to Sec. of State, Dec. 31, 1886, **2**, pp. 531, 533-535.
 to Sec. of State, Apr. 2, 1887, **2**, p. 528.
 to Bayard, Sec. of State, June 13, 1887, **6**, p. 756.
 to Bayard, Sec. of State, June 25, 1887, **3**, p. 851.
 to Bayard, Sec. of State, July 6, 1887, **3**, p. 851.
 to Bayard, Sec. of State, Jan. 24, 1888, **3**, p. 596.
 to Bayard, Sec. of State, Apr. 27, 1888, **3**, p. 596.
 to Bayard, Sec. of State, July 6, 1888, **3**, p. 948.
 to Bayard, Sec. of State, July 23, 1888, **3**, p. 907.
- McLean, Commander, to Sec. of Navy, Sept. 20, 1902, **3**, p. 65.
- McMath, J. H., cons. at Tangier, to Seward, Sec. of State, Nov. 16, 1868, **5**, p. 38.
- MacVeagh, Wayne, min. to Turkey, to Fish, Sec. of State, Dec. 8, 1870, **4**, p. 691.
 to Fish, Sec. of State, Jan. 24, 1871, and Mar. 27, 1871, **1**, p. 667.
- Macedo, Sergio Texeira de, Brazilian min., to Webster, Sec. of State, Jan. 25, 1851, **4**, p. 760.
 to Webster, Sec. of State, Jan. 28, 1851, **4**, p. 760.
- Madison, James, to Thomas Jefferson, May 23, 1789, **4**, p. 485.
 to Thomas Jefferson, May 27, 1789, **4**, p. 485.
 to Edmund Pendleton, Jan. 2, 1791, **5**, p. 321.
 to Jefferson, May 8, 1793, **5**, p. 336.
- Madison, James, Sec. of State, to cons. and com. agts., cir., undated, **2**, p. 1053.
 to Charles Pinckney, min. to Spain, June 9, 1801, **1**, p. 434.
 to Livingston, min. to France, Sept. 28, 1801, **1**, p. 434.
 to C. Pinckney, min. to Spain, Oct. 25, 1801, **7**, pp. 789, 842.
 to Livingston, min. to France, May 1, 1802, **1**, p. 436.
 to McKean, Gov. of Pennsylvania, May 11, 1802, **4**, p. 627.
 to Pinckney, min. to Spain, May 11, 1802, **1**, p. 436.

- Madison, James, Sec. of State, to Dallas, June 15, 1802, 7, p. 507.
- to Livingston, min. to France, Oct. 15, 1802, 1, p. 436.
- to U. S. dist. attys., cir., Oct. 19, 1802, 4, p. 417.
- to Pinckney, min. to Spain, Oct. 25, 1802, 4, p. 11; 7, p. 1053.
- to Thornton, Brit. chargé, Nov. 9, 1802, 4, p. 417.
- to Humphreys, Jan. 5, 1803, 4, p. 579.
- to Livingston, min. to France, Jan. 18, 1803, 1, p. 436.
- to Pinckney, min. to Spain, Jan. 18, 1803, 1, p. 436.
- to Pinckney and Monroe, mins. to Spain, Feb. 17, 1803, 1, p. 436.
- to Livingston and Monroe, mins. to France, Mar. 2, 1803, 1, pp. 436, 625.
- to Livingston and Monroe, mins. to France, Apr. 18, 1803, 1, p. 436.
- to Pichon, French chargé, May 20, 1803, 4, p. 52.
- to Livingston and Monroe, plenipos. to France, May 28, 1803, 1, p. 280.
- to Marquis of Casa Yrujo, Span. min., June 1, 1803, 1, pp. 875-876.
- to Murray, June 16, 1803, 3, p. 735.
- to Thornton and Pichon, Brit. and French mins., July 8, 1803, 2, p. 142.
- to Paine, Aug. 20, 1803, 5, p. 614.
- to U. S. cons. and com. agts., Oct. 1, 1803, 2, pp. 1004, 1005.
- to Livingston, min. to France, Oct. 27, 1803, 6, p. 707.
- to Thornton, Oct. 27, 1803, 7, p. 789.
- to Merry, min. to England, Dec. 24, 1803, 7, p. 789.
- to Monroe, min. to England, Jan. 5, 1804, 2, pp. 989-990; 4, p. 52; 7, pp. 386-387, 475-476, 660, 797-798.
- to Merry, Brit. min., Jan. 12, 1804, 4, p. 754.
- to Monroe, min. to England, Jan. 19, 1804, 4, p. 757.
- to C. Pinckney, min. to Spain, Feb. 6, 1804, 4, pp. 11, 450; 7, p. 1053.
- to Merry, Brit. min., Feb. 9, 1804, 4, p. 755.
- to Monroe, min. to England, Feb. 16, 1804, 4, pp. 511, 755-757.
- passport issued to Baron Humboldt, June 23, 1804, 3, p. 1002.
- to Monroe, min. to England, unofficial, July 21, 1804, 4, p. 757.
- to Cabrera, adjunct to sec. Span. leg., Oct. 17, 1804, 4, p. 632.
- to Monroe, min. to England, Oct. 26, 1804, 4, p. 11; 7, p. 1053.
- to Dallas, Oct. 30, 1804, 4, p. 632.
- to Monroe, min. to Spain, Nov. 9, 1804, 4, pp. 490-491.
- to Atty.-Gen., Nov. 23, 1804, 4, p. 632.
- to Monroe, min. to England, Mar. 6, 1805, 2, p. 72; 7, p. 494.
- to Monroe, min. to England, Apr. 12, 1805, 7, pp. 1105-1107.
- to McKean, Gov. of Pennsylvania, May 6, 1805, 4, p. 635.
- to mins. at Paris, London, and Madrid, May 13, 1805, 2, pp. 142-143.
- to U. S. marshals, cir., May 29, 1805, 2, p. 575.
- to cons. and com. agts., cir., July 1, 1805, 5, p. 93.
- to Marquis of Casa Yrujo, Span. min., Jan. 15, 1806, 4, pp. 509, 510.
- report, Jan. 25, 1806, 2, p. 974; 7, pp. 370, 476, 748, 822, 843, 1107.
- to Monroe, Mar. 10, 1806, 7, pp. 918-919.
- to Armstrong, min. to France, Mar. 14, 1806, 7, pp. 387, 440, 491-492, 657.
- to Monroe and Pinckney, mins. to England, May 17, 1806, 1, p. 723; 2, p. 991; 7, p. 823.
- to Monroe, min. to England, Nov. 25, 1806, 7, p. 1088.
- to Erving, chargé to Spain, Jan. 20, 1807, 4, p. 510.
- to Monroe and Pinckney, mins. to England, Feb. 3, 1807, 1, p. 705; 2, p. 991; 7, p. 823.
- to Erving, chargé to Spain, May 1, 1807, 4, p. 511.
- to Monroe, min. to England, July 6, 1807, 2, p. 994.
- to Erving, chargé at Madrid, Oct. 18, 1807, 2, p. 224.

- Madison, James, Sec. of State, to Col. Wm. Duane, Nov. 21, 1807, **4**, p. 511.
 report, Mar. 2, 1808, **2**, p. 991.
 to Pinkney, min. to England, Apr. 4, 1808, **6**, p. 1036.
- Madison, James, President, proclamation, Apr. 19, 1809, **4**, p. 515.
 message, Jan. 12, 1810, **7**, p. 799.
 to Joy, Jan. 17, 1810, **5**, p. 710.
 message, Jan. 3, 1811, **6**, p. 372.
 message, Jan. 10, 1811, **4**, pp. 478, 479.
 message, Nov. 5, 1811, **1**, p. 75.
 message, Apr. 1, 1812, **7**, p. 143.
 message, June 1, 1812, **2**, p. 994; **5**, pp. 711, 713; **7**, p. 168.
 to private armed vessels, Aug. 28, 1812, **7**, pp. 544-545.
 message, May 25, 1813, **7**, p. 2.
 to Ingersoll, July 28, 1814, **7**, p. 440.
 proclamation, Sept. 1, 1814, **7**, p. 200.
 message, Feb. 25, 1815, **2**, p. 996.
 to Monroe, Sec. of State, unofficial, Apr. 4, 1815, **2**, p. 995.
 to Monroe, Sec. of State, unofficial, Sept. 12, 1815, **4**, p. 693.
 message, Dec. 26, 1816, **1**, p. 172; **7**, pp. 1011-1012.
- Madison, James, to President Monroe, May 6, 1822, **1**, p. 89; **4**, p. 451.
 to President Monroe, Oct. 30, 1823, **6**, pp. 396-397.
 to Jefferson, Nov. 1, 1823, **6**, p. 397.
 to President Monroe, Dec. 26, 1823, **6**, p. 13.
- Magallon, José Maria, Span. chargé, to Marey, Sec. of State, Jan. 10, 1854, **5**, p. 116.
- Magée, Rufus, min. to Sweden and Norway, to Bayard, Sec. of State, July 17, 1887, **5**, p. 298.
 to Bayard, Sec. of State, Oct. 24, 1887, **5**, p. 300.
 to Bayard, Sec. of State, Nov. 7, 1887, **5**, p. 298.
 to Bayard, Sec. of State, Dec. 14, 1887, **5**, p. 298.
- Magoon, Charles E., law officer, div. of insul. aff., War Dept., report, June 14, 1899, **1**, p. 307.
 report, Oct. 10, 1899, **7**, p. 279.
 report, Oct. 19, 1899, **1**, p. 311.
 report, Oct. 24, 1899, **5**, p. 352; **7**, p. 273.
 report, Dec. 21, 1899, **1**, p. 395.
 report, Jan. 9, 1900, **4**, p. 285.
 report, Aug. 8, 1900, **1**, p. 429.
 report, Oct. 8, 1900, **1**, p. 532; **5**, p. 351; **7**, p. 273.
 report, Feb. 1, 1901, **7**, p. 290.
 report, Feb. 6, 1901, **6**, pp. 608, 758, 894.
 report, Mar. 27, 1901, **1**, p. 427; **2**, p. 38.
 report, June 24, 1901, **3**, p. 327.
 report, July 9, 1901, **1**, p. 408.
 report, July 22, 1901, **1**, p. 408.
 report, Nov. 18, 1901, **1**, p. 330.
 to Moore, Aug. 9, 1902, **1**, pp. 406, 408.
- Mahan, A. T., delegate to The Hague Conf., report, to Hay, Sec. of State, July 31, 1899, **7**, p. 471.
- Mahnesbury, Lord, Brit. for. sec., to Crampton, min. to United States, Aug. 10, 1845, **1**, p. 784.
 to Lord Napier, Brit. min., Apr. 8, 1858, **3**, p. 176.
 to Lord Napier, Brit. min., June 11, 1858, **2**, pp. 943-944.
 to Lord Napier, Brit. min., Aug. 18, 1858, **3**, p. 164.
 to Lord Napier, Dec. 8, 1858, **3**, pp. 175-176, 176.
 to Sir W. G. Ouseley, special Brit. commr., Apr. 30, 1859, **3**, p. 176.

- Malmros, Oscar, cons. at Colon, to Sec. of State, Nov. 3, 1903, **3**, p. 66.
- Mann, A. Dudley, to Sec. of State, Sept. 2, 1852, **4**, p. 70.
Act. Sec. of State, to Paredes, Colombian chargé, Aug. 1, 1853, **5**, p. 562.
- Manning, D., Sec. of Treas., to Bayard, Sec. of State, Oct. 1, 1885, **7**, p. 1048.
- Manning, Thomas C., min. to Mexico, to Mariscal, Mex. min. of for. aff., Nov. 30, 1886, **3**, p. 306.
to Bayard, Sec. of State, Dec. 11, 1886, **3**, p. 306.
to Bayard, Sec. of State, Apr. 15, 1887, **3**, p. 307.
to Bayard, Sec. of State, June 7, 1887, **3**, p. 307.
to Mariscal, Mex. min. of for. aff., June 7, 1887, **3**, p. 307.
to Bayard, Sec. of State, Aug. 31, 1887, **5**, p. 300.
- Marcelin, F., Haytian min. of for. aff. ad interim, to Smythe, min. to Hayti, Dec., 1894, **4**, pp. 87, 88.
- Marcoleta, José de, Nicaraguan min., to Marcy, Sec. of State, July 28, 1854, **2**, p. 416.
- Marcy, Wm. L., Sec. of War, to Gen. Taylor, June 4, 1846, **7**, p. 273.
to Gen. Taylor, Sept. 22, 1846, **7**, pp. 282, 284.
to Gen. Scott, Apr. 3, 1847, **7**, p. 284.
to Gen. Scott, Oct. 6, 1847, **7**, p. 284.
report, Dec. 2, 1847, **7**, p. 282.
to President, Jan. 31, 1848, **7**, p. 285.
- Marcy, Wm. L., Sec. of State, to Paredes, Colombian chargé, Mar. 25, 1853, **5**, p. 562.
to White, Apr. 7, 1853, **2**, p. 416.
to Brazilian min., Apr. 20, 1853, **1**, p. 642.
to Larraizar, Mex. leg., Apr. 28, 1853, **3**, p. 319.
to Meyer, May 16, 1853, **3**, p. 570.
to Conkling, min. to Mexico, May 18, 1853, **1**, p. 753; **7**, p. 2.
to Wolf, May 31, 1853, **3**, p. 892.
to U. S. dip. agts., June 1, 1853, **3**, p. 867; **4**, pp. 764, 765.
to Ingersoll, min. to England, June 9, 1853, **3**, pp. 150-151.
to Borland, min. to Central America, June 17, 1853, **3**, pp. 151-152.
to Paredes, Colombian chargé, June 20, 1853, **2**, p. 390; **3**, p. 127.
to Buchanan, min. to England, July 2, 1853, **3**, pp. 151, 152; **6**, p. 470.
to Collins, July 5, 1853, **1**, p. 643.
to Bielfeld, July 6, 1853, **3**, pp. 569, 570.
to Bedinger, min. to Denmark, July 18, 1853, **1**, p. 662.
to Hildebrand, cons. at Bremen, July 22, 1853, **2**, pp. 515-516.
to Soulé, min. to Spain, July 23, 1853, **6**, pp. 454, 455.
to Trousdale, min. to Brazil, Aug. 8, 1853, **1**, p. 643.
to White, Aug. 9, 1853, **2**, p. 416.
to Green, min. to New Granada, Aug. 15, 1853, **1**, p. 644.
to White, chargé d'affaires to Ecuador, Aug. 20, 1853, **1**, p. 644.
to Marsh, min. to Turkey, Aug. 26, 1853, **3**, p. 836.
to Young, Aug. 29, 1853, **3**, p. 892.
to Ofley, cons. at Smyrna, Aug. 31, 1853, **3**, p. 836.
to Bromberg, cons. at Hamburg, Sept. 1, 1853, **2**, pp. 274-275.
to Brazilian min., Sept. 2, 1853, **1**, p. 642.
to Buchanan, min. to England, Sept. 12, 1853, **3**, pp. 141, 151.
to Gregg, min. to Hawaii, Sept. 22, 1853, **1**, p. 482.
to Hülsemann, Austrian chargé, Sept. 26, 1853, **2**, pp. 213, 225, 728; **3**, pp. 824-834; **5**, p. 806.
to Marsh, min. to Turkey, Sept. 27, 1853, **3**, pp. 836-837.
to Paredes, Colombian chargé, Sept. 27, 1853, **2**, pp. 80-81.
to Paredes, Colombian chargé, Oct. 12, 1853, **2**, p. 390; **3**, p. 127.
to Bromberg, cons. at Hamburg, Oct. 25, 1853, **2**, p. 516.

- Marcy, Wm. L., Sec. of State, to Dana, chargé d'affaires to Bolivia, Nov. 1, 1853, **1**, p. 644.
 to Wallace, Nov. 3, 1853, **3**, p. 871.
 to Daniel, min. to Sardinia, Nov. 7, 1853, **5**, p. 30.
 to McLane, commr. to China, Nov. 9, 1853, **5**, pp. 422, 738.
 to D'Oench, Nov. 16, 1853, **3**, pp. 424, 837.
 to Thum, Nov. 18, 1853, **3**, p. 837.
 to Buchanan, min. to England, Dec. 1, 1853, **3**, p. 151.
 to Mason, min. to France, Dec. 16, 1853, **1**, p. 482.
 to Gen. Almonte, Mex. min., Dec. 22, 1853, **1**, p. 462.
 to Breckenridge, Dec. 22, 1853, **4**, p. 717.
 to De Leon, cons. at Alexandria, Dec. 23, 1853, **2**, pp. 728-729, 772.
 to Nones, Dec. 23, 1853, **5**, p. 116.
 to Thompson and Oudeshuys, Dec. 27, 1853, **1**, pp. 259, 577; **3**, pp. 152-153.
 to Horner, Dec. 29, 1853, **5**, p. 16.
 to Borland, min. to Central America, Dec. 30, 1853, **3**, pp. 137-138, 153-154.
 to Brandt, Jan. 2, 1854, **3**, p. 892.
 to Gadsden, min. to Mexico, Jan. 6, 1854, **1**, p. 462.
 to Jackson, chargé at Vienna, Jan. 10, 1854, **2**, p. 89; **3**, pp. 838, 1000.
 to Magallon, Span. min., Jan. 19, 1854, **5**, p. 115.
 to Vroom, min. to Prussia, Jan. 20, 1854, **3**, p. 983.
 to Clay, min. to Peru, Jan. 24, 1854, **2**, pp. 831-835.
 to Jackson, chargé at Vienna, Jan. 31, 1854, **3**, p. 804.
 to Wood, Jan. 31, 1854, **6**, p. 250.
 to Green, chargé to Colombia, Feb. 3, 1854, **5**, p. 559.
 to McKeon, Feb. 8, 1854, **4**, p. 718.
 to Baron Gerolt, Pruss. min., Feb. 15, 1854, **3**, pp. 816-817; **6**, pp. 883-884.
 to Green, Feb. 16, 1854, **3**, p. 125.
 to Sanford, sec. of leg. at Paris, Feb. 18, 1854, **4**, p. 767.
 to Marie, Feb. 20, 1854, **3**, p. 424.
 to Richter, Feb. 21, 1854, **2**, p. 90.
 to Crain, Feb. 24, 1854, **6**, p. 609.
 to Neil, Mar. 3, 1854, **3**, p. 424.
 to Buchanan, min. to England, Mar. 11, 1854, **1**, p. 478.
 to Soulé, min. to Spain, Mar. 11, 1854, **6**, p. 60.
 to Molina, min. of Costa Rica, Guatemala, and Salvador, Mar. 16, 1854, **7**, p. 957.
 to Soulé, min. to Spain, Mar. 17, 1854, **6**, p. 60.
 to Soulé, min. to Spain, Apr. 3, 1854, **6**, p. 454.
 to Gregg, min. to Hawaii, Apr. 4, 1854, **1**, p. 483.
 to Kinman, Apr. 8, 1854, **3**, p. 570.
 to Nones, Apr. 11, 1854, **3**, p. 863.
 to Buchanan, min. to England, Apr. 13, 1854, **3**, pp. 839, 892, 893; **7**, pp. 447-448, 484-485, 552, 849, 1108.
 to Nones, Apr. 14, 1854, **3**, p. 863.
 to de Stoeckl, Russ. chargé, Apr. 14, 1854, **7**, p. 448.
 to Hargous, May 1, 1854, **5**, p. 313.
 to Gen. Almonte, Mex. min., May 5, 1854, **1**, p. 462.
 to Seymour, min. to Russia, May 9, 1854, **7**, p. 448.
 to Lynch, clerk super. et. of New York, May 18, 1854, **3**, p. 501.
 to Vroom, min. to Prussia, May 23, 1854, **3**, p. 501.
 to Fay, chargé to Switzerland, May 27, 1854, **3**, p. 893.
 to Siebels, min. to Belgium, May 27, 1854, **3**, pp. 892-893.
 to Mason, min. to France, May 30, 1854, **5**, p. 80.
 to Fabens, com. agt. at Greytown, June 3, 1854, **7**, p. 349.
 cir., June 5, 1854, **7**, p. 1019.

- Marcy, Wm. L., Sec. of State, to Mason, min. to France, June 6, 1854, **3**, pp. 276-277.
 to Mason, min. to France, June 8, 1854, **5**, p. 80.
 to Fabens, com. agt. at Greytown, June 9, 1854, **7**, p. 349.
 to Baron Gerolt, Pruss. min., June 15, 1854, **6**, pp. 705, 884, 1003.
 to Fay, June 19, 1854, **4**, p. 37.
 to Gen. Almonte, Mex. min., June 20, 1854, **1**, p. 462.
 to Soulé, min. to Spain, June 22, 1854, **6**, p. 60.
 to Gen. Almonte, Mex. min., June 24, 1854, **1**, p. 462.
 to Soulé, min. to Spain, June 24, 1854, **6**, pp. 59-60.
 to Buchanan, min. to England, June 27, 1854, **1**, p. 589.
 to Peden, min. to Argentine Republic, June 29, 1854, **5**, p. 390.
 to Crampton, Brit. min., July 1, 1854, **1**, p. 889.
 to Buchanan, min. to England, July 2, 1853, **6**, p. 454.
 to Vroom, min. to Prussia, July 7, 1854, **3**, p. 839.
 to dip. officers, July 10, 1854, **4**, p. 714.
 to Mason, min. to France, July 14, 1854, **5**, p. 80.
 to Mason, chm. Sen. Com. For. Rel., July 25, 1854, **6**, p. 55.
 to Wilson, Aug. 1, 1854, **2**, p. 91.
 to Marcoleta, Nicaraguan min., to Marcy, Sec. of State, Aug. 2, 1854, **2**, pp. 416-418.
 to Buchanan, min. to England, Aug. 7, 1854, **7**, p. 449.
 to Mason, min. to France, Aug. 7, 1854, **7**, pp. 449, 451.
 to White, min. to Ecuador, Aug. 14, 1854, **1**, p. 574.
 to De Leon, cons. at Alexandria, Aug. 16, 1854, **2**, p. 729.
 to Soulé, min. to Spain, Aug. 16, 1854, **6**, p. 60.
 to Wendell, Sept. 7, 1854, **3**, pp. 539, 570.
 to Campbell, Sept. 8, 1854, **3**, p. 570.
 to Mason, min. to France, Sept. 11, 1854, **5**, pp. 80, 167.
 to Jackson, chargé at Vienna, Sept. 14, 1854, **3**, pp. 839, 893.
 to Starkweather, min. to Chile, Sept. 18, 1854, **2**, p. 965.
 to Buchanan, min. to England, Sept. 27, 1854, **1**, p. 889.
 to Fay, min. to Switzerland, Oct. 4, 1854, **3**, pp. 863, 985.
 to Buchanan, unofficial, Oct. 8, 1854, **1**, p. 889.
 to Molina, Costa Rican min., Oct. 20, 1854, **6**, p. 936.
 to Cushing, Atty.-Gen., Nov. 3, 1854, **2**, pp. 516-517.
 to Jackson, chargé at Vienna, Nov. 6, 1854, **3**, p. 424; **6**, pp. 282, 282-283.
 to C. W. Bradley, jr., Amoy, Nov. 13, 1854, **2**, p. 623.
 to Soulé, min. to Spain, Nov. 13, 1854, **1**, pp. 588-589; **6**, p. 455.
 to Aspuría, Venez. chargé, Nov. 15, 1854, **2**, p. 978; **5**, p. 169.
 to Egbert, Nov. 15, 1854, **6**, p. 615.
 to Eames, min. to Venezuela, Dec. 9, 1854, **2**, p. 978.
 to Baron von Gerolt, Pruss. min., Dec. 9, 1854, **7**, pp. 466, 552.
 to Mason, min. to France, Dec. 13, 1854, **5**, p. 80.
 to Clay, min. to Peru, Dec. 27, 1854, **6**, p. 705.
 to Clay, min. to Peru, Dec. 28, 1854, **3**, pp. 337, 840, 893, 894; **4**, p. 586.
 to Barry, cons. at Matamoras, Jan. 8, 1855, **3**, p. 277.
 to Solmson, Jan. 12, 1855, **4**, p. 785.
 to cons. at Matamoras, Jan. 18, 1855, **3**, p. 880.
 to Mason, min. to France, Jan. 18, 1855, **5**, pp. 80, 81, 167-168.
 to Eames, min. to Venezuela, Jan. 24, 1855, **1**, p. 571.
 to Almonte, Mex. min., Jan. 27, 1855, **4**, p. 467.
 to Bowlin, min. to Colombia, Feb. 3, 1855, **3**, p. 125.
 to Kinney, Feb. 4, 1855, **3**, pp. 151, 759.
 to Horr, mayor of St. Louis, Feb. 5, 1855, **3**, pp. 863-864.
 to Commander Figanière, Portuguese chargé, Feb. 19, 1855, **5**, p. 20.

- Marcy, Wm. L., Sec. of State, to Commander Figanière, Portuguese chargé, Mar. 27, 1855, **5**, pp. 20, 81, 168.
- to Cueto, Span. min., Mar. 28, 1855, **2**, p. 890.
- to Clay, min. to Peru, Mar. 30, 1855, **2**, p. 506.
- to Gov. Clark, Apr. 2, 1855, **3**, p. 863.
- to Jackson, chargé at Vienna, Apr. 6, 1855, **2**, p. 89; **3**, p. 424; **6**, pp. 275, 283, 283-284.
- to Cueto, Span. min., Apr. 17, 1855, **6**, p. 765.
- to Wheeler, min. to Nicaragua, May 11, 1855, **2**, p. 786; **5**, pp. 14, 28.
- to Almonte, Mex. min., May 14, 1855, **7**, p. 1109.
- to Clay, min. to Peru, May 24, 1855, **3**, pp. 759-760; **6**, pp. 610, 659, 709.
- to Act. Sec. of Treas., May 30, 1855, **4**, p. 674.
- to Buchanan, min. to England, June 12, 1855, **3**, p. 140.
- to Fabens, June 29, 1855, **7**, pp. 924-925.
- to Seibels, July 16, 1855, **4**, p. 254.
- to Clay, min. to Peru, July 18, 1855, **2**, p. 313.
- to Pryor, special agt. to Greece, July 18, 1855, **6**, p. 264.
- to Baron de Kalb, July 20, 1855, **3**, p. 841; **4**, pp. 11-12.
- to Buchanan, min. to England, Aug. 6, 1855, **3**, p. 164.
- to Aspinwall, Aug. 21, 1855, **5**, pp. 118, 122.
- to Starkweather, min. to Chile, Aug. 24, 1855, **2**, pp. 90-91; **6**, p. 264.
- to Bowlin, Aug. 31, 1855, **3**, p. 125.
- to Clay, min. to Peru, Aug. 31, 1855, **2**, pp. 275-276.
- to Starkweather, min. to Chile, Sept. 1, 1855, **4**, p. 583.
- to Roberts, pres. U. S. Mail S. S. Co., Sept. 3, 1855, **3**, p. 125.
- to Crampton, Brit. min., Sept. 5, 1855, **2**, p. 447.
- to Harris, cons.-gen. to Japan, Sept. 12, 1855, **5**, p. 846.
- to Harris, cons.-gen. to Japan, Sept. 13, 1855, **5**, p. 741.
- to Trousdale, min. to Brazil, Sept. 18, 1855, **6**, p. 748.
- to Vroom, min. to Prussia, Sept. 20, 1855, **1**, p. 662.
- to Lee, Hawaiian commr., Sept. 21, 1855, **1**, p. 483.
- to Harris, cons.-gen. to Japan, Oct. 4, 1855, **5**, p. 740.
- to Elliott, special agt. to Santo Domingo, Oct. 5, 1855, **1**, p. 599.
- to Parker, commr. to China, Oct. 5, 1855, **5**, p. 426; **7**, p. 107.
- to Crampton, Brit. min., Oct. 12, 1855, **6**, pp. 250-251, 705.
- to Buchanan, min. to England, Oct. 13, 1855, **7**, pp. 957-958.
- to Wheeler, min. to Central America, Oct. 15, 1855, **3**, p. 841.
- to Gadsden, min. to Mexico, Oct. 22, 1855, **3**, pp. 736, 789-790; **4**, pp. 71-72, 305.
- to Gen. Herran, Colombian min., Oct. 23, 1855, **3**, p. 119.
- to Escalante, Span. min., Oct. 29, 1855, **2**, p. 891.
- to Wheeler, min. to Nicaragua, Nov. 8, 1855, **1**, p. 140; **4**, p. 573.
- to Daniel, min. to Sardinia, Nov. 10, 1855, **3**, pp. 569-570.
- to Fay, min. to Switzerland, Nov. 16, 1855, **2**, p. 92; **6**, p. 655.
- to Gen. Herran, Colombian min., Nov. 17, 1855, **3**, p. 119.
- to D'Andrada, Brazilian chargé, Nov. 29, 1855, **4**, p. 432.
- to Wheeler, min. to Nicaragua, Dec. 7, 1855, **1**, p. 141.
- to Molina, Costa Rican min., Dec. 10, 1855, **7**, pp. 925-926.
- to Bowlin, min. to Colombia, Dec. 17, 1855, **3**, p. 119.
- to French, Nicaraguan min., Dec. 21, 1855, **1**, p. 141.
- to Buchanan, min. to England, Dec. 28, 1855, **2**, pp. 447-448; **4**, p. 533.
- to Spence, min. to Turkey, Dec. 28, 1855, **6**, p. 3.
- to Wheeler, min. to Nicaragua, Jan. 8, 1856, **1**, p. 141.
- to Munro, Jan. 10, 1856, **6**, p. 615.
- to Bowlin, min. to Colombia, Jan. 12, 1856, **6**, p. 609.
- to Almonte, Mex. min., Feb. 4, 1856, **2**, p. 421.

- Marey, Wm. L., Sec. of State, to French, Nicaraguan min., Feb. 7, 1856, **1**, p. 141.
to Clay, min. to Peru, Feb. 8, 1856, **6**, p. 655.
to Mason, min. to France, Feb. 19, 1856, **2**, p. 1061; **7**, pp. 415-416.
to Crampton, Brit. min., Feb. 28, 1856, **4**, p. 718.
to Selding, Mar. 3, 1856, **6**, pp. 628, 701.
to Dallas, min. to England, Mar. 14, 1856, **3**, p. 140.
to Fay, min. to Switzerland, Mar. 22, 1856, **3**, pp. 337. 354-355; **4**, pp. 72. 157.
to Sanford, Mar. 22, 1856, **6**, p. 614.
to Hernandez, Mar. 29, 1856, **2**, p. 33.
to Dallas, min. to England, Apr. 7, 1856, **3**, p. 140.
to Jackson, chargé at Vienna, Apr. 8, 1856, **4**, p. 565; **6**, pp. 283, 284.
to Peden, min. to Argentine Republic, Apr. 10, 1856, **3**, pp. 894, 897. 926-927; **6**, p. 1031.
to Keenan, cons. at Hongkong, Apr. 14, 1856, **2**, pp. 288-290. 355; **5**, p. 70.
to Crampton, Brit. min., Apr. 19, 1856, **2**, p. 290.
to Dobbins, Sec. of Navy, Apr. 21, 1856, **2**, pp. 276, 578.
to Molina, Costa Rican min., Apr. 25, 1856, **7**, p. 926.
to Bowlin, min. to Colombia, May 3, 1856, **3**, p. 36.
to Escalante, Span. min., May 8, 1856, **7**, p. 927.
to Belmont, min. to Netherlands, May 15, 1856, **4**, p. 643.
to Pennington, chm. House Com. on For. Rel., May 23, 1856, **4**, p. 458.
to Dallas, min. to England, May 24, 1856, **3**, p. 140.
to Dallas, min. to England, May 27, 1856, **4**, p. 534.
to Crampton, Brit. min., May 28, 1856, **4**, p. 534.
to Sartiges, French min., June 2, 1856, **2**, p. 163.
to Bowlin, min. to Colombia, June 4, 1856, **3**, p. 36.
to Hoadley, pres. Panama R. R. Co., June 17, 1856, **3**, p. 116.
to Bowlin, min. to Colombia, July 3, 1856, **3**, p. 116.
to Gadsden, min. to Mexico, July 14, 1856, **7**, pp. 554, 566
to Seibels, min. to Belgium, July 14, 1856, **7**, pp. 554, 566.
to Fowler, July 17, 1856, **6**, p. 705.
to Dallas, min. to England, July 26, 1856, **1**, pp. 35, 43, 303; **3**, pp. 140, 164.
to Dallas, min. to England, July 28, 1856, **3**, p. 164.
to Count Sartiges, French min., July 28, 1856, **7**, pp. 552-554, 566, 568, 572.
to Daniel, min. to Sardinia, July 29, 1856, **7**, pp. 554, 566, 566-567, 572.
to Davidge, pres. Pac. Mail S. S. Co., Aug. 7, 1856, **3**, p. 125.
to Harris, min. to Japan, Aug. 19, 1856, **5**, p. 741.
to Ready, Aug. 21, 1856, **6**, p. 324.
to Ujhazi, Aug. 26, 1856, **6**, p. 636.
to Davidge, pres. Pac. Mail S. S. Co., Aug. 28, 1856, **3**, p. 125.
to Forsyth, min. to Mexico, Aug. 29, 1856, **7**, p. 567.
to Fletcher, cons. at Aspinwall, Sept. 3, 1856, **3**, p. 116.
to Mason, min. to France, Sept. 8, 1856, **2**, p. 291.
to Townsend Harris, cons.-gen. to Japan, Sept. 13, 1856, **2**, p. 172.
to Osma, Peruvian min., Sept. 24, 1856, **1**, p. 143.
to Dallas, min. to England, Sept. 26, 1856, **3**, p. 164.
to Guthrie, Sec. of Treas., Sept. 29, 1856, **2**, p. 72.
to Vroom, min. to Prussia, Oct. 3, 1856, **7**, p. 566.
to Troupdale, min. to Brazil, Oct. 11, 1856, **2**, p. 276.
to O'Sullivan, min. to Portugal, Oct. 25, 1856, **7**, p. 567.
to Don Antonio José de Irisarri, accredited Nicaraguan min., Oct. 28, 1856, **1**, p. 144.
to Dallas, min. to England, Nov. 10, 1856, **3**, p. 164.
to O'Sullivan, min. to Portugal, Nov. 24, 1856, **7**, p. 567.
to Bertinatti, Sardinian min., Dec. 1, 1856, **1**, pp. 930-931; **6**, pp. 659-660, 748.

- Marcy, Wm. L., Sec. of State, to Bowlin, min. to Colombia, Dec. 3, 1856, **3**, p. 36.
 to Morse, special commr. to New Granada, and Bowlin, min. at Bogota, Dec. 3, 1856,
1, p. 590; **3**, p. 20.
 to Mason, min. to France, Dec. 8, 1856, **5**, pp. 195, 386.
 to French, Dec. 12, 1856, **6**, p. 324.
 to Guthrie, Sec. of Treas., Dec. 16, 1856, **1**, p. 695.
 to Herran, Colombian min., Dec. 22, 1856, **3**, pp. 116, 119; **4**, p. 685.
 to Dobbin, Sec. of Navy, Dec. 23, 1856, **1**, p. 695.
 to Vroom, min. to Prussia, Dec. 26, 1856, **3**, p. 424.
 to Bowlin, min. to Colombia, Dec. 31, 1856, **3**, pp. 119-120.
 to Dobbin, Sec. of Navy, Jan. 13, 1857, **1**, p. 536.
 to Davidge, pres. Pac. Mail S. S. Co., Jan. 20, 1857, **3**, p. 125.
 to Dallas, min. to England, Jan. 31, 1857, **7**, pp. 555, 567, 570, 572.
 to Parker, commr. to China, Feb. 2, 1857, **5**, pp. 127, 423.
 to Florence, M. C., Feb. 17, 1857, **3**, p. 424.
 to Count Sartiges, French min., Feb. 26, 1857, **2**, p. 416; **6**, pp. 927-936, 938; **7**,
 p. 354.
 to Parker, commr. to China, Feb. 27, 1857, **5**, p. 424.
- MarceLin, Haytian min. of for. rel., to Smythe, min. to Hayti, Dec. 12, 1894, **4**, p. 85.
- Mariscal, Ignacio, Mex. min. of for. aff., to Nelson, min. to Mexico, Apr. 23, 1872, **2**, p. 435.
 to Fish, Sec. of State, Jan. 30, 1875, **6**, p. 790.
 to Fish, Sec. of State, Mar. 9, 1875, **6**, p. 790.
 to Fish, Sec. of State, Mar. 29, 1875, **6**, p. 790.
 to Fish, Sec. of State, Apr. 17, 1875, **6**, p. 790.
 to Morgan, min. to Mexico, Dec. 24, 1880, **3**, p. 848.
 to Jackson, min. to Mexico, Oct. 31, 1885, **2**, p. 347.
 to Jackson, min. to Mexico, Feb. 9, 1886, **2**, pp. 347-348.
 to Morgan, min. to Mexico, Apr. 2, 1886, **2**, p. 348; **6**, pp. 668, 694.
 to Manning, min. to Mexico, Apr. 14, 1887, **2**, p. 378.
 to Manning, min. to Mexico, May 21, 1887, **2**, p. 378.
 to Connery, chargé at Mexico, Feb. 10, 1888, **2**, p. 240.
 to Ryan, min. to Mexico, Jan. 22, 1890, **2**, p. 130.
 to Mex. chargé in Guatemala, Nov. 30, 1894, **5**, p. 792.
 to Butler, chargé at Mexico, July 29, 1895, **4**, pp. 289-290.
 to Butler, chargé at Mexico, Jan. 23, 1896, **4**, p. 303.
 to Sepulveda, chargé at Mexico, Apr. 19, 1897, **5**, p. 107.
 to Clayton, min. to Mexico, June 18, 1897, **5**, p. 107.
- Markbreit, Leopold, min. to Bolivia, to Fish, Sec. of State, May 16, 1871, **6**, p. 959.
- Marschall, Baron, Ger. min. of for. aff., to Uhl, amb. to Germany, Mar. 14, 1897, **3**, p. 536.
 to Uhl, amb. to Germany, Mar. 27, 1897, **3**, pp. 399, 400.
 to Uhl, amb. to Germany, Apr. 1, 1897, **3**, pp. 399-400.
- Marsh, George P., min. to Italy, to Seward, Sec. of State, June 22, 1868, **3**, p. 609.
 to Seward, Sec. of State, June 26, 1868, **3**, p. 609.
 to Fish, Sec. of State, Oct. 9, 1872, **3**, p. 609.
 to Fish, Sec. of State, Oct. 11, 1872, **3**, p. 609.
 to Fish, Sec. of State, Oct. 12, 1874, **2**, pp. 489, 523.
 to Sec. of State, Mar. 19, 1875, **2**, pp. 543, 544.
 to Evarts, Sec. of State, Jan. 19, 1878, **3**, p. 610.
- Marshall, John, Sec. of State, to Clarkson, Aug. 1, 1800, **7**, p. 501.
 to King, min. to England, Sept. 3, 1800, **7**, p. 781.
 to Humphreys, min. to Spain, Sept. 8, 1800, **7**, pp. 645-646, 1053.
 to King, min. to England, Sept. 20, 1800, **2**, p. 990; **7**, pp. 661, 781, 788-789, 843.
 to Humphreys, min. to Spain, Sept. 23, 1800, **3**, p. 563; **6**, pp. 753-754.

- Marston, cons. at Palermo, to Buchanan, Sec. of State, July 11, 1848, **1**, p. 113.
to Sec. of State, Aug. 28, 1848, **1**, p. 113.
- Martinez de Campos, Span. gov.-gen. of Cuba, to Williams, cons. at Havana, Sept. 6, 1895, **5**, p. 102.
- Martinez de la Rosa, Span. for. sec. to Van Ness, min. to Spain, Sept. 12, 1834, **1**, p. 95.
- Martoss, Cristino, Span. min. of State, to Sickles, min. to Spain, Feb. 12, 1871, **5**, p. 215.
- Mason, John Y., Sec. of Navy, to Jones, Speaker House of Reps., Apr. 30, 1844, **5**, p. 764.
to Sec. of State, Sept. 4, 1844, **1**, p. 695.
- Mason, John Y., Atty.-Gen., opinion, 1845, 4 Op. 358, **4**, p. 805.
1845, 4 Op. 390, **5**, p. 130.
- Mason, John Y., Sec. of Navy, to commanding officers U. S. N., Dec. 24, 1846, **7**, pp. 790, 843.
to President, Apr. 3, 1847, **7**, p. 283.
- Mason, John Y., Act. Sec. of War, to Gen. Scott, Sept. 1, 1847, **7**, p. 284.
- Mason, John Y., min. to France, to Marcy, Sec. of State, Jan. 19, 1854, **4**, p. 767.
to Marcy, Sec. of State, Jan. 28, 1854, **4**, p. 767.
to Drouyn de l'Huys, French min. of for. aff., Oct. 27, 1854, **4**, p. 558.
to Marcy, Sec. of State, Oct. 30, 1854, **4**, p. 558.
to Drouyn de l'Huys, French min. of for. aff., Nov. 6, 1854, **4**, p. 558.
to Sec. of State, Nov. 27, 1856, **2**, p. 291.
- Mathews, Felix A., cons. at Tangier, to Dept. of State, Mar. 24, 1883, **2**, p. 750.
to Sec. of State, May 28, 1883, **2**, p. 750.
to Hunter, Assist. Sec. of State, June 29, 1883, **2**, p. 182.
- Matta, Chilean sec. of for. aff., to Montt, Chilean min., Dec. 11, 1891, **6**, pp. 858, 859, 862.
- Matus, Nicaraguan min. of for. aff., to Baker, U. S. min. to Nicaragua, Apr. 23, 1895, **4**, p. 101.
- Maury, W. A., Act. Atty.-Gen., Sept. 19, 1885, 18 Op., 260, **5**, p. 289.
- Mavroyeni Bey, Turk. min., to Bayard, Sec. of State, Jan. 10, 1889, **2**, p. 710.
to Blaine, Sec. of State, Mar. 25, 1889, **2**, p. 710.
to Gresham, Sec. of State, Nov. 22, 1893, **3**, pp. 699-700.
to Gresham, Sec. of State, Apr. 5, 1894, **3**, p. 702.
to Sec. of State, Apr. 6, 1895, **2**, p. 270.
to Gresham, Sec. of State, Apr. 7, 1895, **2**, p. 270; **4**, p. 619.
to Gresham, Sec. of State, Apr. 30, 1895, **2**, p. 271.
to Olney, Sec. of State, Dec. 21, 1895, **2**, pp. 666, 667, 709-710; **6**, pp. 746, 793.
to Olney, Sec. of State, Jan. 16, 1896, **1**, p. 668.
to Olney, Sec. of State, Oct. 2, 1896, **3**, p. 708.
- Maynard, Horace, min. to Turkey, to Sec. of State, May 25, 1877, **2**, p. 641.
- Maza, Buenos Ayres min. of for. aff., to Baylies, chargé at Buenos Ayres, Aug. 8, 1832, **1**, p. 887.
- Mello, Admiral de, Brazilian revolted navy, to Thompson, min. to Brazil, Oct. 23, 1893, **1**, p. 202.
- Mendez de Vigo, Felipe, Span. min., to Evarts, Sec. of State, Feb. 9, 1880, **3**, p. 507.
to Evarts, Sec. of State, May 4, 1880, **3**, p. 507.
- Mendonça, Salvador de, Brazilian min., to Blaine, Sec. of State, Jan. 31, 1891, **5**, pp. 359, 360, 361, 362.
to Gresham, Sec. of State, Sept. 24, 1894, **5**, p. 359.
to Gresham, Sec. of State, Mar. 16, 1895, **2**, p. 855.
to Olney, Sec. of State, Dec. 20, 1895, **6**, p. 579.
- Mensdorff, Count, Austrian min. of for. aff., to Motley, min. to Austria, May 20, 1866, **6**, p. 507.
- Mercier, Henri, French min., to Seward, Sec. of State, Nov. 30, 1861 (see Tassara, G. J., to Seward, Nov. 30, 1861), **6**, pp. 485, 488.
- Meredith, W. M., Sec. of Treas., to collectors of customs, cir., Oct. 25, 1849, **5**, p. 726.

- Merrill, Geo. W., min. to Hawaii, to Bayard, Sec. of State, Sept. 12, 1885, **4**, p. 190.
to Bayard, Sec. of State, Mar. 29, 1887, **1**, p. 492.
to Bayard, Sec. of State, July 13, 1887, **1**, p. 492.
- Merry, Anthony, Brit. min., to Madison, Sec. of State, Feb. 9, 1804, **4**, pp. 754-755.
to Madison, Sec. of State, Apr. 12, 1804, **7**, p. 781.
- Merry, William L., min. to Nicaragua, to Sec. of State, Feb. 27, 1899, **2**, p. 401.
to Hay, Sec. of State, Apr. 23, 1899, **1**, p. 50.
to Hay, Sec. of State, Apr. 30, 1899, **5**, p. 85.
to Hay, Sec. of State, May 9, 1899, **5**, pp. 85-86.
to Hay, Sec. of State, May 18, 1899, **3**, p. 252.
to Sanson, Nicaraguan min. of for. aff., Aug. 14, 1899, **6**, p. 685.
to Sanchez, Nicaraguan min. of for. aff., July 28, 1900, **6**, p. 688.
- Mexican leg., to Sec. of State, Apr. 7, 1893, **4**, p. 337.
to Sec. of State, May 21, 1896, **4**, p. 339.
to Sec. of State, July 2, 1896, **4**, p. 339.
- Mexican min. of for. aff., to Morgan, min. to Mexico, Oct. 30, 1880, **4**, p. 60.
- Michelena, Venez. confid. agt. to England, to Brit. for. sec., Sept. 29, 1893, **6**, p. 538
to Brit. for. sec., Oct., 1893, **6**, p. 538.
- Military commander at Key West, to Sec. of War, Oct. 8, 1869, **2**, p. 476.
- Miller, William, Brit. min., to Wylie, Hawaiian min. of for. rel., Mar. 28, 1856, **5**, p. 266.
- Miller, William H. H., Atty.-Gen., to Sec. of State, Mar. 16, 1889, **1**, p. 201.
opinion, May 10, 1889, Op. **5**, p. 728.
to Sec. of State, June 17, 1890, **2**, p. 636.
opinion, Dec. 29, 1890, 19 Op. 706, **4**, p. 186.
opinion, May 7, 1891, 20 Op. 92, **2**, p. 622.
opinion, 1892, 20 Op. 391, **2**, p. 634.
to Sec. of State, Sept. 1, 1892, **1**, p. 697.
- Mizner, Lansing B., min. to Central America, to Blaine, Sec. of State, Jan. 20, 1890, **2**, p. 872.
to Anguiano, Aug. 27, 1890, **2**, p. 875.
to Capt. Pitts, Aug. 27, 1890, **2**, p. 875.
- Molina, Felipe, Costa Rican min., to Marcy, Sec. of State, Dec. 6, 1855, **7**, p. 925.
- Monastario, Mex. act. min. of for. aff., to Forsyth, Sec. of State, Mar. 20, 1837, **7**, p. 803.
- Monroe, James, min. to England, to Sec. of State, June 3, 1804, **5**, p. 199.
to Madison, Sec. of State, Aug. 20, 1805, **7**, p. 1107.
to Madison, Sec. of State, Apr. 28, 1806, **7**, p. 1107.
- Monroe, James, and Pinkney, mins. to England, to Madison, Sec. of State, Apr. 22, 1807,
2, p. 991.
to Jefferson, June, 1807, **2**, p. 991.
- Monroe, James, Sec. of State, to Foster, min. to England, Nov. 12, 1809, **6**, pp. 1035, 1036.
to Joel Poinsett, agent to Buenos Ayres, June 28, 1810, **1**, pp. 214-215.
to Foster, Brit. min., July 16, 1811, **2**, p. 995.
to Foster, Brit. min., Sept. 14, 1811, **2**, p. 995.
to Foster, Brit. min., Oct. 11, 1811, **2**, p. 887.
to Alexander Scott, agent to Caracas, May 14, 1812, **1**, p. 215.
to Foster, Brit. min., May 30, 1812, **3**, p. 563.
to Jonathan Russell, chargé at London, June 26, 1812, **5**, pp. 712, 713.
to Beasley, Jan. 25, 1813, **4**, pp. 472-473.
to de Daschkoff, Russ. min., Mar. 9, 1813, **4**, p. 744.
to Bayard, Gallatin, and Adams, plenipos., Apr. 15, 1813, **5**, pp. 712, 713.
to Anthony Morris, confid. agt. at Madrid, June 9, 1813, **1**, p. 133.
to Serurier, French min., July 30, 1813, **4**, p. 52.
to Chacon, Span. vice-cons. at Alexandria, Mar. 19, 1814, **1**, p. 132.
to de Daschkoff Russ. chargé, Apr. 13, 1814, **4**, p. 654.
to Rademaker, Portuguese chargé, May 1, 1814, **7**, p. 544.
to Serurier, French min., May 5, 1814, **4**, pp. 466-467, 745.

- Monroe, James, Sec. of State, to Adams, Bayard, Clay, Russell, and Gallatin, envoys at Ghent, June 23, 1814, **7**, p. 799.
- to Cochrane, Brit. vice-admiral, Sept. 6, 1814, **7**, pp. 184-186.
- to Bayard, Gallatin, Adams, Clay, and Russell, plenipos. at Ghent, Oct. 4, 1814, **5**, p. 712.
- to Erving, min. to Spain, Oct. 6, 1814, **4**, p. 479.
- to Anthony Morris, confid. agt. at Madrid, Oct. 11, 1814, **1**, p. 133.
- marine passport, Dec. 21, 1814, **7**, pp. 534-535.
- to Adams, min. to England, Mar. 13, 1815, **5**, p. 181.
- to Admiral Cochrane, Apr. 5, 1815, **4**, p. 693.
- to Don Pedro Cevallos, Span. min. of State, July 17, 1815, **1**, p. 133; **4**, p. 479.
- to Morris, July 18, 1815, **4**, p. 479.
- to Sumter, min. to Brazil, Nov. 13, 1815, **7**, p. 1093.
- to Adams, min. to England, Nov. 16, 1815, **1**, p. 691; **6**, p. 653.
- to Anthony St. John Baker, Dec. 6, 1815, **2**, p. 362.
- to J. Q. Adams, min. to England, Dec. 10, 1815, **6**, pp. 373, 373-374.
- to Harris, chargé at St. Petersburg, Dec. 23, 1815, **4**, p. 632; **5**, pp. 66, 67.
- to Sumter, min. to Brazil, Jan. 3, 1815 [1816], **7**, p. 1093.
- to de Onis, Span. min., Jan. 19, 1816, **1**, p. 172; **2**, p. 269.
- to de Onis, Span. min., Feb. 7, 1816, **2**, pp. 362-363.
- to de Onis, Span. min., Mar. 20, 1816, **7**, pp. 790, 801.
- to Hughes, Mar. 25, 1816, **7**, p. 801.
- to Lowndes, chm. Com. on Ways and Means, Apr. 5, 1816, **4**, pp. 798-799.
- to J. Q. Adams, min. to England, May 21, 1816, **7**, p. 441.
- to Ingersoll, U. S. dist. atty. at Philadelphia, July 1, 1816, **5**, p. 67.
- to de Onis, Span. min., July 2, 1816, **2**, p. 1061.
- to Erving, min. to Spain, July 20, 1816, **7**, p. 801.
- to Harris, chargé at St. Petersburg, July 31, 1816, **4**, pp. 428, 632; **5**, pp. 34, 67, 67-68.
- to Gallatin, min. to France, Sept. 10, 1816, **7**, p. 979.
- to Count Nesselrode, Sept. 12, 1816, **5**, p. 67.
- to Harris, chargé at St. Petersburg, Sept. 30, 1816, **5**, p. 67.
- to de Daschkoff, Russ. min., Oct. 3, 1816, **5**, p. 67.
- to Count Nesselrode, Oct. 23, 1816, **5**, p. 67.
- to Phillips, Oct. 26, 1816, **4**, pp. 473-474.
- to Gallatin, min. to France, Nov. 2, 1816, **7**, p. 979.
- to Adams and Gallatin, Nov. 12, 1816, **5**, p. 67.
- to Pinkney, Nov. 12, 1816, **5**, p. 67.
- to Alexander H. Everett, Nov. 14, 1816, **5**, p. 67.
- to Forsyth, Jan. 6, 1817, **7**, p. 1012.
- to Forsyth, chm. For. Rel. Com., Jan. 10, 1817, **1**, pp. 172-173; **7**, pp. 1012-1013.
- Monroe, James, President, to Madison, Nov. 24, 1817, **2**, p. 408.
- message, Dec. 2, 1817, **1**, pp. 76, 173, 175, 216; **2**, pp. 407-408; **4**, p. 453; **7**, pp. 983-984.
- to Madison, Dec. 22, 1817, **2**, p. 408.
- message, Jan. 13, 1818, **2**, p. 408.
- message, Mar. 26, 1818, **2**, p. 408.
- message to Senate, Apr. 6, 1818, **1**, p. 692.
- proclamation, Apr. 28, 1818, **1**, p. 692.
- message, Nov. 16, 1818, **1**, p. 83; **2**, pp. 404-405, 408.
- message, Nov. 17, 1818, **1**, pp. 81, 173.
- message, Dec. 15, 1818, **1**, p. 81.
- message, Jan. 30, 1819, **2**, p. 408.
- message, Dec. 7, 1819, **1**, pp. 83, 84, 173, 177, 443, 444; **5**, pp. 190-191; **7**, p. 984.
- to Gallatin, May 26, 1820, **5**, p. 191.
- inaugural address, Mar. 5, 1821, **7**, p. 984.

- Monroe, James, President, message, Dec. 3, 1821, **1**, pp. 84, 445; **5**, p. 279.
 message to Congress, Mar. 8, 1822, **1**, pp. 85, 174-175, 177, 207, 245.
 message to Senate, Apr. 26, 1822, **1**, p. 88.
 message, Dec. 4, 1822 (communicated Dec. 10, 1822), **5**, p. 615.
 to Jefferson, Oct. 17, 1823, **6**, p. 393.
 message, Dec. 2, 1823, **3**, p. 159; **6**, pp. 401-403, 411, 412, 415, 417, 434, 437, 547-548, 549.
 to Jefferson, Dec., 1823, **6**, pp. 403-404.
 message, May 21, 1824, **5**, p. 200.
 to Madison, Aug. 2, 1824, **2**, pp. 887-889; **6**, p. 446.
 message, Dec. 7, 1824, **6**, p. 13.
 message, Feb. 16, 1825, **1**, p. 783.
 message, Feb. 22, 1825, **5**, p. 561.
- Montholon, Marquis de, French min., to Seward, Sec. of State, Nov. 29, 1865, **6**, p. 500.
- Montijo, Case of the, Moore, Int. Arb. II. 1421, **6**, pp. 973, 974.
- Montmorin, French min. to Spain, to Vergennes, Mar. 30, 1872, **1**, p. 168.
- Montt, Pedro, Chilean min., to Chilean sec. of for. aff., Dec. 13, 1891, **6**, p. 862.
 to Blaine, Sec. of State, Jan. 20, 1892, **6**, p. 859.
- Montufar, Lorenzo, Guatemalan min. of for. aff., to Evarts, Sec. of State, July 23, 1877, **3**, p. 224.
 to Frelinghuysen, Sec. of State, June 15, 1882, **6**, p. 246.
 to Frelinghuysen, Sec. of State, July 21, 1882, **6**, p. 246.
- Moody, Wm. H., Sec. of Navy, to commander of U. S. S. *Ranger*, Sept. 12, 1902, **3**, p. 65.
 to commander of the *Boston*, Nov. 5, 1903, **3**, p. 46.
- Moore, John Bassett, Third Assist. Sec. of State, to Robinson, June 29, 1889, **2**, p. 66.
 to Harmer, Aug. 10, 1889, **3**, p. 644.
 to Jennett, Nov. 19, 1889, **1**, p. 579.
 to Atty.-Gen., July 21, 1890, **5**, p. 43.
 to Lincoln, min. to England, July 22, 1890, **5**, p. 559.
 report to the President, June 27, 1891, **2**, pp. 46-52.
- Moore, John Bassett, Act. Sec. of State, to Gov. of Massachusetts, Apr. 28, 1898, **4**, p. 18.
 to Sec. of Treas., Apr. 28, 1898, **1**, p. 471.
 to Hay, amb. to England, Apr. 30, 1898, **5**, p. 376.
 to Atkins & Co., May 3, 1898, **7**, p. 847.
 to Huntley, May 3, 1898, **7**, p. 513.
 to Sec. of War, May 3, 1898, **7**, p. 256.
 to Wheeler, May 3, 1898, **5**, p. 376.
 to Atkins & Co., May 5, 1898, **7**, p. 847.
 to Assist. Atty.-Gen., May 6, 1898, **4**, p. 226.
 to Sec. of Treas., May 7, 1898, **7**, p. 697.
 Assist. Sec. of State, to Manso, May 9, 1898, **7**, p. 847.
 to Butler, Notman, Joline, and Mynderse, May 10, 1898, **7**, p. 422.
 to Cafiero, Ital. cons. agt., Pensacola, Fla., May 11, 1898, **5**, pp. 91, 92.
 to Murguiondo, May 12, 1898, **5**, p. 35.
 to Schmidt, May 11, 1898, **3**, p. 320.
 to Sec. of Navy, May 11, 1898, **7**, p. 848.
 to Gov. of Arizona, May 12, 1898, **4**, p. 613.
 to Sec. of Navy, May 13, 1898, **7**, pp. 847, 848.
 to Greene, May 14, 1898, **3**, p. 490.
 to Sec. of Treas., May 18, 1898, **5**, p. 870.
 to Alexander & Green, May 19, 1898, **7**, pp. 255-256.
 to Ellison, May 19, 1898, **5**, p. 375.
 to Sec. of Navy, May 19, 1898, **7**, p. 851.
 to Greene, May 24, 1898, **3**, p. 490.
 to Chamberlain, Bu. of Navigation, Treas. Dept., May 25, 1898, **7**, p. 195.

- Moore, John Bassett, Assist. Sec. of State, to Atty.-Gen., May 26, 1898, **4**, p. 383.
 to McKinley and Gottlieb, May 26, 1898, **3**, p. 413.
 to Oliveira Lima, Brazilian sec. of leg., May 28, 1898, **7**, p. 256.
 Act. Sec. of State, to Postmaster-Gen., May 28, 1898, **7**, p. 484.
 to Sec. of Navy, May 28, 1898, **7**, p. 484.
 Assist. Sec. of State, to Sec. of Navy, June 2, 1898, **7**, p. 945.
 Act. Sec. of State, to Speck von Sternburg, Ger. chargé, June 2, 1898, **4**, p. 439.
 Assist. Sec. of State, to Smith, June 8, 1898, **3**, p. 779.
 to Heymann, June 13, 1898, **5**, p. 376.
 to McGowan, June 15, 1898, **1**, p. 764.
 Act. Sec. of State, to Hay, amb. to England, June 26, 1898, **7**, p. 868.
 to Sec. of Treas., June 30, 1898, **4**, p. 678.
 to Sir J. Pauncefote, Brit. amb., July 2, 1898, **7**, p. 665.
 Assist. Sec. of State, to Fowler, July 9, 1898, **1**, p. 578.
 Act. Sec. of State, to Pennington, July 9, 1898, **4**, p. 577.
 to Mr. Cousins, M. C., July 11, 1898, **1**, p. 555.
 to Bossange, July 23, 1898, **3**, p. 602.
 to Sec. of War, July 25, 1898, **7**, p. 535.
 Assist. Sec. of State, to Eustis, July 26, 1898, **6**, p. 631.
 Act. Sec. of State, to Canada, cons. at Vera Cruz, Aug. 1, 1898, **7**, p. 535.
 to Sec. of War, Aug. 1, 1898, **7**, p. 535.
 to Cambon, French amb., Aug. 17, 1898, **7**, p. 333.
 to Hay, amb. to England, Aug. 17, 1898, **7**, p. 941.
 to Cambon, French amb., Aug. 19, 1898, **4**, pp. 613-614.
 to Reiss, Aug. 29, 1898, **3**, p. 615.
 to Loveman, Aug. 31, 1898, **4**, p. 128.
 to Hay, amb. to England, Sept. 1, 1898, **6**, p. 436.
 to Count Lichtervelde, Belg. min., Sept. 2, 1898, **5**, p. 282.
 to Sir Julian Pauncefote, Sept. 2, 1898, **7**, p. 870.
 to Thiébaud, French chargé, Sept. 5, 1898, **7**, p. 334.
 to Hitchcock, amb. to Russia, Sept. 6, 1898, **7**, p. 80.
 to Hay, amb. to England, Sept. 7, 1898, **6**, p. 436.
 to Godoy, Mex. chargé, Sept. 8, 1898, **7**, p. 50.
 to Pashayan, Sept. 9, 1898, **3**, pp. 343, 695; **4**, p. 784.
 Assist. Sec. of State, to Ruggiero, Sept. 13, 1898, **3**, p. 615.
- Moore, Thomas, to Mrs. Moore, his mother, June 13, 1804, **4**, p. 757.
- Moreira, F. Ignacio de Carvalho, Brazilian min., to Marcy, Sec. of State, Apr. 4, 1853, **1**, p. 642.
- Morelli, Sicilian cons.-gen., to Sec. of State, July 26, 1833, **2**, p. 163.
- Moreno, min. of Buenos Ayres at London, to Lord Palmerston, for. sec., June 17, 1833, **1**, p. 887.
- Moret, Span. min. of for. aff., to Curry, min. to Spain, Nov. 29, 1886, **6**, pp. 1017, 1021.
 to Curry, min. to Spain, May 12, 1888, **6**, pp. 1017, 1021.
 memo., Feb. 26, 1894, **6**, pp. 1020, 1021.
- Morgan, Joseph L. chargé at Mexico, to Sec. of State, May 26, 1886, **2**, p. 482.
- Morgan, P. H., min. to Mexico, to Fernandez, Mex. min. of for. aff., Oct. 27, 1880, **3**, p. 848.
 to Blaine, Sec. of State, July 12, 1881, **6**, p. 246.
 to Blaine, Sec. of State, Sept. 22, 1881, **6**, p. 246.
 to Frelinghuysen, Sec. of State, Sept. 21, 1883, **2**, p. 81.
 to Frelinghuysen, Sec. of State, Jan. 2, 1881, **2**, p. 81.
 to Frelinghuysen, Sec. of State, June 26, 1881, **2**, p. 81.
 to Frelinghuysen, Sec. of State, Aug. 12, 1884, **1**, p. 760.
 to Frelinghuysen, Sec. of State, Jan. 12, 1885, **6**, pp. 312, 313.
 to Sec. of State, May 26, 1885, **4**, p. 344.
 to Bayard, Sec. of State, June 10, 1886, **6**, p. 314.

- Morris, Gouverneur, dip. agt. to France, to Washington, Apr. 29, 1789, **4**, p. 489.
- Morris, Gouverneur, min. to France, to Chambonas, July 9, 1792, **5**, p. 588.
- to Jefferson, Sec. of State, Aug. 16, 1792, **1**, p. 119.
- to President Washington, Dec. 28, 1792, **4**, p. 486.
- to President Washington, Feb., 1793, **4**, p. 489.
- to Deforgues, French min. of for. aff., Oct. 8, 1793, **4**, p. 487.
- to President Washington, Oct. 18, 1793, **4**, p. 489.
- Morris, Robert, to Benjamin Franklin, Sept. 30, 1783, **5**, p. 691.
- Morse, Alexander Porter, to Moore, Feb. 9, 1897, **6**, p. 630.
- Morss, Samuel E., cons.-gen. at Paris, to Sec. of State, May 22, 1896, **2**, p. 537.
- Morton, Levi P., min. to France, to Blaine, Sec. of State, Sept. 17, 1881, **6**, p. 586.
- to Frelinghuysen, Sec. of State, Feb. 5, 1881, **3**, p. 592.
- to Frelinghuysen, Sec. of State, May 6, 1884, **3**, p. 592.
- to Bayard, Sec. of State, Mar. 19, 1885, **6**, p. 433.
- to Bayard, Sec. of State, Apr. 2, 1885, **6**, p. 433.
- Morton, Paul, Sec. of Navy, to Sec. of State, June 5, 1905, **7**, p. 995.
- Motley, J. Lothrop, min. to Austria, to Seward, Sec. of State, Feb. 12, 1862, **6**, p. 56.
- to Seward, Sec. of State, Sept. 1, 1863, **6**, p. 492.
- to Seward, Sec. of State, Apr. 6, 1866, **6**, p. 507.
- to Count Mensdorff, Austrian min. of for. aff., May 6, 1866, **6**, p. 507.
- Mouravieff, Count, Russ. min. of for. aff., to Hitchcock, amb. to Russia, cir., Aug. 12/24, 1898, **7**, pp. 78-80
- to Hitchcock, amb. to Russia, cir., Dec. 30, 1898/Jan. 11, 1899, **7**, pp. 80-82, 205, 339, 378.
- to Tower, amb. to Russia, Dec. 18, 1899, **5**, pp. 545-546, 548.
- Moustapha Bey, Turk. min., to Olney, Sec. of State, Feb. 14, 1897, **5**, p. 72.
- to Sherman, Sec. of State, Mar. 9, 1897, **5**, p. 72.
- Moustier, Count de, French min., to Jefferson, Sec. of State, Nov. 6, 1790, **4**, p. 485
- Muldrow, to Bayard, Sec. of State, Dec. 3, 1888, **3**, p. 644.
- to Bayard, Sec. of State, Dec. 27, 1888, **3**, p. 644.
- Muller, Hendrik, envoy of Orange Free State, to Pierce, cons.-gen. of Orange Free State at New York, Nov. 28, 1899, **7**, p. 969.
- Murchison, Charles F., to Lord Sackville West, Brit. min., Sept. 4, 1888, **4**, p. 540.
- Murillo, President of Colombia, to Colombian Congress, Feb. 1, 1866, **6**, pp. 955-956.
- Murphy, Wm. S., special agt. to Guatemala, to Sec. of State, Jan. 20, 1842, **3**, p. 158.
- Muruaga, A. de, Span. min., to Bayard, Sec. of State, Aug. 13, 1886, **6**, p. 898; **7**, p. 694.
- to Bayard, Sec. of State, June 10, 1887, **3**, pp. 861, 999.
- Nabuco de Araujo, José Thomaz Brazilian min. of justice, cir. to pres. of various provinces, Nov. 14, 1865, **2**, p. 117.
- Napier, Lord, Brit. min. at Naples, to Prince Cariati, Neapolitan min. for for. aff., Mar. 9, 1848, **6**, p. 948.
- Napier, Lord, Brit. min., to Lord Clarendon, Brit. for. sec., Mar. 12, 1857, **3**, pp. 229-230.
- to Cass, Sec. of State, Apr. 9, 1857, **1**, p. 695.
- to Cass, Sec. of State, May 6, 1857, **3**, p. 167.
- to Cass, Sec. of State, May 10, 1857, **3**, p. 167.
- to Cass, Sec. of State, May 31, 1857, **3**, p. 169.
- to Cass, Sec. of State, Aug. 24, 1857, **3**, pp. 11, 13.
- to Lord Clarendon, Brit. for. sec., Oct. 22, 1857, **3**, p. 176.
- to Cass, Sec. of State, Nov. 30, 1857, **3**, pp. 167, 169, 174, 176.
- to Cass, Sec. of State, Dec. 5, 1857, **3**, p. 169.
- to Cass, Sec. of State, Feb. 15, 1858, **3**, pp. 172, 176.
- to Lord Malmesbury, Brit. for. sec., Mar. 22, 1858, **3**, p. 176.
- to Cass, Sec. of State, Apr. 12, 1858, **3**, pp. 171, 173.
- to Lord Malmesbury, Apr. 4, 1859, **3**, p. 176.
- Napoleon, Louis, to French amb. to Great Britain and to Russia, Oct. 30, 1862, **6**, p. 7.

- Navarro, Jean N., Mex. chargé, to Sec. of State, Sept. 3, 1880, **4**, p. 333.
- Neill, Richard B., chargé at Lima, to Pardo, Peruvian min. for for. aff., Nov. 19, 1903, **6**, p. 722
- Nelson, Hugh, min. to Spain, to Span. min. of for. aff., Dec. 19, 1823, **6**, p. 1013.
to Bermudez, Span. min. of for. rel., June 22, 1825, **6**, p. 448.
to Clay, Sec. of State, July 10, 1825, **6**, p. 448.
- Nelson, John, Atty.-Gen., opinion, 1843, 4 Op. 189, **2**, p. 1031.
1843, 4 Op. 201, **4**, pp. 271, 369, 373, 388.
1843, 4 Op. 240, **4**, p. 400.
1843, 4 Op. 285, **2**, pp. 5, 365.
Sec. of State ad interim to Murphy, chargé to Texas, Mar. 11, 1844, **1**, p. 276.
Atty.-Gen., 1844, 4 Op. 330, **4**, p. 388.
1844, 4 Op. 332, **4**, p. 7.
Sept. 30, 1844, 4 Op. 336, **7**, pp. 881, 882, 908.
Nov. 20, 1844, 4 Op. 350, **4**, p. 50.
- Nesselrode, Count, Russ. min. of for. aff., dispatch of, May 2, 1850, **6**, pp. 886, 979.
- Neuville, G. Hyde de, French min., to Adams, Sec. of State, Oct. 16, 1817, **2**, p. 585.
to Adams, Sec. of State, Dec. 15, 1817, **5**, p. 258.
to Adams, Sec. of State, Feb. 12, 1818, **2**, p. 80.
to Adams, Sec. of State, Mar. 11, 1818, **2**, p. 80.
to Adams, Sec. of State, June 16, 1818, **5**, p. 258.
to Adams, Sec. of State, Mar. 30, 1821, **5**, p. 258.
to Adams, Sec. of State, May 15, 1821, **5**, p. 258.
to Adams, Sec. of State, June 30, 1821, **5**, p. 258.
- Newberry, H. R., chargé at Constantinople, to Foster, Sec. of State, July 21, 1892, **5**, p. 816.
to Thompson, min. to Turkey, Apr. 12, 1893, **5**, p. 824.
- Newel, Stanford, min. to Netherlands, to Sec. of State, May 20, 1898, **7**, p. 945.
to Hay, Sec. of State, Oct. 11, 1898, **7**, p. 1006.
- Newel, Stanford, delegate to The Hague Conf., report to Hay, Sec. of State, July 31, 1899, **7**, p. 471.
- Nogueiras, Viscount das, Portuguese min., to Bayard, Feb. 6, 1886, **1**, p. 424.
to Bayard, Sec. of State, May 15, 1887, **3**, p. 998.
- Noyes, Edward F., min. to France, to Evarts, Sec. of State, Aug. 20, 1879, **5**, p. 767.
to Evarts, Sec. of State, Mar. 26, 1880, **5**, p. 767.
to Evarts, Sec. of State, May 13, 1880, **5**, p. 767.
to Blaine, Sec. of State, May 16, 1881, **6**, p. 586.
- Nuñez, Admiral Castro Mendez, proclamation, Jan. 29, 1866, **7**, pp. 673-674.
- Oakley, Charles, Brit. sec. of leg., to Smith, Sec. of State, undated, received Nov. 11, 1809, **4**, p. 523.
- Olley, David, cons. at Smyrna, to Van Buren, Sec. of State, June 7, 1830, **2**, p. 668.
- Okuma, Count, Japanese min. of for. aff., to Mutsu, Japanese min. at Washington, Sept. 6, 1888, **2**, p. 370.
- Oliver, Act. Sec. of War, to Sec. of State, June 6, 1905, **7**, p. 995.
- Olney, Richard, Atty.-Gen., opinion, Apr. 6, 1894, 21 Op. 5, **4**, p. 218.
Apr. 10, 1894, 21 Op. 6, **4**, p. 223.
May 4, 1894, 21 Op. 18, **4**, p. 234.
May 14, 1894, 21 Op. 21, **4**, p. 220.
1894, 21 Op. 25, **5**, p. 146.
1894, 21 Op. 37, **3**, p. 330.
to Gresham, Sec. of State, July 24, 1894, **4**, p. 350.
Oct. 16, 1894, 21 Op. 68, **4**, pp. 198, 232.
Nov. 13, 1894, 21 Op. 80, **5**, pp. 274, 306, 309.
Dec. 19, 1894, 21 Op. 99, **4**, p. 220.

- Olney, Richard, Atty.-Gen., opinion, Jan. 30, 1895, 21 Op. 123, 4, p. 224.
- Olney, Richard, Sec. of State to Atty.-Gen., June 10, 1895, 7, p. 866.
- to McDowell, June 11, 1895, 3, p. 425.
- to Taylor, min. to Spain, June 11, 1895, 6, p. 1021.
- to Willis, min. to Hawaii, June 12, 1895, 2, pp. 202-203.
- to Peirce, chargé at St. Petersburg, June 15, 1895, 3, p. 651.
- to Vlasto, June 15, 1895, 2, p. 15.
- to Eustis, amb. to France, June 17, 1895, 5, pp. 91, 338.
- to Massey, June 18, 1895, 7, pp. 873-874.
- to Baron Fava, Ital. amb. June 20, 1895, 2, pp. 470-472.
- to Joske Bros., June 20, 1895, 4, p. 411.
- to Bendit, June 21, 1895, 3, pp. 765-766.
- to Sill, min. to Corea, June 21, 1895, 5, p. 578.
- to Terres, chargé at Port au Prince, June 21, 1895, 6, p. 1032.
- to Toroski, June 21, 1895, 3, p. 647.
- to Kassell, June 22, 1895, 3, p. 647.
- to Baron Fava, Ital. amb., June 24, 1895, 6, p. 843.
- to Dupuy de Lôme, Span. min., June 24, 1895, 6, p. 1021.
- to Gov. of Louisiana, June 27, 1895, 4, p. 24.
- to Gana, Chilean min., June 28, 1895, 6, pp. 728-729; 7, pp. 34-35.
- to Bayard, amb. to England, July 20, 1895, 3, p. 209; 6, pp. 535-559.
- to Hargreaver, Sept. 17, 1895, 3, p. 343.
- to Atty.-Gen., Sept. 18, 1895, 7, p. 867.
- to Denby, min. to China, Sept. 19, 1895, 5, pp. 454-455.
- to Ritter, Sept. 20, 1895, 3, p. 330.
- to Brown, Sept. 21, 1895, 6, p. 717.
- to Denby, min. to China, Sept. 21, 1895, 5, p. 455.
- to Tillman, min. to Ecuador, Sept. 25, 1895, 2, pp. 802-804.
- to Dupuy de Lôme, Span. min., Sept. 26, 1895, 5, p. 102.
- to Terrell, min. to Turkey, Sept. 26, 1895, 2, pp. 708-709.
- to Baron Thielmann, Ger. amb., Sept. 26, 1895, 2, p. 93.
- to Dupuy de Lôme, Span. min., Sept. 27, 1895, 4, p. 140.
- to Wilzing, Sept. 28, 1895, 3, p. 752.
- to Atty.-Gen., Oct. 2, 1895, 6, p. 1034.
- to Scrymser, pres. Cent. and So. Am. Tel. Co., Oct. 2, 1895, 2, 460.
- to Atty.-Gen., Oct. 7, 1895, 6, p. 1021-1022.
- to Baron Thielmann, Ger. amb., Oct. 7, 1895, 4, p. 693.
- to Dupuy de Lôme, Span. min., Oct. 11, 1895, 5, pp. 103-104.
- to Runyon, amb. to Germany, Oct. 14, 1895, 3, p. 994.
- to Mavroyeni, Bey, Oct. 15, 1895, 6, p. 342.
- to Sir J. Pauncefote, Brit. amb., Oct. 17, 1895, 1, p. 751.
- to Denby, min. to China, Oct. 18, 1895, 5, p. 467.
- to McCollum, Oct. 18, 1895, 3, p. 492.
- to Sec. of the Navy, Oct. 18, 1895, 1, p. 460.
- to Gov. of Georgia, Oct. 19, 1895, 2, p. 318.
- to Scrymser, pres. Cent. and So. Am. Tel. Co., Oct. 28, 1895, 2, pp. 460-461.
- to Townsend, chargé at Vienna, Oct. 31, 1895, 3, p. 960.
- to Sir J. Pauncefote, Brit. amb., Nov. 2, 1895, 2, p. 152.
- to Neill, chargé at Lima, Nov. 4, 1895, 6, p. 691.
- to Peirce, chargé at St. Petersburg, Nov. 4, 1895, 3, pp. 648-649, 650.
- to Tillman, min. to Ecuador, Nov. 6, 1895, 1, p. 156.
- to Taylor, min. to Spain, Nov. 7, 1895, 5, p. 863.
- to Buchanan, min. to Argentine Republic, Nov. 8, 1895, 3, p. 961.
- to Alexander, min. to Greece, Nov. 9, 1895, 5, p. 196.

- Olney, Richard, Sec. of State, to Sill, min. to Corea, Nov. 11, 1895, **5**, p. 579.
to Thompson, min. to Brazil, Nov. 12, 1895, **3**, pp. 888, 961.
to Willis, min. to Hawaii, Nov. 13, 1895, **3**, p. 729.
to Meyer, Nov. 16, 1895, **6**, p. 707.
to O'Brien, Nov. 16, 1895, **3**, p. 615.
to Sill, min. to Corea, Nov. 20, 1895, **5**, p. 579.
to Sill, min. to Corea, Nov. 21, 1895, **5**, p. 579.
to Breckinridge, min. to Russia, Nov. 22, 1895, **1**, p. 92.
to Dondero, Nov. 22, 1895, **3**, p. 615.
to Ransom, min. to Mexico, Nov. 22, 1895, **3**, p. 307.
to Terrell, min. to Turkey, Nov. 22, 1895, **6**, p. 344.
to Wagner, Nov. 25, 1895, **3**, p. 1002.
to Baldwin, Nov. 26, 1895, **1**, p. 668.
to Ransom, min. to Mexico, Nov. 30, 1895, **2**, pp. 220-223.
to Atty.-Gen., Dec. 5, 1895, **1**, pp. 637, 653.
to Hengelmlüller, Austro-Hungarian min., Dec. 5, 1895, **3**, p. 335.
to Dun, min. to Japan, Dec. 7, 1895, **5**, p. 579.
to Eustis, min. to France, Dec. 7, 1895, **5**, p. 91.
to Andrade, Venez. min., Dec. 9, 1895, **2**, pp. 109, 113.
to Paine, Dec. 9, 1895, **7**, p. 71.
to Runyon, amb. to Germany, Dec. 9, 1895, **2**, pp. 535-536.
to Dun, min. to Japan, Dec. 13, 1895, **5**, p. 579.
to Lacy, Dec. 13, 1895, **4**, p. 303.
to Ransom, min. to Mexico, Dec. 13, 1895, **3**, p. 307; **4**, pp. 252, 289, 301, 401.
to Terrell, min. to Turkey, Dec. 13, 1895, **2**, p. 666.
to Breckinridge, min. to Russia, Dec. 16, 1895, **4**, p. 434.
to Grip, Swedish min., Dec. 17, 1895, **4**, p. 405.
to President, Dec. 19, 1895, **2**, pp. 665-666, 666-667, 705-709; **5**, p. 836; **6**, pp. 343, 746, 793, 865.
to Grip, Swedish min., Dec. 23, 1895, **4**, p. 405.
to Kellogg, Dec. 23, 1895, **2**, p. 182.
to Ory, Dec. 27, 1895, **3**, p. 550.
to President, Dec. 28, 1895, **5**, p. 836.
to Sill, min. to Corea, Dec. 31, 1895, **5**, p. 579.
memo. on the Clayton-Bulwer treaty, 1896, **3**, pp. 203-209.
to Sec. of Navy, Jan. 2, 1896, **4**, pp. 620-621.
to Vest, Jan. 4, 1896, **3**, p. 869.
to Adadourian, Jan. 7, 1896, **3**, pp. 343, 487.
to Atty.-Gen., Jan. 8, 1896, **4**, p. 252.
to Goodell, pro s. Mass. Agric. Coll., Jan. 8, 1896, **6**, p. 345.
to Peirec, chargé at St. Petersburg, Jan. 8, 1896, **4**, pp. 434, 435, 436.
to Sill, min. to Corea, Jan. 10, 1896, **5**, p. 579.
to Thomas, Jan. 10, 1896, **4**, p. 567.
to Sill, min. to Corea, Jan. 11, 1896, **5**, p. 579.
to Lanman and Kemp, Jan. 13, 1896, **6**, pp. 966-967.
to Platt, Jan. 14, 1896, **3**, p. 487.
to Terrell, min. to Turkey, Jan. 16, 1896, **6**, pp. 341-345.
to Bayard, amb. to England, Jan. 18, 1896, **6**, pp. 582-583.
to MacVeagh, min. to Italy, Jan. 20, 1896, **4**, p. 676; **5**, p. 92.
to Alexander, min. to Greece, Jan. 21, 1896, **5**, p. 196.
to President, Jan. 22, 1896, **3**, pp. 489-490, 585-586, 687, 704-705.
to Catchings, M. C., Jan. 25, 1896, **6**, p. 247.
to Breckinridge, min. to Russia, Jan. 27, 1896, **3**, pp. 343, 356.

- Olney, Richard, Sec. of State, to Baron Fava, Ital. amb., Jan. 29, 1896, **2**, p. 751.
to Thompson, min. to Brazil, Jan. 29, 1896, **6**, pp. 892, 966.
to President, Jan. 30, 1896, **6**, p. 843.
to Smythe, min. to Hayti, Jan. 30, 1896, **2**, p. 349.
to Young, min. to Guatemala, Jan. 30, 1896, **4**, p. 108; **5**, p. 327.
to President, Feb. 5, 1896, **2**, pp. 206-209; **6**, pp. 670, 696-697.
to Dupuy de Lôme, Span. min., Feb. 7, 1896, **6**, pp. 115-116.
to editor of the *Voice*, Feb. 10, 1896, **2**, pp. 472-474.
to President, Feb. 10, 1896, **1**, p. 473.
to Pioda, Swiss min., Feb. 11, 1896, **4**, p. 181.
to Young, min. to Honduras, Feb. 12, 1896, **6**, pp. 797, 799.
to Jackson, chargé at Berlin, Feb. 13, 1896, **3**, pp. 428, 993-994.
to McCandless, Feb. 13, 1896, **3**, p. 882.
to Sarkissian, Feb. 13, 1896, **3**, p. 487.
to Dupuy de Lôme, Span. min., Feb. 14, 1896, **6**, p. 909.
to de Weekherlin, Netherlands min., Feb. 15, 1896, **1**, p. 735.
to Dupuy de Lôme, Span. min., Feb. 17, 1896, **6**, pp. 316-317.
to Sir Julian Pauncefote, Brit. amb., Feb. 18, 1896, **5**, p. 302.
to Smythe, min. to Hayti, Feb. 18, 1896, **2**, pp. 819-820.
to U. S. dip. officers, cir., Feb. 21, 1896, **2**, p. 54.
to Van Hovenberg, Feb. 25, 1896, **3**, p. 492.
to Baron von Thielmann, Ger. amb., Feb. 25, 1896, **5**, p. 353.
to Patenôtre, French amb., Feb. 26, 1896, **5**, p. 348.
to Dupuy de Lôme, Span. min., Mar. 2, 1896, **6**, p. 909.
to Dun, min. to Japan, Mar. 3, 1896, **5**, p. 760.
to Jackson, chargé at Berlin, Mar. 3, 1896, **3**, pp. 369-375, 376.
to Sec. of Treas., Mar. 5, 1896, **7**, p. 867.
to Johnson, Mar. 6, 1896, **4**, p. 572.
to Terrell, min. to Turkey, Mar. 6, 1896, **2**, pp. 746-747.
to Moody, Mar. 7, 1896, **4**, p. 257.
to Terrell, min. to Turkey, Mar. 10, 1896, **5**, p. 112.
to Breckinridge, Mar. 11, 1896, **3**, p. 643.
to Draper, Mar. 12, 1896, **3**, pp. 687-688.
to Dupuy de Lôme, Span. min., Mar. 12, 1896, **6**, p. 317.
to Dupuy de Lôme, Span. min., Mar. 13, 1896, **6**, p. 910.
to Grip, Swedish min., Mar. 13, 1896, **4**, p. 405.
to Sec. of Treas., Mar. 14, 1896, **1**, p. 637.
to Rojas, Venez. min. of for. aff., Mar. 18, 1896, **6**, p. 582.
to Smythe, min. to Hayti, Mar. 20, 1896, **6**, pp. 609-610, 765.
to Eustis, amb. to France, Mar. 30, 1896, **5**, p. 348.
to Desvignes, Apr. 2, 1896, **3**, p. 550.
to Smythe, min. to Hayti, Apr. 2, 1896, **6**, p. 1012.
to Dupuy de Lôme, Span. min., Apr. 4, 1896, **6**, pp. 105-110.
to Tillman, min. to Ecuador, Apr. 4, 1896, **2**, p. 805.
to Span. min., Apr. 10, 1896, **6**, p. 761.
to Dupuy de Lôme, Span. min., Apr. 11, 1896, **2**, p. 912.
to Breckinridge, min. to Russia, Apr. 11, 1896, **3**, p. 462.
to Bayard, amb. to England, Apr. 14, 1896, **1**, p. 678.
to Finney, Apr. 14, 1896, **3**, p. 499.
to Hawley, Apr. 16, 1896, **3**, p. 487.
to Dupuy de Lôme, Span. min., Apr. 17, 1896, **2**, p. 912.
to Smythe, min. to Hayti, Apr. 21, 1896, **4**, pp. 89-90.
to Hill, Apr. 24, 1896, **5**, p. 777.
to Romero, Mex. min., Apr. 24, 1896, **4**, p. 351.

- Olney, Richard, Sec. of State, to Breckinridge, min. to Russia, Apr. 25, 1896, 1, pp. 924-927.
to Eustis, amb. to France, Apr. 27, 1896, 5, p. 348.
to McKenzie, min. to Peru, Apr. 27, 1896, 6, p. 691.
to Sec. of Treas., Apr. 27, 1896, 4, p. 422.
to Baron von Thielmann, Ger. amb., Apr. 28, 1896, 1, p. 550.
to Carter, U. S. Senate, Apr. 29, 1896, 4, p. 263.
to Eustis, amb. to France, Apr. 30, 1896, 4, p. 439.
to McDonald, min. to Persia, May 1, 1896, 5, p. 839.
to Eustis, amb. to France, May 2, 1896, 5, p. 348.
to Patenôtre, French amb., May 2, 1896, 5, p. 348.
to Dupuy de Lôme, Span. min., May 4, 1896, 1, p. 735.
to Breckinridge, min. to Russia, May 7, 1896, 4, p. 771.
to Ingham & Hewitt, May 11, 1896, 4, p. 404.
to Taylor, min. to Spain, May 11, 1896, 6, p. 761.
to Dun, min. to Japan, May 12, 1896, 5, p. 760.
to Atty.-Gen., May 13, 1896, 7, p. 866.
to Ransom, min. to Mexico, May 14, 1896, 4, p. 303.
to Alexander, min. to Greece, May 15, 1896, 5, p. 196.
to Southwick, May 22, 1896, 2, p. 388.
to Materne, May 29, 1896, 3, pp. 542, 753.
to Southwick, May 29, 1896, 2, p. 388.
to Baker, min. to Costa Rica, Nicaragua, and Salvador, June 1, 1896, 5, p. 314.
to Lange, June 2, 1896, 4, p. 14.
to Strobel, min. to Chile, June 4, 1896, 3, p. 527.
to Sec. of War, June 5, 1896, 2, p. 425.
to Hitchcock, June 8, 1896, 3, p. 487.
to Sec. of Navy, June 10, 1896, 7, p. 906.
to Baron Fava, Ital. amb., June 12, 1896, 6, p. 843.
to Torrey, June 17, 1896, 3, p. 487.
to Sir J. Pauncefote, Brit. amb., June 22, 1896, 1, pp. 268-269, 296-297; 7, p. 28.
to Thomas, min. to Venezuela, June 25, 1896, 2, p. 29.
to Coudert Bros., June 26, 1896, 4, p. 439.
to McKenzie, min. to Peru, June 27, 1896, 6, p. 989.
to Baker, June 29, 1896, 3, p. 487.
to Gould, June 29, 1896, 6, p. 767.
to Struller, June 30, 1896, 6, p. 638.
to Prince Wrede, Austrian chargé, July 7, 1896, 3, p. 410.
to Romero, Mex. min., July 9, 1896, 4, pp. 339, 347, 351.
to Vignaud, chargé at Paris, July 13, 1896, 2, pp. 536-539.
to Dupuy de Lôme, Span. min., July 15, 1896, 7, pp. 965-966.
to Hamlin, July 16, 1896, 6, p. 272.
to Dupuy de Lôme, Span. min., July 18, 1896, 2, p. 912.
to Mrs. James, July 18, 1896, 3, p. 487.
to McKenzie, min. to Peru, July 29, 1896, 2, p. 548.
to Romero, Mex. min., Sept. 9, 1896, 4, p. 417.
to Dupuy de Lôme, Span. min., Oct. 6, 1896, 7, p. 1083.
to Gov. of Georgia, Oct. 6, 1896, 5, p. 43.
to Gov. of Florida, Oct. 6, 1896, 5, p. 43.
to Taylor, min. to Spain, Oct. 7, 1896, 6, p. 762.
to Treas. Dept., Oct. 8, 1896, 7, p. 866.
to Diaz, Oct. 10, 1896, 3, p. 687.
to Sec. of Navy, Oct. 10, 1896, 7, pp. 866, 906.
to Thompson, min. to Brazil, Oct. 10, 1896, 6, p. 892.
to Uhl, amb. to Germany, Oct. 10, 1896, 3, p. 753.

- Olney, Richard, Sec. of State, to Mavroyeni Bey, Turk. min., Oct. 15, 1896, **3**, p. 708.
to Terrell, min. to Turkey, Oct. 15, 1896, **3**, p. 708; **5**, p. 839.
to Sec. of Treas., Oct. 16, 1896, **7**, p. 866.
to Terrell, min. to Turkey, Oct. 17, 1896, **6**, pp. 867, 966.
to Atty.-Gen., Oct. 20, 1896, **4**, p. 374.
to Dupuy de Lôme, Span. min., Oct. 20, 1896, **7**, p. 867.
to Reymershoffer, Oct. 24, 1896, **2**, p. 1003.
to Breekinridge, min. to Russia, Oct. 27, 1896, **3**, p. 651.
to Ghiz, Oct. 27, 1896, **3**, p. 694.
to Peak, min. to Switzerland, Oct. 27, 1896, **3**, p. 672.
to Terrell, min. to Turkey, Oct. 28, 1896, **6**, pp. 867, 966.
to Sec. of Treas., Oct. 30, 1896, **2**, pp. 593-594.
to Chinese leg., Nov. 3, 1896, **4**, p. 590.
to Silberman, Nov. 6, 1896, **3**, p. 952.
to MacVeagh, min. to Italy, Nov. 6, 1896, **3**, p. 614.
to Dupuy de Lôme, Span. min., Nov. 11, 1896, **7**, p. 866.
to Moustapha Bey, Turk. min., Nov. 11, 1896, **2**, p. 280; **4**, p. 89; **7**, pp. 982, 1052.
to Dun, min. to Japan, Nov. 12, 1896, **4**, pp. 314-316.
to Dupuy de Lôme, Span. min., Nov. 12, 1896, **7**, p. 867.
to Martin & Weil, Nov. 13, 1896, **5**, p. 76.
to Townsend, Nov. 13, 1896, **4**, pp. 289, 391, 404.
to Foster's Sons, Nov. 14, 1896, **3**, p. 688.
to Peirce, chargé at St. Petersburg, Nov. 18, 1896, **3**, p. 888.
to Dessaw, Nov. 19, 1896, **6**, p. 670.
to Weltner, Nov. 19, 1896, **3**, p. 552.
to von Reichenau, Ger. leg., Nov. 20, 1896, **3**, p. 551.
to Uhl, amb. to Germany, Nov. 20, 1896, **2**, p. 536; **3**, p. 551.
to Anderson, Nov. 21, 1896, **3**, pp. 961-962.
to Sec. of Treas., Nov. 21, 1896, **5**, p. 274.
to Sturtevant, Nov. 25, 1896, **3**, p. 773.
to Baron Fava, Ital. amb., Nov. 27, 1896, **3**, pp. 344-346, 353.
to Rïsley, min. to Denmark, Nov. 28, 1896, **3**, p. 986.
to Romero, Mex. amb., Dec. 1, 1896, **2**, p. 381.
to Smythe, min. to Hayti, Dec. 2, 1896, **4**, p. 90.
to Patenôte, French amb., Dec. 3, 1896, **5**, p. 402.
to Denby, min. to China, Dec. 3, 1896, **5**, p. 448.
to Rand, Dec. 3, 1896, **6**, p. 626.
to President, Dec. 7, 1896, **1**, pp. 308, 473-474, 502, 550, 680, 755, 766, 922; **2**, pp. 75, 204, 425; **3**, pp. 444-445, 491, 652-653, 672, 673, 794-795; **4**, pp. 28, 605, 780, 804; **5**, pp. 6, 301, 455-456, 457, 462, 469, 582, 760; **6**, pp. 117-123, 580-581, 843-844, 968.
to Brice, Dec. 9, 1896, **3**, pp. 498-499.
to Eustis, amb. to France, Dec. 10, 1896, **1**, p. 308; **2**, p. 638.
to Willis, min. to Hawaii, Dec. 11, 1896, **4**, p. 731.
to Peirce, chargé at St. Petersburg, Dec. 15, 1896, **5**, p. 97.
to Taylor, min. to Spain, Dec. 15, 1896, **6**, p. 968.
to Sir J. Pauncefote, Brit. amb., Dec. 17, 1896, **1**, p. 788.
to Denby, min. to China, Dec. 19, 1896, **4**, p. 568.
to Uhl, amb. to Germany, Dec. 21, 1896, **3**, p. 754.
to Neill, chargé to Peru, Dec. 22, 1896, **6**, p. 627.
to Atty.-Gen., Dec. 28, 1896, **7**, p. 1083.
to Neill, chargé at Lima, Dec. 28, 1896, **6**, p. 990.
to Sec. of Treas., Jan. 8, 1897, **4**, p. 191; **5**, p. 274.
to Hengelmüller, Austrian min., Jan. 9, 1897, **3**, p. 808.

- Olney, Richard, Sec. of State, to Sec. of Int., Jan. 11, 1897, **1**, pp. 656, 765.
 to clerk of common pleas court, New York City, Jan. 13, 1897, **3**, pp. 512-513.
 to Denby, min. to China, Jan. 13, 1897, **3**, pp. 340, 850.
 to Hengelmüller, Austrian min., Jan. 13, 1897, **3**, pp. 807-808.
 to Lodge, M. C., Jan. 13, 1897, **6**, p. 794.
 to Sec. of War, Jan. 13, 1897, **1**, p. 656.
 to Patenôtre, French amb., Jan. 15, 1897, **5**, p. 402.
 to Chandler, Jan. 16, 1897, **3**, p. 343.
 to Sir J. Pouncefote, Brit. amb., Jan. 16, 1897, **2**, p. 612
 to Dramis, Jan. 19, 1897, **3**, p. 613.
 to President, Jan. 22, 1897, **3**, p. 492.
 to Moustapha Bey, Turk. min., Jan. 26, 1897, **6**, pp. 793, 794.
 to Denby, min. to China, Feb. 2, 1897, **2**, pp. 616, 621, 634; **4**, p. 261.
 to Baker, min. to Nicaragua and San Salvador, Feb. 6, 1897, **4**, p. 590.
 to Gov. of Georgia, Feb. 9, 1897, **6**, p. 740.
 to Taylor, min. to Spain, Feb. 12, 1897, **6**, pp. 911-912.
 to Peirce, chargé at St. Petersburg, Feb. 13, 1897, **3**, p. 648
 to Terrell, min. to Turkey, Feb. 16, 1897, **2**, p. 709.
 to Taylor, min. to Spain, Feb. 17, 1897, **5**, p. 100.
 to Moustapha Bey, Turk. min., Feb. 19, 1897, **5**, p. 72.
 to Smythe, min. to Hayti, Feb. 20, 1897, **4**, p. 736.
 to Heard, Feb. 23, 1897, **5**, p. 776.
 to Ger. amb., Feb. 24, 1897, **2**, p. 771.
 to Sleeper, min. to Colombia, Feb. 24, 1897, **6**, pp. 642-643, 782.
 to Breckinridge, min. to Russia, Feb. 25, 1897, **4**, pp. 434-435.
 to Taylor, min. to Spain, Feb. 25, 1897, **2**, p. 771.
 to Denby, min. to China, Feb. 27, 1897, **5**, p. 450.
 to Romero, Mex. min., Mar. 5, 1897, **4**, p. 263.
 to Terrell, min. to Turkey, Mar. 5, 1897, **6**, p. 702.
 to Peak, min. to Switzerland, Mar. 6, 1897, **3**, pp. 664-666.
- Onís, Luis de, Span. min., to Sec. of State, Sept. 5, 1815, **7**, p. 800.
 to Sec. of State, Mar. 2, 1816, **7**, p. 800.
 to Adams, Sec. of State, Oct. 24, 1818, **1**, p. 439.
- Oribe, Gen., Argentine commander, to Capt. Voorhees, U. S. N., Oct. 3, 1844, **1**, p. 180.
- Orth, Godlove S., min. to Austria-Hungary, to Count Andrassy, Austro-Hungarian for-
 office, Jan. 24, 1876, **6**, p. 100.
- Osma, Joaquín José de, Peruvian min., to Sec. of State, Feb. 22, 1853, **3**, p. 25.
- Osma, Juan Ignacio de, Peruvian chargé, to Sec. of State, June 2, 1852, **6**, p. 655.
- O'Sullivan, John L., min. to Portugal, to Marcy, Sec. of State, June 28, 1854, **4**, p. 769.
- Oswald, Richard, to Lord Shelburne, July 10, 1782, **5**, p. 693.
 to Lord Shelburne, July 11, 1782, **5**, p. 672.
 to Thomas Townshend, Aug. 11 and 13, 1782, **5**, pp. 673-677.
 to Thomas Townshend, Aug. 15 and 17, 1782, **5**, pp. 677-681.
 to Thomas Townshend, Aug. 17, 1782, **5**, pp. 681-682, 692.
 to Thomas Townshend, Aug. 18, 1782, **5**, pp. 682, 692.
 to Thomas Townshend, Aug. 21, 1782, **5**, p. 692.
 to Thomas Townshend, Sept. 10, 1782, **5**, pp. 682-686.
 to Thomas Townshend, Sept. 11, 1782, **5**, pp. 638, 694.
 to Thomas Townshend, Nov. 8, 1782, **5**, p. 640.
 to Thomas Townshend, Nov. 30, 1782, **5**, p. 687.
- Otis, Gen., order, Sept. 26, 1898, **4**, p. 234.
 orders, Nov. 25, 1898, **1**, p. 427.
 order, Apr. 1, 1899, **4**, p. 235.
- Owen, Commander, U. S. S. *Seminole*, to Sec. of Navy, July 31, 1869, **2**, p. 1084.
- Pakenham, Richard, Brit. min., to Calhoun, Sec. of State, July 23, 1814, **1**, p. 695.
 to Buchanan, Sec. of State, July 29, 1815, **5**, p. 375.

- Palmerston, Lord, Brit. for. sec., to Moreno, min. of Buenos Ayres at London, Jan. 8, 1834, **1**, p. 888.
- to Am. representative at London, Nov. 13, 1835, **2**, p. 350.
- to Stevenson, min. to England, June 6, 1838, **2**, p. 410.
- to Bancroft, min. to England, Nov. 16, 1847, **7**, p. 754.
- to Bulwer, Brit. min. to Spain, Mar. 10, 1848, **4**, p. 545.
- to Isturiz, Span. min. at London, June 12, 1848, **4**, pp. 538-539, 545.
- to Bancroft, min. to England, Aug. 16, 1849, **3**, p. 567.
- to Crampton, Brit. m.n., Nov. 9, 1849, **3**, p. 134.
- to Lawrence, min. to England, Nov. 13, 1849, **3**, p. 135.
- to Lawrence, min. to England, Nov. 19, 1849, **3**, p. 135.
- to Lord Howden, Sept. 1, 1850, **4**, p. 546.
- Paranhos, Viscount, Brazilian min. of for. aff., to Webb, min. to Brazil, Aug. 5, 1868, **4**, p. 563; **7**, p. 854.
- Pardo, José, Peruvian min. of for. aff., to Neill, chargé at Peru, Dec. 14, 1903, **6**, p. 722.
- Paredes, Victoriano de Diego, Colombian chargé, to Marey, Sec. of State, June 6, 1853, **3**, p. 126.
- Parnell, C. S., M. P., and Power, J. O'C., M. P., to Sec. of State, Oct. 17, 1876, **4**, p. 30.
- to Sec. of State, Oct. 20, 1876, **4**, p. 30.
- Partridge, Frank C., min. to Venezuela, to Gresham, Sec. of State, Mar. 8, 1893, **2**, p. 326.
- to Gresham, Sec. of State, Mar. 10, 1893, **2**, p. 463.
- to Gresham, Sec. of State, Apr. 11, 1893, **2**, p. 883.
- to Gresham, Sec. of State, May 25, 1893, **2**, p. 326.
- to Gresham, Sec. of State, July 10, 1893, **1**, p. 670.
- to Gresham, Sec. of State, July 12, 1893, **3**, p. 709; **6**, pp. 297-298.
- to Gresham, Sec. of State, July 22, 1893, **2**, p. 326.
- to Gresham, Sec. of State, July 25, 1893, **2**, p. 326.
- cons.-gen. at Tangier, to Sec. of State, May 19, 1898, **2**, p. 750.
- Partridge, F. W., cons. at Bangkok, to Fish, Sec. of State, July 21, 1870, **5**, p. 847.
- Partridge, James R., min. to Salvador, to Seward, Sec. of State, Sept. 26, 1863, **4**, p. 501.
- min. to Brazil, to Fish, Sec. of State, Jan. 21, 1875, **6**, p. 815.
- to Fish, Sec. of State, Apr. 20, 1876, **2**, p. 226.
- Pasetti, Austrian for. office, to Grant, min. to Austria-Hungary, Jan. 17, 1890, **2**, p. 113.
- to Grant, min. to Austria-Hungary, Feb. 1, 1890, **2**, pp. 114-115.
- to Tripp, min. to Austria-Hungary, July 22, 1895, **3**, p. 991.
- Patenôte, J., French min., to Blaine, Sec. of State, Jan. 26, 1892, **5**, p. 174.
- to Foster, Sec. of State, June 19, 1892, **2**, pp. 138, 140.
- French amb., to Olney, Sec. of State, Feb. 12, 1896, **5**, pp. 346, 347.
- to Olney, Sec. of State, Apr. 18, 1896, **5**, p. 348.
- to Olney, Sec. of State, July 22, 1896, **5**, p. 348.
- to Sherman, Sec. of State, May 4, 1897, **2**, p. 452.
- to Sherman, Sec. of State, June 5, 1897, **2**, p. 453.
- to Sherman, Sec. of State, June 8, 1897, **2**, p. 453.
- Pattison, Gov. of Pennsylvania, to Sec. of State, July 1, 1893, **2**, p. 112.
- Pannecote, Sir Julian, Brit. min., to Blaine, Sec. of State, May 22, 1889, **4**, p. 181.
- to Blaine, Sec. of State, June 1, 1889, **4**, p. 181.
- to Blaine, Sec. of State, June 20, 1889, **4**, pp. 385-386.
- to Blaine, Sec. of State, July 3, 1889, **4**, p. 181.
- to Blaine, Sec. of State, May 10, 1890, **4**, p. 387.
- to Sec. of State, June 27, 1891, **4**, p. 314.
- to Blaine, Sec. of State, Nov. 25, 1891, **4**, p. 229.
- to Blaine, Sec. of State, Jan. 5, 1892, **4**, p. 150.
- to Blaine, Sec. of State, Mar. 8, 1892, **4**, p. 150.
- to Foster, Sec. of State, Dec. 5, 1892, **1**, p. 874.

- Pauncefote, Sir Julian, Brit. min., to Sec. of State, Mar. 2, 1893, **1**, p. 906.
 Brit. amb., to Gresham, Sec. of State, Aug. 31, 1893, **1**, p. 689.
 to Sec. of State, Dec. 13, 1893, **1**, p. 690.
 to Olney, Sec. of State, Feb. 4, 1896, **2**, p. 152.
 to Sec. of State, Mar. 11, 1896, **1**, p. 637.
 to Olney, Sec. of State, May 16, 1896, **4**, p. 186.
 to Sec. of State, June 4, 1896, **1**, p. 683.
- Pauncefote, Sir Julian, Patenôtre, Fava, Thielman, von Hengelmüller, and Kotzebue, to Sec. of State, Mar. 20, 1897, **7**, p. 139.
- Pauncefote, Sir Julian, Brit. amb., to Sherman, Sec. of State, Mar. 24, 1897, **7**, p. 139.
 to Sherman, Sec. of State, May 21, 1897, **5**, p. 776.
 to Sherman, Sec. of State, Dec. 27, 1897, **2**, p. 394.
 to Sherman, Sec. of State, Feb. 4, 1898, **2**, p. 394.
 to Sherman, Sec. of State, Feb. 17, 1898, **2**, p. 394.
 to Sherman, Sec. of State, Apr. 7, 1898, **6**, p. 205.
 to Sec. of State, Apr. 27, 1898, **7**, p. 938.
 to Adee, Act. Sec. of State, Sept. 24, 1898, **1**, p. 515.
 to Hay, Sec. of State, Oct. 10, 1898, **1**, p. 406.
 to Hay, Sec. of State, Dec. 5, 1898, **4**, p. 408.
 to Hay, Sec. of State, Dec. 13, 1898, **7**, p. 140.
- Pauncefote, Sir Julian, Brit. amb., Count Cassini, Russ. amb., Thiébaud, French chargé, and G. C. Vinci, Ital. chargé, to Hay, Sec. of State, Dec. 13, 1898, **7**, p. 140.
- Pauncefote, Sir Julian, Brit. amb., to Hay, Sec. of State, Jan. 5, 1899, **2**, p. 381.
 to Hay, Sec. of State, Jan. 18, 1899, **1**, p. 406.
 to Hay, Sec. of State, Feb. 14, 1899, **1**, p. 407.
 to Hay, Sec. of State, Feb. 14, 1899, **1**, p. 534.
 to Hay, Sec. of State, May 25, 1899, **1**, p. 534.
 to Sec. of State, Dec. 30, 1899, **7**, p. 784.
 to Hay, Sec. of State, Mar. 20, 1900, **4**, p. 420.
 to Hay, Sec. of State, Oct. 23, 1900, **5**, p. 549.
 to Sec. of State, Jan. 12, 1901, **4**, p. 330.
 to Sec. of State, Jan. 14, 1901, **1**, p. 753.
 to Sec. of State, Feb. 4, 1901, **4**, p. 236.
 to Hay, Sec. of State, Mar. 11, 1901, **3**, p. 212.
- Payson, Charles, Third Assist. Sec. of State, to Van Buren, Nov. 23, 1879, **2**, p. 658.
 to Lighthouse, Jan. 23, 1880, **1**, p. 580.
 to McDaniel and Souther, May 26, 1880, **1**, pp. 569, 575.
 to Granger, May 28, 1880, **1**, p. 569.
- Pearson, Richmond, min. to Persia, to Hay, Sec. of State, Nov. 29, 1904, **6**, p. 807.
 to Hay, Sec. of State, Dec. 28, 1904, **6**, p. 807.
- Pearson, Samuel, in behalf of South African Republic, to President, Feb. 1, 1902, **7**, p. 968.
- Peak, John L., min. to Switzerland, to Pres. of Swiss Confederation, Sept. 29, 1896, **3**, p. 674.
 to Olney, Sec. of State, Oct. 12, 1896, **3**, p. 674.
 to Pres. of Swiss Confederation, Dec. 8, 1896, **3**, p. 673.
 to Olney, Sec. of State, Feb. 3, 1897, **3**, pp. 674-676.
 to Olney, Sec. of State, Feb. 16, 1897, **3**, p. 664.
 to Olney, Sec. of State, Feb. 18, 1897, **3**, p. 664.
 to Swiss min. of for. aff., Mar. 24, 1897, **3**, p. 666.
- Peirce, Herbert H. D., chargé at St. Petersburg, to Russ. min. of for. aff., June 4, 1895, **4**, p. 111.
 to Uhl, Act. Sec. of State, June 13, 1895, **2**, p. 9.
 to Chichkine, Russ. min. of for. aff., Sept. 28, Oct. 10, 1895, **3** pp. 649-650.
 to Chichkine, Russ. min. of for. aff., Oct. 1/16, 1895, **3**, p. 650.
 to Olney, Sec. of State, Oct. 10, 1895, **3**, p. 649.

- Peirce, Herbert H. D., chargé at St. Petersburg, to Sherman, Sec. of State, Aug. 18, 1897, **3**, p. 462.
to Hay, Sec. of State, Nov. 9, 1898, **1**, p. 927.
- Peirce, Herbert H. D., Act. Sec. of State, to Sec. of Navy, June 24, 1905, **7**, p. 996.
to Sec. of Navy, June 28, 1905, **7**, p. 996.
- Peixotto, Benjamin F., cons. at Bucharest, to Fish, Sec. of State, Apr. 19, 1872, **6**, p. 360.
- Pendleton, George H., min. to Germany, to Count Hatzfeldt, Imp. min. for for. aff., June 3, 1885, **3**, p. 381.
to Bayard, Sec. of State, June 22, 1885, **4**, pp. 76, 77.
to Count Hatzfeldt, Imp. sec. for for. aff., Aug. 13, 1885, **3**, pp. 366, 367.
to Bayard, Sec. of State, Aug. 31, 1885, **3**, p. 381.
to Bayard, Sec. of State, Nov. 16, 1885, **4**, p. 79.
to Count Bismarek, Imp. sec. for for. aff., Dec. 24, 1885, **3**, pp. 382, 384, 390.
to Bayard, Sec. of State, Jan. 18, 1886, **3**, p. 384.
to Bayard, Sec. of State, Feb. 1, 1886, **3**, pp. 366, 367.
to Count Bismarek, Feb. 1, 1886, **3**, pp. 366, 367.
to Sec. of State, Feb. 1, 1886, **3**, p. 603.
to Bayard, Sec. of State, Mar. 29, 1886, **3**, pp. 367-368.
to Count Bismarek, Apr. 10, 1886, **3**, pp. 389-391, 392, 393, 396.
to Count Bismarek, Imp. sec. for for. aff., Apr. 16, 1886, **3**, pp. 392, 396.
to Count Bismarek, Apr. 5, 1887, **3**, p. 433.
to Bayard, Sec. of State, Apr. 7, 1887, **3**, p. 395.
to Bayard, Sec. of State, June 21, 1887, **3**, p. 438.
to Bayard, Sec. of State, July 22, 1887, **3**, p. 433.
to Bayard, Sec. of State, July 28, 1887, **3**, p. 438.
to Bayard, Sec. of State, Nov. 8, 1887, **3**, p. 368.
to Bayard, Sec. of State, Mar. 20, 1888, **2**, p. 61.
- Penfield, Frederick C., agt. at Cairo, to Gresham, Sec. of State, Feb. 17, 1894, **2**, p. 724.
- Penfield, W. L., solicitor, Dept. of State, to Assist. Sec. of State, Nov. 23, 1897, **5**, pp. 318, 469.
memo., June 5, 1905, **7**, pp. 992, 995.
- Peralta, Manuel M., Costa Rican min., to Frelinghuysen, Sec. of State, Feb. 28, 1885, **3**, p. 198.
- Peraza, Bolet, Venez. min., to Sec. of State, Sept. 10, 1892, **7**, p. 1023.
- Pereira, Chilean min. of for. aff., to Egan, min. to Chile, Jan. 25, 1892, **6**, pp. 859-863.
- Pereira, sec. of Colombian leg. at Paris, to Colombian min. of for. aff., June 24, 1881, **3**, p. 255.
- Pereira de Campos Verjueiro, Nicolao, Brazilian min. of justice, to Manuel Ignacio Cavalcanti de Lacerda, Oct. 1, 1847, **2**, p. 118.
- Pereira, Joaquin Barrozo. See Barrozo, Pereira Joaquin.
- Perez, Julio E., Colombian min. for. aff., to Scruggs, Am. min., Jan. 26, 1884, **2**, p. 589.
- Perez, S., Colombian min., to Fish, Sec. of State, Feb. 13, 1871, **3**, p. 7.
to Fish, Sec. of State, Apr. 15, 1871, **3**, p. 7: **5**, p. 325.
- Perkins, M. C., to Hay, Sec. of State, Dec. 24, 1901, **1**, p. 576.
to Sec. of State, Feb. 3, 1902, **1**, p. 576.
- Perry, Horatio J., chargé at Madrid, to Seward, Sec. of State, Oct. 28, 1864, **6**, p. 518.
to Seward, Sec. of State, Jan. 31, 1865, **6**, p. 518.
to Seward, Sec. of State, May 7, 1865, **6**, p. 518.
- Perry, Commodore Matthew C., to King of Siam, Mar. 14, 1853, **5**, p. 845.
to Sec. of Navy, June 25, 1853, **5**, p. 431.
to Emperor of Japan, July 14, 1853, **5**, p. 738.
- Persian prime min. to McDonald, min. to Persia, Jan. 5, 1894, **3**, p. 620.
- Peruvian Govt. to Peruvian authorities, cir., July 31, 1840, **2**, p. 548.
to Brazil, New Granada, Ecuador, and Venezuela, cir., July 13, 1853, **1**, p. 642.

- Peruvian min. of for. aff., cir., Nov. 10, 1841, **2**, p. 548.
- Phelps, E. J., min. to England, to Bayard, Sec. of State, Aug. 5, 1885, **5**, p. 584.
 to Bayard, Sec. of State, May 14, 1886, **6**, p. 756.
 to Lord Rosebery, for. sec., June 2, 1886, **1**, p. 828.
 to Bayard, Sec. of State, Oct. 15, 1887, **5**, p. 299.
 to Bayard, Sec. of State, Sept. 12, 1888, **1**, pp. 897-898.
 to Bayard, Sec. of State, Oct. 26, 1888, **4**, p. 537.
 to Bayard, Sec. of State, Oct. 28, 1888, **4**, p. 537.
 to Bayard, Sec. of State, Nov. 2, 1888, **4**, p. 537.
 to Lord Salisbury, Brit. sec. for for. aff., Dec. 4, 1888, **4**, pp. 538, 543, 544.
 to Bayard, Sec. of State, Dec. 29, 1888, **4**, p. 539.
- Phelps, S. L., min. to Peru, to Frelinghuysen, Sec. of State, Apr. 29, 1884, **1**, p. 159.
- Phelps, T. G., to Treas. Dept., Mar. 25, 1872, **1**, p. 894.
- Phelps, William Walter, min. to Germany, to Blaine, Sec. of State, Oct. 3, 1889, **3**, p. 942.
 to Blaine, Sec. of State, Nov. 14, 1889, **3**, p. 943.
 to Sec. of State, July 29, 1890, **2**, pp. 123-124.
 to Sec. of State, Jan. 13, 1891, **4**, p. 672.
 to Blaine, Sec. of State, Feb. 18, 1891, **2**, p. 714.
 to Blaine, Sec. of State, Mar. 2, 1891, **3**, p. 476.
 to Blaine, Sec. of State, Apr. 8, 1892, **3**, p. 533.
 to Blaine, Sec. of State, Apr. 25, 1892, **3**, p. 434.
- Phillips, Samuel F., Solic.-Gen., opinion, July 16, 1875, 15 Op. 500, **4**, pp. 309, 328.
 1877, 15 Op. 599, **3**, p. 457.
 1879, 16 Op. 642, **4**, p. 391.
- Pickering, Timothy, Sec. of State, to Bond, Brit. chargé, Sept. 30, 1795, **7**, p. 1027.
 to Capt. Shalleross, Nov. 9, 1795, **2**, p. 969.
 to Caines, Nov. 16, 1795, **2**, p. 969.
 to Adet, French min., Jan. 20, 1796, **7**, p. 956.
 to Adet, French min., May 24, 1796, **7**, p. 936.
 to Adet, French min., May 25, 1796, **7**, p. 956.
 to Adet, June 2, 1796, **5**, p. 30.
 to Gov. of Vermont, June 3, 1796, **4**, p. 248.
 to President, June 3, 1796, **4**, p. 248.
 to King, min. to England, June 8, 1796, **7**, p. 788.
 to King, min. to England, June 17, 1796, **4**, p. 559.
 to Gov. of Pennsylvania, July 8, 1796, **2**, p. 142.
 to President, July 19, 1796, **7**, p. 936.
 to President, July 27, 1796, **5**, p. 397.
 certificate to Ferdinand Gordon, Aug. 3, 1796, **3**, p. 856.
 certificate to A. E. V. Houckgeest, Aug. 13, 1796, **3**, pp. 856-857.
 to U. S. commr. to determine St. Croix River, Aug. 22, 1796, **7**, pp. 35-36.
 to Morris, Aug. 27, 1796, **4**, p. 451.
 to Lieut. Gov. of Virginia, Sept. 2, 1796, **1**, p. 704.
 to King, min. to England, Oct. 26, 1796, **3**, p. 795.
 to C. C. Pinckney, min. to France, Nov. 5, 1796, **4**, pp. 10, 682.
 to Adet, French min., Nov. 15, 1796, **7**, p. 936.
 to Pinckney, min. to England, Jan. 16, 1797, **7**, pp. 546, 661, 679.
 to King, min. to England, May 9, 1797, **7**, p. 494.
 memo., May 15, 1797, **7**, p. 438.
 to Letombe, French cons.-gen., May 29, 1797, **2**, pp. 24, 85.
 to J. Q. Adams, min. to Prussia, July 17, 1797, **7**, p. 437.
 to President, Aug. 1, 1797, **2**, p. 1060.
 to Marquis d'Yrujo, Span. min., Feb. 13, 1798, **4**, p. 511.
 report to Senate, Feb. 28, 1798, **2**, p. 989; **5**, p. 600.

- Pickering, Timothy, Sec. of State, to Pinckney, Marshall, and Gerry, Mar. 23, 1798, 7, p. 978.
- marine passport for the *Benjamin Franklin*, June 1, 1798, 7, p. 534.
- to Latimer, Oct. 27, 1798, 7, p. 148.
- to Am. mins., Dec. 3, 1798, 7, p. 543.
- to King, min. to England, Jan. 8, 1799, 2, p. 989.
- to King, min. to England, Feb. 5, 1799, 4, p. 145.
- to Satori, cons. at Rome, Mar. 28, 1799, 1, p. 129.
- to Simons, collector at Charleston, S. C., Mar. 30, 1799, 7, p. 543.
- to Holmes, Apr. 10, 1799, 7, p. 148.
- to King, min. to England, May 11, 1799, 1, p. 874.
- to Smith, May 13, 1799, 5, p. 117.
- to Pinckney, May 16, 1799, 7, p. 148.
- to Hulings, May 18, 1799, 2, p. 1052.
- to Judge Bee, June 3, 1799, 4, p. 281.
- to Satori, cons. at Rome, June 11, 1799, 1, p. 129.
- to King, min. to England, June 14, 1799, 2, p. 989.
- to Henry, Ellsworth, and Murray, mins. to France, Oct. 22, 1799, 5, p. 606; 6, p. 707.
- to King, min. to England, Mar. 7, 1800, 4, p. 416.
- to Vans Murray, Mar. 10, 1800, 4, p. 270.
- to Liston, Brit. min., May 3, 1800, 4, p. 417; 7, pp. 501-502.
- Pickett, J. C., chargé to Peru, to Forsyth, Sec. of State, Aug. 10, 1840, 3, pp. 303, 716.
- to Peruvian min. of for. aff., Aug. 30, 1840, 3, p. 716.
- to Dept. of State, Feb. 17, 1841, 3, p. 716.
- to Webster, Sec. of State, Nov. 12, 1841, 3, pp. 303, 716.
- Pierce, Charles D., cons.-gen. of Orange Free State at New York, to Hay, Sec. of State, Dec. 11, 1899, 7, p. 969.
- Pierce, Franklin, President, inaugural address, Mar. 4, 1853, 1, p. 588.
- message, Mar. 21, 1853, 1, p. 126.
- message, Dec. 5, 1853, 1, p. 644; 3, pp. 834-835; 5, p. 854.
- message, Feb. 10, 1854, 5, p. 192.
- message, Dec. 4, 1854, 2, p. 416; 5, p. 80; 7, pp. 114-116, 352-353, 466, 449-450, 551-552, 566.
- message, Dec. 31, 1855, 1, p. 662; 2, p. 447; 3, p. 164; 6, p. 264; 7, pp. 882-884, 894, 956-957.
- message, Feb. 14, 1856, 3, p. 164.
- message, Feb. 25, 1856, 2, p. 647; 5, p. 422.
- message, Apr. 29, 1856, 1, p. 575.
- message, May 15, 1856, 1, pp. 142-143.
- message, July 15, 1856, 2, p. 647; 5, p. 422.
- message, Dec. 2, 1856, 3, pp. 37, 116; 7, pp. 563-565.
- message, Dec. 10, 1856, 3, p. 143.
- message, Dec. 12, 1856, 2, p. 647.
- Pierce, Henry A., min. to Hawaii, to Fish, Sec. of State, Feb. 25, 1871, 1, p. 484.
- Pierrepoint, Edwards, Atty.-Gen., 1875, 15 Op. 15, 3, pp. 540, 884, 885, 944.
- Apr. 12, 1876, 15 Op. 90, 4, p. 471.
- Pile, William A., min. to Venezuela, to Fish, Sec. of State, May 16, 1872, 3, p. 708.
- to Fish, Sec. of State, May 7, 1873, 6, p. 319.
- Pinckney, Charles, Gov. of South Carolina, to President Washington, Aug. 18, 1791, 4, p. 247, to President Washington, Jan. 8, 1792, 4, p. 247.
- Pinckney, Charles, and Monroe, James, mins. to Spain, to Cevallos, Span. min. of state, Apr. 20, 1805, 1, p. 263.
- Pinckney, Charles C., Marshall, and Gerry, commrs. to France, to Talleyrand, French min. of for. aff., Jan. 17, 1798, 7, pp. 438-439.

- Pineckney, Thomas, min. to England, to Lord Grenville, Brit. for. sec., undated, 7, p. 678.
to Jefferson, Sec. of State, Mar. 13, 1793, 7, p. 675.
- Pinkney, William, min. to England, to Lord Wellesley, Brit. for. sec., Jan. 2, 1810, 4, p. 513,
to Smith, Sec. of State, Nov. 14, 1810, 4, p. 513.
to Lord Wellesley, Brit. for. sec., Jan. 14, 1811, 4, p. 513; 7, p. 799.
to Lord Wellesley, Brit. for. sec., Feb. 17, 1811, 4, p. 513.
- Pioda, J. B., Swiss min., to Day, Sec. of State, June 29, 1898, 5, p. 285.
to Adee, Act. Sec. of State, Sept. 26, 1898, 5, p. 285.
- Pitkin, John R. G., min. to Argentine Republic, to Blaine, Sec. of State, Nov. 20, 1889,
2, p. 541.
to Blaine, Sec. of State, Apr. 19, 1890, 3, p. 967.
to Blaine, Sec. of State, Mar. 16, 1891, 2, p. 867.
to Blaine, Sec. of State, May 27, 1891, 2, p. 349.
to Blaine, Sec. of State, July 7, 1891, 2, p. 349.
- Pius, PP., IX., to Davis, President of Confederacy, Dec. 3, 1863, 1, p. 211; 6, p. 56.
to Dudley A. Mann, Confederate commr., Dec. 3, 1863, 1, p. 211.
- Plançon, de, Russ. chargé at Peking, to Prince Ch'ing, Apr. 18, 1903, 5, p. 549.
- Plunkett, Brit. chargé, to F. W. Seward, Act. Sec. of State, Sept. 25, 1877, 2, p. 373.
- Poletica, Pierre de, Russ. min., to J. Q. Adams, Sec. of State, Jan. 30/Feb. 11, 1822, 1, p. 891.
to J. Q. Adams, Sec. of State, Feb. 28, 1822, 1, p. 891.
- Polk, James K., President, message, Dec. 2, 1845, 1, pp. 278, 456; 5, p. 223; 6, pp. 420-
421, 422.
message to Senate, Dec. 16, 1845, 5, p. 192.
message, Mar. 19, 1846, 5, p. 853.
message, Apr. 20, 1846, 4, pp. 805-806.
message, May 11, 1846, 5, p. 779; 6, p. 1009; 7, p. 169.
message, 1846, 1, p. 46.
message, Feb. 10, 1847, 3, pp. 7-10.
message, Feb. 15, 1847, 5, p. 304.
to Sec. of Treas., Mar. 23, 1847, 7, p. 282.
to Sec. of Navy, Mar. 31, 1847, 7, p. 283.
to Marey, Sec. of War, Mar. 31, 1847, 7, p. 284.
message, Dec. 7, 1847, 1, p. 130; 5, p. 375; 6, p. 1008.
message, Feb. 10, 1848, 7, pp. 269, 286.
message, Feb. 23, 1848, 1, p. 459; 5, pp. 782, 782-783.
message, Feb. 29, 1848, 5, p. 782.
message, Apr. 3, 1848, 1, p. 125.
message, Apr. 29, 1848, 6, pp. 423-424.
message, July 6, 1848, 1, p. 459.
message, July 24, 1848, 1, pp. 46-47.
message, Dec. 28, 1848, 2, p. 91.
message, Feb. 9, 1849, 5, p. 783.
- Polo de Bernabé, José, Span. min., to Fish, Sec. of State, Dec. 30, 1873, 2, p. 968; 6, p. 85.
to Fish, Sec. of State, Feb. 2, 1874, 2, p. 989; 6, p. 85.
- Polo de Bernabé, Luis, Span. min., to Sherman, Sec. of State, Mar. 28, 1898, 6, pp. 183-184.
to Sherman, Sec. of State, Apr. 1, 1898, 6, p. 199.
to Sherman, Sec. of State, Apr. 2, 1898, 6, p. 184.
to Sherman, Sec. of State, Apr. 3, 1898, 6, pp. 201-202.
to Day, Assist. Sec. of State, Apr. 5, 1898, 6, p. 203.
to Sherman, Sec. of State, Apr. 10, 1898, 6, pp. 208-210, 221.
to Sherman, Sec. of State, Apr. 20, 1898, 6, p. 227; 7, p. 170.
- Pombo, Rafael, Granadian chargé, to Seward, Sec. of State, Mar. 31, 1861, 7, p. 809.
- Pomeroy, cons.-gen. at Cairo, to Freminghuysen, Sec. of State, Mar. 28, 1884, 5, p. 585.

- Pontois, Edouard, French min., to Forsyth, Sec. of State, July 20, 1838, 7, p. 135.
- Porter, A. G., min. to Italy, to Sec. of State, Oct. 26, 1889, 2, p. 128.
to Blaine, Sec. of State, May 4, 1891, 2, p. 716.
- Porter, David, chargé at Constantinople, to Livingston, Sec. of State, Sept. 26, 1831, 2, pp. 669, 671.
- Porter, Horace, amb. to France, to Day, Sec. of State, May 11, 1898, 7, p. 868.
to Day, Sec. of State, June 7, 1898, 7, pp. 867, 868.
to Hay, Sec. of State, Apr. 5, 1899, 3, p. 538.
to Hay, Sec. of State, Feb. 21, 1900, 3, p. 924.
- Porter, James D., Assist. Sec. of State, to Saunders, Apr. 2, 1885, 1, p. 579.
to Beraza, Apr. 9, 1885, 2, p. 227.
to Messrs. Hogan, Apr. 22, 1885, 5, p. 120.
to cons.-gen. at Constantinople, May 8, 1885, 2, pp. 744, 745.
to Offutt, May 9, 1885, 6, p. 808.
to Messrs. Condert, May 28, 1885, 1, pp. 577, 578.
to Barnard, May 29, 1885, 3, p. 628.
- Act. Sec. of State, to Howe, June 1, 1885, 4, p. 44.
to Osborn, min. to Brazil, June 2, 1885, 5, p. 71.
Assist. Sec. of State, to Johnson, June 4, 1885, 3, p. 628.
- Act. Sec. of State, to Phelps, min. to Peru, June 4, 1885, 6, p. 253.
to Emmet, chargé at Constantinople, June 8, 1885, 3, pp. 691-692; 4, p. 22.
to Hall, min. to Central America, June 9, 1885, 6, p. 702.
to Burt, July 11, 1885, 3, pp. 774-775, 820.
to Scrymser, June 11, 1885, 4, p. 701.
to Winchester, min. to Switzerland, July 11, 1885, 3, p. 903; 4, p. 151.
to Hall, min. to Central America, July 13, 1885, 6, p. 703.
to Lothrop, min. to Russia, July 18, 1885, 3, pp. 631-632.
to Sackville West, Brit. min., July 18, 1885, 4, p. 355.
to Cox, min. to Turkey, Aug. 10, 1885, 5, p. 12.
to Maj. Kloss, Swiss chargé, Aug. 11, 1885, 4, p. 597.
to Carrasco, Aug. 15, 1885, 2, p. 93.
to Jackson, min. to Mexico, Sept. 14, 1885, 2, p. 347.
to Winchester, min. to Switzerland, Sept. 14, 1885, 3, pp. 541, 546, 928.
to Phelps, min. to England, Sept. 16, 1885, 5, pp. 584-585.
to Collins, Sept. 21, 1885, 3, p. 610.
- Assist. Sec. of State, to Lazarus & Co., Oct. 31, 1885, 3, p. 118.
- Act. Sec. of State, to Curry, min. to Spain, Jan. 2, 1886, 7, p. 54.
to Tree, min. to Belgium, Jan. 2, 1886, 5, p. 298.
to Curry, min. to Spain, Jan. 4, 1886, 3, pp. 740, 769.
to Hopkins, Jan. 4, 1886, 5, p. 772.
to Garland, Atty.-Gen., Jan. 5, 1886, 2, p. 1100.
to Romero, Mex. min., Jan. 18, 1886, 1, p. 571.
to Stearns & Co., Jan. 19, 1886, 5, pp. 126-127.
to Sec. of Treas., Feb. 1, 1886, 4, p. 222.
to Pendleton, min. to Germany, Feb. 2, 1886, 3, p. 752.
to Stanford, Feb. 2, 1886, 4, p. 259.
to Hubbard, min. to Japan, Feb. 3, 1886, 4, p. 259.
to Pickering, Feb. 3, 1886, 5, p. 571.
to Buckley, Feb. 5, 1886, 1, p. 570.
- Assist. Sec. of State, to Tucker, Feb. 8, 1886, 2, p. 723.
- Act. Sec. of State, to Arakelyan, Feb. 13, 1886, 3, p. 694.
to King, Feb. 27, 1886, 6, p. 698; 7, p. 872.
to Curry, min. to Spain, June 16, 1886, 3, p. 32.

- Porter, James D., Assist. Sec. of State, to Stimson, June 28, 1886, **2**, p. 608.
 Act. Sec. of State, to Plumb, Aug. 28, 1886, **6**, p. 756.
 to Sackville West, Brit. min., Oct. 1, 1886, **6**, p. 331.
 to Cardwell, agt. and cons.-gen. at Cairo, Oct. 2, 1886, **2**, p. 505.
 to Biggs, Oct. 4, 1886, **4**, p. 51.
 to Tevfik Pasha, Turk. min., Oct. 4, 1886, **5**, p. 8.
 Assist. Sec. of State, to Kennedy, cons.-gen. at Shanghai, Nov. 10, 1886, **3**, pp. 849-850.
 Act. Sec. of State, to Jenks, Nov. 27, 1886, **5**, p. 112.
 Assist. Sec. of State, to Mathews, cons. at Tangier, Dec. 9, 1886, **2**, p. 750.
 Act. Sec. of State, to Gana, Chilean min., Jan. 3, 1887, **4**, p. 645.
 to Kennedy and Shellabarger, Jan. 4, 1887, **6**, pp. 633-634, 637.
 to Emmet, cons. at Smyrna, Mar. 30, 1887, **3**, p. 288.
 to Meyer, June 30, 1887, **3**, p. 769.
 to Lothrop, min. to Russia, June 30, 1887, **3**, p. 548.
 Assist. Sec. of State, to Alden, cons.-gen. at Rome, July 6, 1887, **2**, p. 547.
 to Shelley, July 23, 1887, **1**, p. 570.
 Act. Sec. of State, to Stryker and Campbell, Aug. 2, 1887, **4**, p. 40.
 to Magee, min. to Sweden and Norway, Aug. 5, 1887, **5**, p. 298.
 to Emmet, cons. at Smyrna, Aug. 9, 1887, **3**, p. 287.
 Assist. Sec. of State, to cons.-gen. at Honolulu, Aug. 18, 1887, **3**, p. 726.
 to U. S. cons. officers, Aug. 19, 1887, **2**, p. 611.
- Portland, Duke of, to King, min. to England, Sept. 22, 1798, **4**, p. 143.
 to Lord Cornwallis, Lord Lieut. of Ireland, Oct. 17, 1798, **4**, pp. 144-145.
- Portuguese commander of naval forces at Rio de Janeiro, to Admiral de Mello, Brazilian
 revolter, Oct. 1, 1893, **1**, p. 202.
 to Admiral de Mello, Brazilian revolter, Nov. 6, 1893, **1**, p. 203.
- Portuguese for. office, to Batcheller, min. to Portugal, Feb. 14, 1891, **2**, p. 721.
- Portuguese leg. in Brazil, to Portuguese min. for for. aff., Mar. 15, 1894, **2**, p. 853.
- Poussin, G. T. L., French min., to Buchanan, Sec. of State, Feb. 7, 1849, **4**, p. 530.
 to Clayton, Sec. of State, Apr., 1849, **4**, pp. 530-531.
 to Clayton, Sec. of State, May 30, 1849, **4**, p. 531.
- Powdermaker, to Blaine, Sec. of State, Mar. 11, 1889, **3**, p. 644.
- Powell, William F., min. to Hayti and chargé to Santo Domingo, to Sherman, Sec. of State,
 Dec. 4, 1897, **7**, p. 360.
 to Sherman, Sec. of State, Dec. 24, 1897, **6**, p. 475.
 to Sherman, Sec. of State, May 5, 1898, **5**, p. 731.
 to Lafontant, Haytian min. of for. afl., Mar. 30, 1899, **5**, p. 54.
 to Hay, Sec. of State, Sept. 2, 1899, **2**, p. 822.
 to Hay, Sec. of State, Nov. 11, 1899, **2**, p. 822.
 to Hay, Sec. of State, Sept. 18, 1903, **6**, p. 518.
 to Hay, Sec. of State, Sept. 26, 1903, **6**, p. 518.
 to Hay, Sec. of State, Oct. 8, 1903, **6**, p. 518.
 to Hay, Sec. of State, Oct. 12, 1903, **6**, p. 518.
- Prair, agt. Pac. St. Nav. Co. at Valparaiso, to Kennedy, Brit. min. to Chile, July 25, 1901,
7, p. 764.
- Pratt, E. Spencer, min. to Persia, to Bayard, Sec. of State, Nov. 5, 1888, **1**, p. 653.
- Preble, Commander G. H., to Burton, min. to Colombia, July 15, 1865, **3**, p. 122.
- President of Panama to Admiral Pearson, U. S. N., Sept. 6, 1865, **3**, p. 128.
- President of Swiss Federal Council, to Harrington, min. to Switzerland, July 14, 1869,
2, p. 551.
- President of Swiss Confederation to Washburn, min. to Switzerland, Oct. 19, 1889, **2**, p. 132.
 to Peak, min. to Switzerland, Oct. 8, 1896, **3**, p. 674.
 to Peak, min. to Switzerland, Jan. 22, 1897, **3**, pp. 673-674.

- Presidents of South African Republic and Orange Free State, to Lord Salisbury, Brit. for. sec., Mar. 5, 1900, 1, p. 212.
- Preston, Stephen, Haytian min., to Cadwalader, Act. Sec. of State, Aug. 26, 1875, 2, p. 814.
to Fish, Sec. of State, Oct. 25, 1875, 2, p. 815.
to Evarts, Sec. of State, Jan. 16, 1879, 2, p. 320.
to Evarts, Sec. of State, Feb. 4, 1879, 2, p. 322.
to Evarts, Sec. of State, Apr. 4, 1879, 2, p. 322.
to Frelinghuysen, Sec. of State, Feb. 29, 1884, 4, p. 552.
to Bayard, Sec. of State, Jan. 25, 1889, 7, pp. 897, 904.
to Bayard, Sec. of State, Feb. 4, 1889, 7, p. 904.
to Bayard, Sec. of State, Feb. 14, 1889, 7, p. 904.
to Bayard, Sec. of State, Feb. 15, 1889, 7, p. 904.
- Primrose, cons. at Pictou, Nova Scotia, to Sir R. D. George, provincial sec., July 15, 1839, 1, p. 789.
- Propolo, Lieut. Commander, Span. navy, to Commander Buckle, H. B. M. S. *Frolic*, Jan. 1, 1875, 7, p. 807.
- Pruyn, Erastus C., chargé at Caracas, to Seward, Sec. of State, Oct. 1, 1868, 3, p. 290.
- Pruyn, Robert H., min. to Japan, to Seward, Sec. of State, July 25, 1863, 5, p. 749.
to Seward, Sec. of State, Dec. 1, 1863, 5, p. 744.
- Pryor, Roger A., special agt. to Greece, to Sec. of State, Oct. 1/20, 1855, 6, p. 264.
- Pung Kwang Yu, Chinese leg., to Blaine, Sec. of State, May 23, 1890, 5, p. 239.
to Blaine, Sec. of State, June 7, 1890, 5, p. 239.
- Quadt, Count A. von, Ger. chargé, to Hay, Sec. of State, Oct. 20, 1900, 5, p. 549.
to Hay, Sec. of State, Nov. 8, 1901, 2, p. 311.
- Queen Regent of Spain to President McKinley, July 22, 1898, 1, pp. 520-521.
- Quinby, William E., min. to Netherlands, to Olney, Sec. of State, Sept. 26, 1894, 7, p. 867.
- Quincy, Josiah, Act. Sec. of State, to Thompson, min. to Turkey, Mar. 25, 1893, 4, p. 712.
to Sec. of Int., June 29, 1893, 5, p. 870.
- Randolph, Edmund, Atty.-Gen., opinion, 1792, 1 Op. 25, 6, p. 657.
June 26, 1792, 1 Op. 26, 4, p. 653.
1793, 1 Op. 30, 7, p. 120.
May 14, 1793, 1 Op. 32, 1, pp. 739, 806; 7, p. 1037.
- Randolph, Edmund, Sec. of State, to Fauchet, accredited min. of France, Feb. 22, 1794, 4, p. 466.
to Fauchet, French min., Feb. 27, 1794, 4, p. 247.
to Fauchet, French min., Mar. 14, 1794, 2, p. 84.
to Fauchet, French min., Mar. 19, 1794, 4, p. 419.
to Hammond, Brit. min., May 1, 1794, 7, p. 678.
to Jay, special envoy to England, May 6, 1794, 5, p. 700; 7, p. 678.
to the President, May 6, 1794, 5, p. 193.
to Hammond, Brit. min., July 23, 1794, 2, pp. 574, 585.
to Pinekney, min. to England, Aug. 11, 1794, 7, p. 1018.
to Fauchet, Sept. 17, 1794, 7, p. 370.
to Harrison, U. S. dist. atty. at New York, Sept. 18, 1794, 2, p. 163; 4, p. 629.
to Hammond, Brit. min., Sept. 20, 1794, 4, pp. 629-630.
to Jay, envoy to England, Sept. 20, 1794, 5, p. 701.
to the President, Oct. 14, 1794, 4, p. 466.
to Fauchet, French min., Oct. 22, 1794, 7, p. 1018.
to Hammond, Oct. 23, 1794, 2, p. 974.
to Fauchet, French min., Nov. 17, 1794, 2, p. 574.
to Jay, min. to England, Dec. 23, 1794, 4, p. 693.
to van Berckel, Netherlands min., Jan. 5, 1795, 2, p. 969.
to Adams, min. to Netherlands, Feb. 27, 1795, 1, p. 128; 4, p. 565.
to Hammond, Brit. min., Apr. 13, 1795, 4, p. 10; 7, p. 935.

- Randolph, Edmund, Sec. of State, to Govs. of the several States, cir., Apr. 16, 1795, 7, p. 935.
- to Hammond, Brit. min., Apr. 22, 1795, 7, p. 935.
 - to Gov. of Virginia, May 8, 1795, 7, pp. 935, 985.
 - to Hammond, Brit. min., May 8, 1795, 7, p. 985.
 - to Gov. of Virginia, May 20, 1795, 2, p. 989.
 - to Hammond, Brit. min., May 21, 1795, 4, p. 710.
 - to Fauchet, French min., June 13, 1795, 2, p. 574; 4, p. 681; 7, p. 907.
 - to Fauchet, French min., June 16, 1795, 4, pp. 468-469.
- Ransom, Mat. W., min. to Mexico, to Olney, Sec. of State, Aug. 18, 1896, 6, p. 602.
- Raybaud, Max, French cons. at Port au Prince, to Haytian min. of for. rel., Feb. 11, 1851 (*see* Walsh to Haytian min. of for. rel., Feb. 11, 1851), 6, p. 513.
- Rebello, José Selvestre, Brazilian chargé, to Adams, Sec. of State, Jan. 28, 1825, 6, p. 437.
- to Clay, Sec. of State, Apr. 6, 1825, 6, p. 437.
- Reed, Dwight T., chargé at Madrid, to Frelinghuysen, Sec. of State, June 10, 1884, 5, p. 268.
- Reed, James C., U. S. shipping commr. at New York, to Sec. of Treas., 1886, 4, pp. 419-420.
- Reed, William B., min. at Hongkong, regulations made by, Feb. 27, 1858, 5, p. 427.
- Reid, Whitelaw, min. to France, to Sec. of State, July 16, 1889, 3, p. 599.
- to Blaine, Sec. of State, Oct. 8, 1891, 3, p. 887.
 - to Blaine, Sec. of State, Nov. 12, 1891, 3, p. 945.
- Reitz, F. W., Transvaal state sec., to Reitz, cons. at Pretoria, Feb. 2, 1900, 7, p. 225.
- Rengifo, Julio, Colombian chargé, to Olney, Sec. of State, Mar. 3, 1897, 7, pp. 43, 46, 48.
- to Sherman, Sec. of State, May 1, 1897, 7, pp. 43, 46, 48.
 - to Sherman, Sec. of State, May 15, 1897, 7, pp. 43-44.
 - to Sherman, Sec. of State, June 29, 1897, 7, p. 45.
 - to Sherman, Sec. of State, July 13, 1897, 7, pp. 46, 48.
- Renick, E. I., sometime chief clerk, Dept. of State, to Moore, Assist. Sec. of State, May 27, 1898, 6, p. 1031.
- Restrepo, Colombian min. of for. aff., to Scruggs, min. to Colombia, Apr. 14, 1885, 3, p. 40.
- to Jacob, min. to Colombia, Apr. 30, 1886, 6, p. 779.
 - to Jacob, min. to Colombia, May 17, 1886, 6, p. 779.
- Reuterskiöld, L. de, min. of Norway and Sweden, to Bayard, Sec. of State, June 17, 1885, 5, p. 298.
- to Bayard, Sec. of State, Oct. 4, 1885, 5, p. 298.
 - to Bayard, Sec. of State, Nov. 11, 1885, 5, p. 299.
 - to Bayard, Sec. of State, Mar. 8, 1886, 5, p. 299.
 - to Bayard, Sec. of State, Mar. 31, 1886, 5, p. 299.
 - to Bayard, Sec. of State, June 30, 1886, 5, p. 299.
 - to Bayard, Sec. of State, Nov. 15, 1886, 5, p. 299.
 - to Bayard, Sec. of State, Mar. 7, 1887, 5, pp. 293, 299.
- Reyes, Gen., special Colombian min., to Hay, Sec. of State, Dec. 23, 1903, 3, p. 90.
- to Hay, Sec. of State, Jan. 6, 1904, 3, pp. 105-109.
 - to Hay, Sec. of State, Jan. 11, 1904, 3, pp. 110-113.
- Reynolds, R. M., min. to Bolivia, to Fish, Sec. of State, Feb. 20, 1875, 2, p. 782.
- to Baptista, Mar. 10, 1875, 2, p. 783.
 - to Fish, Sec. of State, Mar. 20, 1875, 2, p. 782.
 - to Fish, Sec. of State, Mar. 28, 1875, 2, pp. 782, 783.
 - to Fish, Sec. of State, Aug. 3, 1875, 2, p. 783.
- Rhind, Charles, to President Jackson, Dec. 10, 1830, 4, p. 581.
- Richards, John K., Solic.-Gen., opinion, July 16, 1897, 21 Op. 575: approved by McKenna, Atty.-Gen., 4, p. 209.
- Act. Atty.-Gen., to Sherman, Sec. of State, Jan. 18, 1898, 22 Op. 13, 2, pp. 462-463.
 - Oct. 21, 1898, 1, p. 304.
 - Solic.-Gen., Feb. 8, 1899, 22 Op. 324, 4, p. 219.
 - Feb. 21, 1899, 22 Op. 353, 1, p. 518.

- Richards, John K., Act. Atty.-Gen., May 29, 1899, 22 Op. 495, 4, p. 180.
- Richardson, William A., Sec. of Treas., to U. S. collector of customs at Sitka, Dec. 9, 1873, 1, p. 635.
to Sec. of State, Dec. 10, 1873, 1, p. 635.
- Riddle, J. W., chargé at Constantinople, to Sec. of State, Apr. 20, 1894, 3, p. 777.
to Gresham, Sec. of State, June 29, 1894, 3, pp. 702-703.
to Sherman, Sec. of State, July 5, 1897, 4, pp. 46-47.
- Ragsdale, Jas. W., cons. at Tientsin, to Assist. Sec. of State, July 16, 1900, 5, p. 493.
- Riedenau, Baron Riedl von, Austro-Hungarian chargé, to Hay, Sec. of State, Apr. 28, 1899, 6, p. 882.
- Rio Branco, Baron, Brazilian min. of for. rel., to Seeget, cons.-gen. in charge of legation, Feb. 20, 1903, 1, p. 646.
to Brazilian President, Dec. 27, 1903, 6, pp. 441-442.
- Riotte, Charles N., min. to Costa Rica, to Seward, Sec. of State, June 10, 1862, 6, p. 18.
to Seward, Sec. of State, Aug. 27, 1862, 6, p. 19.
- Riotte, Charles N., min. to Nicaragua, to Fish, Sec. of State, Dec. 11, 1869, 5, p. 411.
to Fish, Sec. of State, Sept. 3, 1871, 5, p. 411.
to Fish, Sec. of State, Jan. 11, 1872, 5, p. 412.
- Risley, John E., min. to Denmark, to Sherman, Sec. of State, Oct. 14, 1897, 3, p. 447.
- Rives, George L., Assist. Sec. of State, to Putnam, cons.-gen. at Honolulu, Jan. 5, 1888, 3, p. 734.
to Sewall, cons.-gen. at Apia, Jan. 6, 1888, 3, pp. 289, 718.
to McGarr, cons.-gen. at Guayaquil, Jan. 7, 1888, 2, pp. 519-520.
to Emmet, cons. at Smyrna, Jan. 11, 1888, 3, p. 288.
to Moale, Jan. 25, 1888, 1, p. 580.
to Sherman, Sec. of State, Feb. 2, 1888, 7, p. 58.
to Fifth Auditor of Treas., Feb. 11, 1888, 5, p. 153.
to Sewall, cons.-gen. at Apia, Mar. 6, 1888, 3, pp. 718, 776, 815.
to Latimer, Mar. 15, 1888, 5, p. 326.
to Isaacs, Mar. 23, 1888, 4, p. 131.
to Fisher, Mar. 31, 1888, 3, p. 632.
to Coakley, Apr. 11, 1888, 6, p. 325.
to Henry Walker, Apr. 14, 1888, 2, p. 398.
to Patterson, Apr. 19, 1888, 1, p. 569.
to Govea, vice-cons. at Mozambique, Apr. 22, 1888, 5, p. 868.
to Sewall, cons.-gen. at Apia, Apr. 26, 1888, 2, pp. 482, 483, 505-506, 506; 3, p. 287.
to Ropes, Apr. 28, 1888, 2, p. 600.
to Govea, vice-cons. at Mozambique, May 2, 1888, 5, pp. 868-869.
to Pierce, May 4, 1888, 4, p. 784.
to Kutsch, May 7, 1888, 6, p. 326.
to McGarr, cons.-gen. at Guayaquil, May 8, 1888, 2, pp. 520-521.
to Gregg, May 12, 1888, 7, p. 54.
to Atty.-Gen., May 14, 1888, 4, p. 667.
to Richards, May 23, 1888, 3, p. 552.
to Childs, June 21, 1888, 4, p. 679.
Act. Sec. of State, to Buck, min. to Peru, June 23, 1888, 6, p. 986.
to Curry, min. to Spain, June 23, 1888, 6, pp. 1017, 1021.
Assist. Sec. of State, to Carrasco, June 29, 1888, 2, p. 93.
Act. Sec. of State, to McLane, June 30, 1888, 3, p. 906.
Assist. Sec. of State, to Merrill and Rogers, July 19, 1888, 4, p. 641.
to Sewall, cons.-gen. at Apia, July 19, 1888, 2, p. 482.
to U. S. cons. officers, Aug. 25, 1888, 2, p. 611.
to Fay, Oct. 5, 1888, 5, p. 268.
Act. Sec. of State, to Buck, min. to Peru, Oct. 8, 1888, 6, pp. 987-988.

- Rives, George L., Act. Sec. of State, to Francis, Oct. 9, 1888, **6**, p. 331.
 to Hadji Hossein Ghooly Khan, Persian min., Oct. 10, 1888, **4**, p. 687.
 to Roosevelt, min. to Netherlands, Oct. 10, 1888, **1**, p. 129.
 to Pendleton, min. to Germany, Oct. 11, 1888, **4**, p. 18.
 to Cardwell, agt. and cons.-gen. at Cairo, Oct. 13, 1888, **2**, pp. 753, 754.
 to Morris & Fillette, Oct. 13, 1888, **6**, pp. 707, 865.
 to Sec. of Navy, Oct. 20, 1888, **2**, pp. 369, 370.
 to Straus, min. to Turkey, Oct. 22, 1888, **2**, p. 72.
 to Walker, special envoy, Oct. 23, 1888, **1**, p. 6.
 to McGarr, cons.-gen. to Ecuador, Oct. 24, 1888, **1**, p. 6.
 to Pratt, min. to Persia, Oct. 24, 1888, **4**, p. 592.
 Assist. Sec. of State, to Proios, Oct. 25, 1888, **3**, p. 742.
 to Goutier, cons. at Cape Haytien, Oct. 31, 1888, **2**, p. 819.
 Act. Sec. of State, to Denby, min. to China, Nov. 12, 1888, **2**, p. 650.
 to Hall, min. to Central America, Nov. 12, 1888, **5**, p. 13.
 Assist. Sec. of State, to Haus, Dec. 5, 1888, **3**, p. 466.
 to Muldrow, Dec. 7, 1888, **3**, p. 644.
 to Moale, Dec. 12, 1888, **1**, p. 580.
 to Smith, Dec. 13, 1888, **3**, p. 486.
 to Smith, Jan. 3, 1889, **5**, pp. 90, 92.
 to Dirks, Jan. 14, 1889, **3**, p. 997.
 to Higbee, Jan. 5, 1889, **1**, p. 465.
 to Cardwell, agt. at Cairo, Jan. 28, 1889, **2**, p. 726.
 to Cardwell, agt. and cons.-gen. at Cairo, Feb. 2, 1889, **2**, pp. 754, 755.
 to Walker, Feb. 9, 1889, **7**, p. 904.
 to Adamson, cons.-gen. at Panama, Feb. 19, 1889, **3**, p. 809.
- Rives, William C., min. to France, to Van Buren, Sec. of State, Nov. 7, 1829, **2**, p. 72.
 to Van Buren, Sec. of State, July 17, 1830, **4**, p. 730.
 to Van Buren, Sec. of State, July 30, 1830, **1**, p. 123.
 to Count Sebastini, French min. of for. aff., June 19, 1831, **6**, p. 811; **7**, pp. 537-538.
 to Livingston, Sec. of State, Sept. 28, 1831, **5**, p. 260.
 to Clayton, Sec. of State, Sept. 25, 1849, **3**, p. 134.
 to Webstér, Sec. of State, Dec. 10, 1851, **1**, p. 126.
 to Sec. of State, Nov. 25, 1852, **6**, p. 16.
- Roberts, Mauricio Lopez, Span. min., to Fish, Sec. of State, May 20, 1869, **2**, p. 165.
- Robeson, George M., Sec. of Navy, to Commander E. K. Owen, U. S. S. *Seminole*, July 10, 1869, **2**, p. 1084.
- Robinson, Sir Hercules, Gov. of Fiji, to Earl of Carnarvon, Brit. colonial sec., Oct. 10, 1874, **1**, pp. 347-349.
- Roca, Argentine President, to Argentine Congress, May 1, 1900, **6**, p. 580.
- Rockhill, William W., Third Assist. Sec. of State, to Mason, U. S. cons., July 31, 1894, **5**, p. 83.
 to Williams, cons.-gen. at Havana, Sept. 5, 1895, **2**, p. 863.
 to Barelay, cons.-gen. at Tangier, Aug. 29, 1895, **2**, p. 750.
 to Peterson, com. agt. at Vancouver, Sept. 16, 1895, **2**, p. 202.
 to Dawson, vice-cons. at San Salvador, Sept. 21, 1895, **2**, p. 882.
- Rockhill, William W., Assist. Sec. of State, to Couderet, June 17, 1896, **4**, p. 439.
 to Partridge, July 11, 1896, **4**, p. 224.
 to Sanchez, July 13, 1896, **4**, p. 404.
 Act. Sec. of State, to Atty.-Gen., July 21, 1896, **4**, p. 401.
 to Breckinridge, min. to Russia, July 21, 1896, **3**, p. 466.
 to Dupuy de Lôme, Span. min., July 25, 1896, **6**, p. 318.
 to Beshgetour, Aug. 3, 1896, **3**, p. 695.

- Rockhill, William W., Act. Sec. of State, to Burton, Aug. 6, 1896, **6**, pp. 346-347.
 to Hale, Aug. 6, 1896, **6**, p. 768.
 to Prince Raoul Wrede, Austrian chargé, Aug. 7, 1896, **3**, pp. 409, 513.
 to Phillips and McKenney, Sept. 1, 1896, **3**, p. 784.
 to Atty.-Gen., Sept. 10, 1896, **1**, p. 577.
 to Atty.-Gen., Sept. 17, 1896, **2**, p. 445.
 to Lithgow, Sept. 18, 1896, **6**, p. 955.
 to Breekinridge, min. to Russia, Sept. 19, 1896, **3**, p. 913.
 to Eustis, amb. at Paris, Sept. 21, 1896, **4**, p. 305.
 to Eustis, amb. at Paris, Sept. 23, 1896, **4**, p. 305.
 to Dupuy de Lôme, Sept. 29, 1896, **7**, p. 806.
 to Gov. of Arizona, Sept. 29, 1896, **2**, p. 381.
 to Khouri, Sept. 29, 1896, **3**, p. 779.
 to Pitzele, Sept. 30, 1896, **6**, p. 767.
 Assist. Sec. of State, to Churchill, cons.-gen. at Apia, Oct. 9, 1896, **2**, p. 622.
 to Chapelie, Oct. 10, 1896, **2**, p. 662.
 to Lee, cons.-gen. at Havana, Oct. 24, 1896, **5**, p. 100.
 to Shands, Oct. 26, 1896, **6**, p. 1034.
 to Burke, cons.-gen. at Tangier, Nov. 7, 1896, **2**, p. 751.
 to Burke, Dec. 29, 1896, **3**, p. 776.
 to Ward, Jan. 27, 1897, **3**, p. 962.
 to Moustapha Bey, Mar. 6, 1897, **6**, pp. 793, 794.
 to Lee, cons.-gen. at Havana, Mar. 11, 1897, **2**, p. 197.
 to Denby, min. to China, Mar. 29, 1897, **5**, p. 459.
 to Terrell, min. to Turkey, Apr. 27, 1897, **3**, p. 926.
- Rockhill, William W., min. to Servia, to Day, Sec. of State, Aug. 11, 1898, **7**, p. 1006.
 min. to Greece, to Day, Sec. of State, Aug. 24, 1898, **7**, p. 1005.
- Rockhill, William W., commr. to China, to Hay, Sec. of State, Mar. 12, 1901, **5**, p. 530.
 to Hay, Sec. of State, Mar. 22, 1901, **5**, p. 530.
 to Hay, Sec. of State, Nov. 30, 1901, **5**, pp. 525-529.
- Rodger, John, commander, U. S. N., Nelson, Th. H., and Kilpatrick, J., to Covarrubias, Chilean min. of for. rel., Mar. 29, 1866, **7**, p. 358.
- Rodney, C. A., Senator, to Monroe, Sec. of State, Nov. 4, 1818, **1**, p. 778.
- Rodriguez, Gen., prov. pres. of Barcelona, Venez., to Baiz, cons. ugt. at Barcelona, Apr. 16, 1901, **5**, p. 47.
- Rodriguez, J. D., min. of Greater Republic of Central America, to Olney, Sec. of State, Jan. 15, 1897, **3**, p. 209.
 to Sherman, Sec. of State, Apr. 17, 1897, **6**, p. 624.
- Rojas, P. Ezequiel, Venez. min. for for. aff., to min. to Venezuela, Dec. 1, 1894, **1**, p. 650.
 to Venez. min., Jan. 15, 1896, **6**, p. 582.
 to Granville, Brit. for. sec., Feb. 21, 1881, **6**, pp. 571, 573.
- Romano, Marquis Camillo, Ital. chargé, to Hay, Sec. of State, Mar. 4, 1899, **5**, p. 350.
- Romanzoff, Count, cir., May 14, 1809, **7**, p. 799.
- Romero, Matias, Mex. min., to Frelinghuysen, Sec. of State, Aug. 14, 1882, **6**, p. 246.
 to Frelinghuysen, Sec. of State, May 24, 1884, **1**, p. 760.
 to Frelinghuysen, Sec. of State, June 2, 1884, **1**, p. 760.
 to Frelinghuysen, Sec. of State, June 12, 1884, **1**, p. 760.
 to Frelinghuysen, Sec. of State, Aug. 27, 1884, **1**, p. 653.
 to Frelinghuysen, Sec. of State, Oct. 9, 1884, **1**, p. 760.
 to Sec. of State, Apr. 17, 1885, **2**, p. 393.
 to Bayard, Sec. of State, June 16, 1886, **6**, pp. 313-314.
 to Bayard, Sec. of State, Dec. 4, 1886, **4**, p. 371.
 to Bayard, Sec. of State, Dec. 8, 1886, **4**, p. 372.
 to Bayard, Sec. of State, Dec. 15, 1886, **4**, p. 372.
 to Bayard, Sec. of State, July 19, 1888, **6**, p. 790.

- Romero, Matias, Mex. min., to Bayard, Sec. of State, Nov. 12, 1888, **1**, p. 762.
to Bayard, Sec. of State, Dec. 6, 1888, **1**, p. 762.
to Bayard, Sec. of State, Dec. 8, 1888, **4**, p. 271.
to Bayard, Sec. of State, Jan. 17, 1889, **4**, pp. 271-272.
to Gresham, Sec. of State, Mar. 18, 1893, **7**, p. 933.
to Gresham, Sec. of State, May 23, 1893, **4**, p. 400.
to Sec. of State, July 17, 1893, **4**, p. 350.
to Gresham, Sec. of State, May 22, 1894, **4**, p. 350.
to Sec. of State, Oct. 12, 1894, **1**, p. 764.
to Olney, Sec. of State, Nov. 14, 1895, **4**, p. 350.
to Olney, Sec. of State, Mar. 18, 1896, **4**, p. 351.
to Sec. of State, Aug. 4, 1896, **1**, p. 656.
to Sec. of State, Aug. 27, 1896, **2**, p. 445.
to Olney, Sec. of State, Nov. 2, 1896, **4**, p. 417.
to Olney, Sec. of State, Mar. 4, 1897, **4**, p. 263.
to Sherman, Sec. of State, Aug. 9, 1897, **1**, p. 756.
to Sec. of State, Sept. 23, 1897, **1**, p. 758.
to Sherman, Sec. of State, Sept. 28, 1897, **4**, pp. 337, 339, 350, 351.
to Sherman, Sec. of State, Nov. 15, 1897, **4**, pp. 337-340.
to Sherman, Sec. of State, Dec. 18, 1897, **4**, pp. 347-348.
to Sherman, Sec. of State, Jan. 24, 1898, **4**, p. 351.
to Sec. of State, Apr. 14, 1898, **1**, p. 766.
- Roosevelt, James B., sec. of leg. at Vienna, to Bayard, Sec. of State, Apr. 7, 1888, **5**, p. 299.
- Roosevelt, James K., sec. of embassy at London, report, Apr. 16, 1894, **2**, p. 181.
chargé at London, to Olney, Sec. of State, June 19, 1895, **2**, p. 83.
- Roosevelt, Theodore, President, review of Gen. Smith's court-martial, 1901, **7**, pp. 187-188.
proclamation, Nov. 1, 1901, **7**, p. 381.
message, Dec. 3, 1901, **2**, p. 433; **3**, pp. 221-222; **4**, pp. 6, 96, 159-160, 213; **5**,
pp. 277, 532; **6**, pp. 238, 472, 589-590, 594, 595-596.
message, Dec. 4, 1901, **3**, p. 219.
message, Dec. 13, 1901, **6**, p. 893.
message, Mar. 27, 1902, **6**, p. 239.
Executive order, Apr. 21, 1902, **7**, p. 187.
Executive order, Apr. 25, 1902, **4**, pp. 689-690.
Executive order Oct. 23, 1902, **1**, p. 533.
message, Dec. 2, 1902, **5**, p. 277; **6**, p. 594.
message to Senate, Dec. 8, 1902, **5**, p. 192.
proclamation, Mar. 7, 1903, **5**, p. 220.
address, Apr. 2, 1903, **6**, p. 592.
proclamation, Nov. 17, 1903, **2**, p. 53.
message, Dec. 7, 1903, **3**, pp. 46-55; **4**, p. 269; **5**, pp. 449, 459, 532-533, 728; **7**,
pp. 95-96, 102, 472-473.
message, Dec. 11, 1903, **6**, p. 925.
special message, Jan. 4, 1904, **3**, pp. 56-78.
proclamation, Feb. 11, 1904, **7**, pp. 989, 990, 1010.
Executive order, Mar. 10, 1904, **7**, p. 869.
Executive order, Sept. 15, 1904, **7**, p. 999.
message, Dec. 6, 1904, **3**, pp. 298, 997; **6**, pp. 31-32, 596-597; **7**, p. 99.
proclamation, Jan. 1, 1905, **2**, p. 53.
message, Feb. 15, 1905, **5**, p. 583; **6**, pp. 289, 518, 528, 529, 738.
proclamation, July 1, 1905, **5**, p. 220.
proclamation, Oct. 4, 1905, **7**, p. 195.
message, Nov. 8, 1905, **3**, p. 298.
message, Apr. 13, 1906, **6**, p. 925.

- Root, Elihu, Sec. of War, to Griggs, Atty.-Gen., July 2, 1900, **1**, pp. 395-396
 to Hay, Sec. of State, Oct. 15, 1900, **7**, pp. 818-819.
 to Hay, Sec. of State, Dec. 6, 1900, **1**, p. 334.
 decision, Dec. 24, 1900, **1**, p. 429.
 report on Gen. Smith's court-martial, 1901, **7**, pp. 188-190.
 to Maj.-Gen. Wood, Mil. Gov. of Cuba, May 29, 1901, **1**, pp. 391-392.
 to Maj.-Gen. Wood, Mil. Gov. of Cuba, June 21, 1901, **1**, pp. 392-394.
 to Taft, Gov. of Philippines, May 9, 1902, **4**, p. 447.
- Root, Elihu, Sec. of State, to Sec. of Navy, Oct. 18, 1905, **7**, p. 996.
 to Sec. of Navy, Nov. 2, 1905, **7**, p. 996.
 to Baron Rosen, Russ. amb., Nov. 2, 1905, **7**, p. 996.
 to President, Apr. 11, 1906, **6**, p. 925.
- Rose, Brit. special envoy, to Madison, Sec. of State, Mar. 17, 1808, **6**, p. 1036.
- Rosebery, Lord, Brit. for. sec., to Guzman Blanco, Venez. min. at London, July, 1886, **6**, p. 573.
 Brit. sec. for for. aff., to Sackville West, Brit. min., July 23, 1886, **1**, pp. 788, 842.
 to Lincoln, min. at London, June 16, 1891, **2**, p. 54.
 to White, chargé at London, Nov. 12, 1892, **2**, p. 54.
- Rosen, Baron, Russ. chargé, to Bayard, Sec. of State, Dec. 16, 1888, **3**, p. 644.
- Rosen, Baron, Russ. amb., to Adee, Act. Sec. of State, July 26, 1905, **7**, p. 996.
 to Dept. of State, July 27, 1905, **7**, p. 996.
- Rosencrone, Danish min. of for. aff., to de Walterstorff, Feb. 27, 1783, **5**, p. 581.
- Rotenhan, Baron von, Ger. for. office, to Phelps, min. to Berlin, Feb. 18, 1891, **2**, p. 715;
3, pp. 475-476.
 to Phelps, min. to Germany, Dec. 1, 1891, **3**, pp. 478-479.
 to Phelps, min. to Germany, Nov. 28, 1892, **3**, pp. 483-484.
 to Runyon, amb. to Germany, Dec. 10, 1894, **3**, pp. 440-441.
 Ger. under sec. for for. aff., to Runyon, amb. to Germany, Dec. 3, 1895, **3**, p. 998.
 Ger. act. min. of for. aff., to White, amb. to Germany, July 23, 1897, **3**, p. 537.
- Roustan, Th., French min., to Frelinghuysen, Sec. of State, Feb. 20, 1885, **7**, p. 682.
 to Frelinghuysen, Sec. of State, Feb. 24, 1885, **7**, p. 682.
 to Frelinghuysen, Sec. of State, July 31, 1885, **2**, pp. 305-307.
- Rublec, Horace, min. to Switzerland, to Fish, Sec. of State, Aug. 31, 1876, **3**, p. 658.
- Rudini, Marquis, Ital. min. of for. aff., to Baron Fava, Ital. min., Mar. 14, 1891, **6**, p. 837.
- Runyon, Theodore, amb. to Germany, to German Govt., Oct. 19, 1894, **2**, pp. 40, 40-41.
 to Gresham, Sec. of State, Dec. 20, 1894, **3**, p. 440.
 to Gresham, Sec. of State, Apr. 11, 1895, **3**, p. 441.
 to Baron Marschall, Ger. sec. for for. aff., Sept. 2, 1895, **3**, p. 998.
 to Olney, Sec. of State, Oct. 2, 1895, **4**, p. 464.
 to Sec. of State, Nov. 15, 1895, **2**, p. 535.
 to Olney, Sec. of State, Dec. 23, 1895, **3**, p. 994.
- Rush, Richard, Atty.-Gen., opinion, 1814, 1 Op. 175, **7**, p. 391.
 1814, 1 Op. 179, **2**, p. 971.
 1815, 1 Op. 185, **2**, p. 969.
 1816, 1 Op. 190, **7**, pp. 894, 950.
 1816, 1 Op. 192, **4**, p. 7; **6**, p. 657.
 1816, 1 Op. 196, **5**, p. 150.
 to President Madison, unofficial, Sept. 17, 1815, **4**, p. 759.
- Rush, Richard, Sec. of State ad interim, to Hyde de Neuville, French min., Apr. 9, 1817, **4**, pp. 245, 248.
 to Bagot, Brit. min., Apr. 29, 1817, **1**, p. 692; **5**, p. 214.
 to Correa de Serra, Portuguese chargé, May 28, 1817, **4**, p. 682; **7**, p. 823.
 to Russell, min. to Sweden and Norway, Aug. 14, 1817, **5**, p. 199.
- Rush, Richard, min. to England, to Adams, Sec. of State, Mar. 2, 1818, **2**, p. 408.
 to Adams, Sec. of State, Apr. 15, 1818, **2**, pp. 918-919.

- Rush, Richard, min. to England, to President Monroe, Apr. 22, 1818, 4, p. 799.
 to President Monroe, Aug. 13, 1818, 7, p. 208.
 to President Monroe, Oct. 22, 1818, 1, p. 782.
 to Adams, Sec. of State, Jan. 12, 1819, 7, p. 208.
 to President Monroe, Jan. 17, 1819, 7, p. 208.
 to Adams, Sec. of State, Jan. 25, 1819, 6, p. 621.
 to President Monroe, Feb. 6, 1820, 4, p. 759.
 to Adams, Sec. of State, Aug. 19, 1823, 6, pp. 386-388.
 to Adams, Sec. of State, Aug. 23, 1823, 6, pp. 391-392.
 to Canning, Brit. for. sec., Aug. 23, 1823, 6, pp. 390-391.
 to Adams, Sec. of State, Aug. 28, 1823, 6, p. 392.
 to President Monroe, Oct. 22, 1823, 6, p. 410.
 to Adams, Sec. of State, Aug. 9, 1824, 2, p. 926.
 to Adams, Sec. of State, Aug. 12, 1824, 1, p. 632.
 to Adams, Sec. of State, Aug. 30, 1824, 2, p. 926.
- Rush, Richard, min. to France, to Buchanan, Sec. of State, Feb. 24, 1848, 1, p. 123.
- Russell, Lord John, Brit. for. sec., to Crampton, Brit. min., Jan. 19, 1853, 3, pp. 160, 228-229.
 to Crampton, Brit. min., Feb. 16, 1853, 6, p. 470.
 to Sir C. L. Wyke, special Brit. commr., Aug. 15, 1859, 3, pp. 180, 182.
 to Sir C. L. Wyke, special Brit. commr., Aug. 15, 1859, 3, p. 176.
 to Lord Lyons, Aug. 4, 1860, 3, p. 176.
 to Sir C. L. Wyke, Brit. min., Mar. 30, 1861, 6, p. 719.
 to Lord Lyons, Brit. min., May 18, 1861, 6, pp. 5-6; 7, pp. 568-570.
 to Adams, min. to England, July 31, 1861, 7, p. 579.
 to Adams, min. to England, Aug. 28, 1861, 7, pp. 581-582.
 to Adams, min. to England, Sept. 9, 1861, 5, pp. 22, 97.
 to Adams, min. to England, Nov. 26, 1861, 1, p. 209.
 to Lord Lyons, Brit. min., Nov. 30, 1861, 7, p. 768.
 note, Dec. 3, 1861, 2, p. 1001.
 to Lord Lyons, Brit. min., Jan. 10, 1862, 7, p. 773.
 to Lord Lyons, Brit. min., Jan. 23, 1862, 7, pp. 772-773.
 to Stuart, Brit. chargé, Nov. 20, 1862, 7, p. 480.
 to Lord Lyons, Brit. min., Feb. 20, 1864, 7, p. 723.
 to Adams, min. to England, May 4, 1865, 1, pp. 189, 190.
 to Sir Frederick Bruce, Brit. min., June 2, 1865, 1, p. 187.
 to Adams, min. to England, Aug. 30, 1865, 1, pp. 171-172, 189, 190.
 to the lords of the Admiralty, Oct. 13, 1865, 1, p. 188.
- Russell, Jonathan, chargé to Sweden, to Adams, Sec. of State, Mar. 11, 1818, 4, p. 462.
- Russell, Thomas, min. to Venezuela, to Fish, Sec. of State, May 8, 1875, 4, p. 535.
 to Fish, Sec. of State, Jan. 29, 1877, 4, p. 536.
- Russell, William W., sec. of leg. at Caracas, to Baiz, cons. agt. at Barcelona, Oct. 24, 1900, 5, p. 46.
 chargé at Caracas, to Hay, Sec. of State, June 19, 1901, 2, p. 570.
 to Hay, Sec. of State, June 22, 1901, 2, p. 570.
 chargé at Caracas, to Hay, Sec. of State, June 30, 1901, 6, p. 692.
 to Hay, Sec. of State, July 14, 1901, 6, p. 692.
- Russian for. office to Breckinridge, min. to Russia, Mar. 16/28, 1895, 5, p. 92
- Russian Govt., note to Brit. Govt., June 12, 1899, 5, p. 307.
 note to Brit. Govt., July 8, 1902, 5, p. 307.
 reply to Brit. Govt., Sept. 24, 1902, 5, p. 308.
 memo. to Brit. Govt., Jan. 14, 1903, 5, p. 309.
 memo., Oct. 22, 1904, 7, p. 692.
 memo., Apr. 21, 1905, 7, p. 692.

- Russian min. of for. aff. to Jewell, min. to Russia, Jan. 27, 1874, **4**, p. 113.
to Brit. min., Feb. 12/24, 1893, **1**, p. 909.
- Russian order, Feb. 14, 1904, **7**, p. 192.
- Ryan, Thomas, min. to Mexico, to Mariscal, Mex. min. of for. aff., Sept. 28, 1889, **2**, p. 130.
to Sec. of State, Jan. 23, 1890, **2**, p. 130.
to Blaine, Sec. of State, June 27, 1890, **4**, p. 44.
to Blaine, Sec. of State, Nov. 1, 1890, **4**, p. 237.
to Blaine, Sec. of State, Nov. 26, 1890, **4**, p. 237.
- Sacken, Baron de, Russ. chargé, to Sec. of State, Oct. 14, 1832, **2**, p. 165.
- Sackville West, L. S., Brit. min., to Frelinghuysen, Sec. of State, Nov. 25, 1882, **6**, p. 985.
to Frelinghuysen, Sec. of State, memo., Dec. 3, 1882, **6**, p. 985.
to Frelinghuysen, Sec. of State, Dec. 21, 1882, **6**, p. 985.
to Frelinghuysen, Sec. of State, Aug. 5, 1883, **2**, p. 441.
to Frelinghuysen, Sec. of State, Nov. 2, 1883, **5**, p. 585.
to Frelinghuysen, Sec. of State, Dec. 12, 1883, **2**, p. 441.
to Frelinghuysen, Sec. of State, June 10, 1884, **5**, p. 268.
to Frelinghuysen, Sec. of State, Aug. 11, 1884, **2**, p. 468.
[to Bayard, Sec. of State], memo., Mar. 12, 1885, **5**, p. 217.
to Bayard, Sec. of State, Apr. 6, 1885, **2**, p. 468.
to Bayard, Sec. of State, Apr. 28, 1885, **6**, pp. 664-666.
[to Bayard, Sec. of State], memo., June 13, 1885, **5**, p. 217.
to Bayard, Sec. of State, June 20, 1885, **5**, p. 217.
to Bayard, Sec. of State, June 22, 1885, **5**, p. 217.
to Bayard, Sec. of State, Aug. 27, 1885, **4**, p. 190.
to Bayard, Sec. of State, Dec. 19, 1885, **5**, p. 585.
to Gov. Gen. of Canada, May 21, 1886, **1**, p. 843.
to Sec. of State, Aug. 2, 1886, **1**, p. 842.
to Bayard, Sec. of State, Dec. 7, 1886, **1**, p. 864; **2**, p. 280.
to Bayard, Sec. of State, Jan. 28, 1887, **1**, p. 847.
to Sec. of State, Apr. 4, 1887, **1**, p. 853.
to Bayard, Sec. of State, Apr. 25, 1887, **2**, pp. 427, 428; **4**, p. 148.
to Sec. of State, May 10, 1887, **1**, p. 691.
to Bayard, Sec. of State, May 17, 1887, **2**, p. 428; **4**, p. 148.
to Bayard, Sec. of State, Sept. 15, 1887, **2**, p. 583.
to Bayard, Sec. of State, Dec. 23, 1887, **1**, pp. 494-495.
to Bayard, Sec. of State, Mar. 19, 1888, **5**, p. 838.
to Bayard, Sec. of State, Apr. 18, 1888, **2**, p. 397.
to Bayard, Sec. of State, Apr. 25, 1888, **1**, p. 847.
to Bayard, Sec. of State, Aug. 1, 1888, **6**, p. 331.
to Charles F. Murchison, Sept. 13, 1888, **4**, p. 541.
to Bayard, Sec. of State, Oct. 26, 1888, **4**, p. 544.
to Lord Salisbury, Brit. for. sec., Oct. 31, 1888, **4**, p. 543.
statement, Nov. 8, 1888, **4**, p. 544.
to Lord Salisbury, Brit. for. sec., Dec. 13, 1888, **4**, p. 543.
- Sagasta, Span. min. of for. aff., to Adec. chargé at Madrid, Apr. 23, 1878, **4**, p. 660.
to the Queen Regent, May 11, 1901, **3**, pp. 326-327.
- Said Pasha, Turk. min. for for. aff., to Wallace, min. to Turkey, July 6, 1882, **2**, pp. 693, 694.
to Cox, min. to Turkey, Oct. 15, 1885, **3**, p. 681.
to Cox, min. to Turkey, Sept. 18, 1886, **3**, p. 708.
to King, chargé at Constantinople, Jan. 26, 1887, **5**, p. 831.
to Hirsch, min. to Turkey, Jan. 9, 1892, **3**, pp. 684-685.
- Sala, Count Maurice, French chargé, to Bayard, Sec. of State, July 8, 1886, **5**, p. 207.
- Salazar, min. of int. of Ecuador, to govns. of provinces, cir., Sept. 11, 1869, **3**, pp. 582-583.

- Salgar, Eustorjio, Colombian min., to Seward, Sec. of State, Jan. 23, 1867, **5**, p. 324.
to Seward, Sec. of State, Apr. 23, 1867, **5**, p. 324.
- Salisbury, Brit. for. sec., to Brit. min. to Peru, Nov. 8, 1879, **6**, p. 724.
to Pividal, Peruvian min. to England, Nov. 26, 1879, **6**, p. 724.
to Brit. min. at Caracas, Jan. 26, 1887, **6**, p. 573.
to Brit. min. at Caracas, Jan. 31, 1887, **6**, p. 573.
to White, chargé at London, May 24, 1888, **1**, p. 573.
to Brit. min. in U. S., Oct. 2, 1888, **1**, p. 898.
to Phelps, min. to England, Dec. 24, 1888, **4**, pp. 538-539, 544-545.
to Edwardes, Brit. chargé, Mar. 7, 1889, **3**, pp. 237-238.
to Brit. min. at Lisbon, Sept. 10, 1889, **6**, p. 648.
to Lincoln, min. to England, Mar. 18, 1890, **2**, p. 61.
to Brit. min. in U. S., May 22, 1890, **1**, p. 900.
to Brit. min. in U. S., Aug. 2, 1890, **1**, p. 902.
to Lincoln, min. to England, Jan. 31, 1891, **2**, p. 715.
to Sir Julian Pauncefote, Brit. min., Feb. 21, 1891, **1**, p. 904.
to Kennedy, Brit. min. to Chile, Feb. 26, 1891, **7**, p. 203.
to Kennedy, Brit. min. to Chile, Apr. 10, 1891, **7**, p. 815.
to Kennedy, Brit. min. to Chile, May 1, 1891, **7**, p. 816.
to Kennedy, Brit. min. to Chile, May 2, 1891, **4**, p. 64.
to Liverpool Shipowners' Assn., May 9, 1891, **7**, p. 816.
to Lincoln, min. at London, June 16, 1891, **2**, pp. 50, 54.
to Kennedy, Brit. min. to Chile, July 23, 1891, **7**, p. 816.
to Kennedy, Brit. min. to Chile, Aug. 12, 1891, **7**, p. 764.
to Lord Gough, Brit. chargé, Aug. 7, 1895, **6**, p. 559.
to Sir Julian Pauncefote, Brit. amb., Nov. 26, 1895, **6**, pp. 559-565, 565-575.
to Sir Julian Pauncefote, Brit. amb., Mar. 5, 1896, **7**, p. 76.
to Sir F. Plunkett, Brit. min. at Brussels, July 28, 1897, **5**, pp. 317-318.
to White, chargé at London, Dec. 8, 1898, **7**, p. 861.
reply to Russ. Govt., July 15, 1899, **5**, pp. 307, 308.
to Choate, amb. to England, Nov. 30, 1899, **5**, pp. 539, 546.
to Choate, amb. to England, Jan. 10, 1900, **7**, p. 685.
to Count Hatzfeldt, Ger. amb., Jan. 10, 1900, **7**, p. 742.
to Presidents of South African Republic and Orange Free State, Mar. 11, 1900, **1**, p. 213.
to Kennedy, Brit. min. to Chile, Aug. 25, 1901, **7**, p. 363.
- Salmon, Span. act. for. sec., to Forsyth, min. to Spain, Aug. 10, 1819, **1**, p. 444.
- Salvadorean min. of for. rel. to Partridge, min. to Salvador, Sept. 26, 1863, **4**, p. 500.
- Sampson, Archibald J., min. to Ecuador, to Day, Sec. of State, Aug. 6, 1898, **7**, p. 1005.
to Hay, Sec. of State, Jan. 16, 1899, **2**, p. 805.
to Hay, Sec. of State, Apr. 10, 1899, **2**, p. 806.
- Sanderson, Sir T. H., Brit. under sec. of state, to Liverpool Shipowners' Assn., Apr. 14, 1891, **7**, pp. 815-816.
- Sanford, Henry S., chargé at Paris, to Marcy, Sec. of State, Jan. 22, 1854, **4**, p. 767.
sec. of leg. at Paris, to Marcy, Sec. of State, Mar. 12, 1854, **4**, p. 767.
to Cass, Sec. of State, Aug. 16, 1857, **7**, p. 123.
to Cass, Sec. of State, Jan. 19, 1860, **4**, p. 767.
- Sanford, Henry S., min. to Belgium, to Belg. min. of for. aff., Aug. 27, 1863, **5**, p. 840.
- Sanger, William Cary, Act. Sec. of War, to Taft, Civil Gov. of Philippines, Oct. 15, 1901, **7**, pp. 279-280.
- Sanson, J., Nicaraguan min. of for. aff., to Merry, min. to Nicaragua, Oct. 27, 1899, **6**, p. 686.
- Santarem, Viscount, Portuguese min. of for. aff., to Sec. of State, Mar. 31, 1828, **1**, p. 135.
Portuguese min. of for. aff., to Sec. of State, Dec. 23, 1828, **1**, p. 136.

- Santo-Thyrso, Viscount de, Portuguese min., to Sec. of State, July 21, 1897, **2**, p. 140.
 to Hay, Sec. of State, Feb. 5, 1901, **6**, p. 782.
 to Hill, Act. Sec. of State, Feb. 6, 1901, **6**, p. 782.
- Sargent, Comr.-Gen. of Immigration, to Moore, Apr. 14, 1906, **4**, p. 229.
- Sargent, A. A., min. to Germany, to Sec. of State, Jan. 22, 1883, **3**, p. 372.
- Sartiges, Count de, French min., to Crittenden, Act. Sec. of State, Oct. 8, 1851, **6**, p. 452.
 to Crittenden, Act. Sec. of State, Oct. 27, 1851, **6**, p. 453.
 to Webster, Sec. of State, July 8, 1852, **6**, p. 460.
 to Marcy, Sec. of State, Jan. 13, 1857, **6**, pp. 926-927.
- Sato, Aïmaro, Japanese chargé, to Blaine, Sec. of State, Mar. 7, 1890, **5**, p. 745.
- Saunders, Romulus M., min. to Spain, to Buchanan, Sec. of State, Dec. 14, 1848, **1**, p. 588.
- Saurma-Jeltsch, Baron A. von, Ger. amb., to Gresham, Sec. of State, Dec. 17, 1894, **2**, pp. 148-149.
 to Gresham, Sec. of State, Jan. 10, 1895, **4**, p. 320.
 to Gresham, Sec. of State, Apr. 3, 1895, **2**, p. 40.
 to Gresham, Sec. of State, Apr. 9, 1895, **4**, pp. 323-326.
- Schaeffer, Baron, Austrian min., to Frelinghuysen, Sec. of State, Nov. 9, 1883, **2**, p. 301.
 to Bayard, Sec. of State, June 11, 1885, **4**, p. 483.
- Schenck, Robert C., min. to England, to Sec. of State, Apr. 17, 1875, **3**, p. 224.
 to Fish, Sec. of State, Nov. 30, 1875, **6**, p. 98.
 to Fish, Sec. of State, Dec. 2, 1875, **6**, p. 98.
 to Fish, Sec. of State, Dec. 9, 1875, **6**, p. 99.
 to Sec. of State, Feb. 17, 1876, **4**, p. 471.
- Schieffelin, H. M., Liberian chargé, to Fish, Sec. of State, June 3, 1874, **4**, p. 551.
- Schirkoff, Valerien, Russ. chargé, to Fish, Sec. of State, Jan. 3, 1872, **4**, p. 503.
- Schleiden, Bremen representative, to Cass, Sec. of State, Oct. 23, 1858, **3**, p. 571.
 to Cass, Sec. of State, Mar. 16, 1859, **3**, p. 571.
 to Cass, Sec. of State, Nov. 28, 1859, **3**, p. 572.
- Schofield, Gen. John M., agt. sent to France, to Seward, Sec. of State, Jan. 26, 1866, **6**, p. 499.
 to Seward, Sec. of State, June 4, 1866, **6**, p. 499.
- Schroeder, Francis, chargé to Sweden, to Marcy, Sec. of State, Nov. 24, 1853, **4**, p. 769.
- Schuyler, Eugene, chargé at St. Petersburg, memo., Sept. 29, 1872, **4**, p. 112.
 to Fish, Sec. of State, Mar. 15, 1875, **4**, p. 112.
- Schuyler, Eugene, min. to Rumania, to Blaine, Sec. of State, Apr. 2, 1881, **1**, p. 115.
- Schwartzburg, Prince, note, Apr. 14, 1850, **6**, pp. 887, 979.
- Scott, Sir Wm., and Sir J. Nicholl, to Jay, min. to England, Sept. 10, 1794, **7**, pp. 603-608.
- Scott, Sir Wm., Scott, John, and Mitford, John, law officers of Crown, opinion of, Dec. 22, 1796, **4**, p. 428.
 to Brit. privy council, June 17, 1797, **3**, p. 553.
- Scott, Gen. Winfield, to Calhoun, Sec. of War, Mar. 25, 1817, **2**, p. 403.
 to Sec. of War, Apr. 28, 1847, **7**, p. 284.
 to Sec. of War, May 20, 1847, **7**, p. 284.
 order No. 358, Nov. 25, 1847, **7**, p. 285.
 order No. 376, Dec. 15, 1847, **7**, p. 285.
 order No. 395, Dec. 31, 1847, **7**, p. 285.
- Scott, cons. at Honolulu, to Dept. of State, Sept. 15, 1876, **3**, p. 723.
- Scruggs, William L., min. to Colombia, to Sec. of State, Aug. 14, 1875, **2**, p. 800.
 to Fish, Sec. of State, May 18, 1876, **6**, p. 981.
 to Frelinghuysen, Sec. of State, Jan. 29, 1884, **2**, p. 589.
 to Blaine, Sec. of State, Dec. 26, 1884, **3**, p. 510.
 to Frelinghuysen, Sec. of State, Jan. 30, 1885, **3**, pp. 527-528.
 to Colombian min. of for. aff., Feb. 21, 1885, **2**, p. 800.
 to Frelinghuysen, Sec. of State, Feb. 23, 1885, **2**, p. 800.

- Scruggs, William L., min. to Colombia, to Sec. of State, Apr. 16, 1885, **3**, p. 40.
to Bayard, Sec. of State, Sept. 3, 1885, **2**, p. 802.
- Scruggs, William L., min. to Venezuela, to Sec. of State, Oct. 12, 1889, **2**, p. 133.
to Urbaneja, Venez. min. for for. aff., Aug. 19, 1892, **2**, p. 864.
to Foster, Sec. of State, Aug. 29, 1892, **2**, p. 864.
to Foster, Sec. of State, Sept. 7, 1892, **7**, p. 817.
to Foster, Sec. of State, Oct. 4, 1892, **7**, p. 794.
to Foster, Sec. of State, Oct. 7, 1892, **7**, p. 794.
to Foster, Sec. of State, Oct. 18, 1892, **2**, p. 865.
to Foster, Sec. of State, Oct. 23, 1892, **1**, p. 153.
to Foster, Sec. of State, Nov. 18, 1892, **2**, pp. 882-883.
- Scrymser, pres. Cent. and So. Am. Tel. Co., to Sec. of State, Sept. 25, 1895, **2**, p. 460.
to Sec. of State, Oct. 24, 1895, **2**, p. 460.
- Sebastini, Count, French min. of for. aff., to Rives, min. to France, June 15, 1831, **7**, pp. 536-537, 811.
- Secretary of Commerce and Labor, regulations of, Feb. 5, 1906, **4**, pp. 224, 227, 233.
regulations approved, Feb. 5, 1906, **4**, pp. 217, 221.
- Secretary of Interior to Sec. of State, Oct. 26, 1898, **2**, p. 36.
- Secretary of Navy, report, Mar. 10, 1856, **2**, p. 890.
to Commander Owen, July 13, 1869, **1**, p. 278.
to Capt. Balch, Nov. 6, 1869, **1**, p. 278.
to Admiral Poor, Jan. 29, 1870, **1**, p. 278.
to Sec. of State, Mar. 9, 1885, **2**, p. 751.
to Sec. of State, Aug. 8, 1887, **2**, p. 612.
to Commodore Stanton, Oct. 23, 1893, **1**, p. 241.
to Commodore Stanton, Oct. 25, 1893, **1**, p. 241.
to Commodore Stanton, Dec. 7, 1893, **1**, p. 241.
to Commodore Stanton, Dec. 21, 1893, **1**, p. 241.
to Sec. of State, Aug. 9, 1899, **2**, p. 583.
See, also, under the names of the various Secretaries of the Navy.
- Secretary of State to min. to China, July 25, 1872, **2**, p. 599.
to leg. at Berne, July 14, 1882, **3**, p. 660.
to Sec. of Navy, Aug. 14, 1891, **2**, p. 565.
to Atty.-Gen., Aug. 3, 1889, **2**, p. 635.
to Scrymser, pres. Cent. and So. Am. Tel. Co., tel., July 9, 1891, **2**, p. 477.
acting to Sec. of Treas., Sept. 30, 1883, **1**, p. 689.
to Sen. Com. on For. Rel., June 5, 1897, **3**, p. 633.
to French embassy, June 28, 1898, **1**, p. 574.
to Mex. leg., May 16, 1899, **4**, p. 303.
See, also, under the names of the various Secretaries of State.
- Secretary of state for the colonies to the Lords of the Admiralty, Apr. 12, 1866, **1**, p. 793.
- Secretary of Treasury to collectors of customs, Aug. 4, 1793, **5**, p. 595.
to collector at Machias, Me., May 2, 1872, **2**, p. 1032.
to Evarts, Sec. of State, Dec. 11, 1880, **2**, p. 278.
regulations, Jan. 23, 1883, **4**, p. 233.
to Sec. of State, Jan. 12, 1889, **2**, p. 153.
to collectors of customs, cir., Nov. 26, 1890, **5**, p. 300.
to Sec. of State, Jan. 30, 1894, **2**, p. 285.
to Gresham, Sec. of State, Oct. 12, 1891, **1**, p. 562.
to Sec. of State, Nov. 28, 1891, **1**, p. 569.
See, also, under the names of the various Secretaries of the Treasury.
- Secretary of War to Sec. of State, Oct. 9, 1869, **2**, p. 476.
letter, Aug. 17, 1900, **4**, p. 285.
See, also, under the names of the various Secretaries of War.

- Seijas, Rafael, Venez. min. of for. aff., to Venez. min. at London, July 15, 1882, **6**, p. 540.
to Baker, min. to Venezuela, Mar. 27, 1883, **6**, p. 983.
to Baker, min. to Venezuela, Mar. 29, 1883, **6**, p. 745.
- Selfridge, Admiral, U. S. N., to Terrell, min. to Turkey, Nov. 30, 1895, **4**, p. 619.
to vali of Aleppo, Turkey, Nov. 30, 1895, **4**, p. 619.
to vali of Aleppo, Turkey, Dec. 2, 1895, **4**, p. 620.
- Senate Committee on For. Rel. to Sec. of State, May 27, 1897, **3**, p. 633.
- Serurier, French min., to McLane, Sec. of State, Aug. 31, 1833, **5**, p. 256.
to Forsyth, Sec. of State, Feb. 23, 1835, **4**, pp. 684, 706, 707.
to Forsyth, Sec. of State, Feb. 23, 1835, **4**, p. 706.
- Sewall, Harold M., cons.-gen. at Apia, to Rives, Assist. Sec. of State, June 18, 1888, **2**, p. 482.
- Seward, F. W., Assist. Sec. of State, to Haurer, Mar. 20, 1861, **3**, p. 578.
to Fifth Auditor of Treas., Mar. 23, 1861, **3**, p. 62.
to Roasen, Apr. 6, 1861, **3**, p. 576.
to Baker, Apr. 8, 1861, **4**, p. 785.
to Doering, vice-cons. at Oldenburg, May 29, 1861, **5**, p. 87.
to Sprungk, Aug. 22, 1861, **3**, p. 1016.
to Corey, Aug. 26, 1861, **3**, p. 915.
to Irving, Aug. 29, 1861, **3**, p. 1016.
to Robbins, Aug. 29, 1861, **3**, p. 1016.
to Van Nostrand, Sept. 7, 1861, **3**, p. 1016.
to Nones, Oct. 9, 1861, **3**, p. 1016.
- Act. Sec. of State, to Harvey, min. to Portugal, Nov. 5, 1861, **6**, p. 7.
Assist. Sec. of State, to Adams, Nov. 27, 1861, **3**, p. 1017.
to Kennedy, New York police chief, Dec. 2, 1861, **3**, p. 1017.
to Adams, Dec. 14, 1861, **3**, p. 1017.
to Amory, Dec. 14, 1861, **3**, p. 1017.
to Irving, Dec. 14, 1861, **3**, p. 1017.
to Irving, Jan. 3, 1862, **3**, p. 1017.
to Kennedy, New York police chief, Jan. 17, 1862, **3**, p. 1016.
to Adams, Jan. 28, 1862, **3**, p. 1017.
to Amory, Jan. 28, 1862, **3**, p. 1017.
to Amory, Feb. 6, 1862, **3**, p. 1017.
- Act. Sec. of State, to Lord Lyons, Brit. min., Feb. 6, 1862, **5**, p. 97.
Assist. Sec. of State, to Amory, Feb. 8, 1862, **3**, p. 1017.
to Amory, Feb. 27, 1862, **3**, pp. 1017, 1018.
to Irving, Feb. 27, 1862, **3**, pp. 1017, 1018.
to Adams, Mar. 12, 1862, **3**, p. 1018.
to Morgan, Mar. 13, 1863, **3**, p. 462.
to Weiss, Mar. 23, 1863, **3**, p. 1018.
to Hale, Mar. 24, 1863, **3**, p. 1018.
to Whipperman, cons. at Galatz, May 2, 1863, **2**, p. 731.
to Hantus, "late" U. S. cons., June 18, 1863, **5**, p. 128.
- Act. Sec. of State, to Irving, Aug. 18, 1863, **3**, pp. 1018-1019.
to Glassman, Nov. 4, 1863, **3**, pp. 894-895.
to Kirk, min. to Argentine Republic, Nov. 4, 1863, **3**, p. 526.
- Assist. Sec. of State, to Draper, Aug. 5, 1864, **7**, p. 193.
to Harrington, Act. Sec. of Treas., Aug. 8, 1864, **7**, p. 193.
to Spalding, Dec. 27, 1864, **3**, p. 1020.
to Snow & Co., Jan. 12, 1865, **3**, p. 1020.
to Gillis, Jan. 25, 1865, **3**, p. 1020.
to Whiteside et al., Jan. 25, 1865, **3**, p. 1020.
to Haven, Mar. 28, 1865, **2**, p. 467.

- Seward, F. W., Assist. Sec. of State, to Clausenius, Dec. 11, 1865, **3**, p. 872.
 to Fisher, cons. at Kanagawa, Apr. 16, 1866, **2**, p. 604.
 to Kahle, May 22, 1866, **3**, pp. 578-579.
 Act. Sec. of State, to Wilson, May 22, 1866, **7**, p. 360.
 Assist. Sec. of State, to Wingate, cons. at Swatow, June 6, 1866, **2**, pp. 616, 637.
 to Coe, com. agt. at Apia, Feb. 11, 1867, **3**, p. 287.
 to Smith, agt. to Santo Domingo, Feb. 26, 1867, **1**, p. 600.
 Act. Sec. of State, to Morgan, M. C., Mar. 13, 1868, **2**, p. 467.
 to Turner, min. to Liberia, Apr. 9, 1877, **5**, p. 766.
 to Pierrepoint, Apr. 10, 1877, **2**, pp. 282, 283.
 to Devens, Atty.-Gen., Apr. 25, 1877, **7**, p. 1019.
 Assist. Sec. of State, to Thomas, May 5, 1877, **3**, pp. 732-733.
 Act. Sec. of State, to Foster, min. to Mexico, May 16, 1877, **1**, p. 148.
 to Count Lewenhaupt, Swed. and Nor. min., May 17, 1877, **2**, p. 317.
 to Foster, min. to Mexico, June 26, 1877, **6**, p. 917.
 to Maynard, June 26, 1877, **2**, pp. 641-642.
 to Gibbs, min. to Peru, June 28, 1877, **4**, pp. 415-416.
 to Isaacs, June 29, 1877, **6**, pp. 348-349.
 to Chev. Tavera, Austro-Hungarian min., Aug. 13, 1877, **3**, p. 796.
 to Gibbs, min. to Peru, Aug. 14, 1877, **4**, p. 415.
 to Pierrepoint, min. to England, Sept. 11, 1877, **3**, p. 224.
 Assist. Sec. of State, to Minger, Feb. 23, 1878, **3**, p. 624.
 to Wilson, Mar. 20, 1878, **3**, p. 610.
 Act. Sec. of State, to Acosta y Foster, Apr. 8, 1878, **2**, p. 56.
 to Admiral Howell, Apr. 29, 1878, **4**, p. 739.
 to Sir E. Thornton, Brit. min., July 15, 1878, **1**, p. 684.
 to Fish, chargé at Berne, Aug. 20, 1878, **3**, p. 278.
 to Devens, Aug. 22, 1878, **4**, p. 639.
 to Dichman, min. to Colombia, Aug. 23, 1878, **3**, p. 117.
 to Bingham, min. to Japan, Oct. 9, 1878, **5**, pp. 346-347, 754.
 to Williamson, min. to Costa Rica, Nov. 27, 1878, **3**, p. 187.
 to Cassasa, Nov. 29, 1878, **3**, p. 610.
 to Schoenberger, Dec. 2, 1878, **5**, p. 126.
 to Noyes, min. to France, Dec. 31, 1878, **3**, p. 530.
 to Gibbs, min. to Peru, Feb. 10, 1879, **6**, p. 677.
 to Logan, min. to Central America, Apr. 15, 1879, **6**, p. 293.
 to Mendez, June 28, 1879, **5**, p. 221.
 to Pendleton, July 1, 1879, **4**, pp. 116, 122.
 to Foster, min. to Mexico, July 2, 1879, **3**, p. 530.
 to Sir E. Thornton, Brit. min., July 3, 1879, **2**, p. 439.
 to Devens, Atty.-Gen., Aug. 13, 1879, **2**, p. 314.
 to Foster, min. to Mexico, Aug. 13, 1879, **3**, pp. 530, 732.
 to Pettis, min. to Bolivia, Aug. 18, 1879, **7**, p. 13.
 to Farman, agt. and cons.-gen. at Cairo, Aug. 19, 1879, **2**, p. 948.
 to Zamacona, Mex. min., Aug. 20, 1879, **6**, p. 614.
 to Hoffman, chargé at St. Petersburg, Aug. 21, 1879, **4**, p. 674.
 to White, min. to Germany, Aug. 27, 1879, **3**, p. 426.
 Seward, G. F., cons.-gen. at Shanghai, to Seward, Sec. of State, Apr. 24, 1868, **5**, p. 568.
 Seward, G. F., min. to China, to Fish, Sec. of State, May 17, 1876, **5**, p. 452.
 to Evarts, Sec. of State, Dec. 11, 1879, **1**, p. 20.
 Seward, William H., to Townsend Harris, min. to Japan, Apr. 5, 1859, **3**, p. 896.
 Seward, William H., Sec. of State to all ministers of U. S., cir., Mar. 9, 1861, **1**, pp. 104-105.
 to cons., cir., Mar. 17, 1861, **3**, p. 1018.
 to President, Mar. 30, 1861, **1**, p. 576; **6**, p. 961; **7**, p. 130.

- Seward, William H., Sec. of State, to Tassara, Span. min., Apr. 2, 1861, **6**, p. 515.
to Corwin, min. to Mexico, Apr. 6, 1861, **5**, p. 789.
cir., Apr. 8, 1861, **7**, p. 1019.
to Pombo, Granadian chargé, Apr. 9, 1861, **7**, p. 809.
to Adams, min. to England, Apr. 10, 1861, **1**, pp. 105-106; **3**, p. 85.
memo., Apr. 18, 1861, **7**, p. 805.
to Dayton, min. to France, Apr. 22, 1861, **6**, p. 168.
to Adams, min. to England, cir., Apr. 24, 1861, **7**, pp. 570-573.
to U. S. dip. officers, cir., Apr. 24, 1861, **7**, p. 812.
to Schurz, min. to Spain, Apr. 27, 1861, **1**, p. 589; **6**, pp. 515, 516.
to Baron Gerolt, Pruss. min., May 2, 1861, **7**, pp. 805, 849.
cir., May 6, 1861, **3**, p. 920.
to Marsh, min. to Italy, May 9, 1861, **3**, p. 609.
to Stoeckl, Russ. min., May 9, 1861, **7**, p. 850.
to Pike, min. to Netherlands, May 10, 1861, **7**, p. 573.
to Baron Gerolt, Pruss. min., May 14, 1861, **5**, p. 747.
to Stoeckl, Russ. min., May 20, 1861, **5**, p. 747.
to Adams, min. to England, May 21, 1861, **1**, pp. 184, 206, 208; **3**, p. 83.
to Perry, chargé at Madrid, May 21, 1861, **6**, p. 517.
to Lord Lyons, Brit. min., May 27, 1861, **7**, pp. 843, 850.
to Burton, min. to Colombia, May 29, 1861, **1**, p. 138; **4**, pp. 695-696.
to Dayton, min. to France, May 30, 1861, **1**, p. 185.
to Pombo, Colombian chargé, May 30, 1861, **3**, p. 38.
to Adams, min. to England, June 3, 1861, **1**, p. 185.
to Dickinson, min. to Nicaragua, June 5, 1861, **5**, pp. 409-410.
to Schurz, min. to Spain, June 10, 1861, **6**, p. 517.
to Vanderbilt, pres. At. and Pac. S. S. Co., June 12, 1861, **3**, p. 120.
to Dayton, min. to France, June 17, 1861, **1**, p. 185; **7**, p. 574.
to Adams, min. to England, June 19, 1861, **7**, p. 9.
to Riotte, min. to Costa Rica, June 21, 1861, **7**, p. 928.
to Sanford, min. to Belgium, June 21, 1861, **7**, p. 574.
to Dayton, min. to France, June 22, 1861, **1**, p. 185.
to Schurz, min. to Spain, June 22, 1861, **6**, p. 517.
to Adams, min. to England, July 1, 1861, **7**, p. 579.
to Dayton, min. to France, July 1, 1861, **7**, p. 574.
to Schurz, min. to Spain, July 2, 1861, **6**, p. 517.
to Dayton, min. to France, July 6, 1861, **1**, p. 185; **7**, pp. 575-576.
to Gen. Scott, July 10, 1861, **4**, p. 646.
to Rice, M. C., July 16, 1861, **4**, pp. 690-691.
to Burton, min. to Colombia, July 18, 1861, **1**, p. 138; **6**, pp. 20-21.
to Adams, min. to England, July 21, 1861, **7**, pp. 807, 811.
to Harris, min. to Japan, July 23, 1861, **5**, p. 747.
to Latham, July 23, 1861, **3**, p. 905.
to Lord Lyons, Brit. min., July 26, 1861, **5**, p. 101.
to Welles, Sec. of Navy, July 29, 1861, **7**, p. 806.
to Harris, min. to Japan, Aug. 1, 1861, **5**, p. 747.
to Hart, Aug. 9, 1861, **4**, p. 114.
to Van Limburg, Netherlands min., Aug. 12, 1861, **7**, p. 493.
to Schurz, min. to Spain, Aug. 14, 1861, **6**, p. 517.
to Pike, min. to Netherlands, Aug. 15, 1861, **7**, p. 986.
to Adams, min. to England, Aug. 17, 1861, **5**, pp. 21, 97; **7**, p. 580.
to Dayton, min. to France, Aug. 17, 1861, **7**, p. 577.
to Hillin, Aug. 23, 1861, **3**, p. 915.
to Dayton, min. to France, Aug. 24, 1861, **6**, p. 484.

- Seward, William H., Sec. of State, to Tassara, Span. min., Sept. 2, 1861, 7, p. 850.
to Dayton, min. to France, Sept. 5, 1861, 7, p. 577.
to Adams, min. to England, Sept. 7, 1861, 7, pp. 581-583.
to Roelker, Sept. 9, 1861, 2, p. 730.
to Burton, min. to Colombia, Sept. 10, 1861, 1, p. 138.
to Dayton, min. to France, Sept. 10, 1861, 7, pp. 577-578, 579.
to Welles, Sept. 10, 1861, 1, p. 579.
to Adams, Sept. 12, 1861, 3, p. 1016.
to Burton, min. to Colombia, Sept. 24, 1861, 1, p. 138.
to Dayton, min. to France, Sept. 24, 1861, 6, pp. 484-485.
to Dickinson, min. to Nicaragua, Sept. 24, 1861, 7, p. 928.
to Lord Lyons, Brit. min., cir., Oct. 4, 1861, 7, p. 852.
to Harris, min. to Japan, Oct. 7, 1861, 5, p. 747.
to Mercier, French min., cir., Oct. 7, 1861, 4, p. 737.
to Lord Lyons, Brit. min., Oct. 14, 1861, 2, pp. 97, 191; 6, pp. 275-276.
to Schurz, min. to Spain, Oct. 14, 1861, 6, p. 485.
to dip. corps, cir., Oct. 16, 1861, 7, p. 850.
to Pike, min. to Netherlands, Oct. 17, 1861, 7, p. 986.
to Lord Lyons, Brit. min., Oct. 18, 1861, 5, p. 97.
to Amory, Oct. 21, 1861, 3, p. 1016.
to Harris, min. to Japan, Oct. 21, 1861, 5, p. 747.
to Adams, min. to England, Oct. 22, 1861, 5, p. 97.
to Adams, min. to England, Oct. 23, 1861, 5, p. 22.
to Clay, min. to Russia, Oct. 23, 1861, 7, p. 583.
to Archbishop Hughes, agt., Nov. 2, 1861, 4, p. 447.
to Prescott, Nov. 2, 1861, 3, p. 1016.
to Dayton, Nov. 4, 1861, 6, p. 485.
to Clay, min. to Russia, Nov. 9, 1861, 7, p. 583.
to Dickinson, min. to Nicaragua, Nov. 9, 1861, 7, p. 928.
to Pruyn, min. to Japan, Nov. 15, 1861, 5, p. 749.
to Hassaurek, min. to Ecuador, Nov. 20, 1861, 7, p. 6.
to Pike, min. to Netherlands, Nov. 23, 1861, 7, p. 986.
to Adams, Nov. 25, 1861, 3, p. 1016.
to Amory, Nov. 25, 1861, 3, p. 1016.
to Irving, Nov. 25, 1861, 3, p. 1016.
to Gen. McClellan, Nov. 25, 1861, 4, p. 711.
to Adams, min. to England, Nov. 27, 1861, 7, p. 768.
to Harvey, min. to Portugal, Nov. 29, 1861, 5, p. 40.
to Sec. of Treas., Dec. 2, 1861, 3, p. 1016.
to Tassara, Mercier, and Lord Lyons, Spanish, French, and English mins., Dec. 4, 1861,
6, pp. 485-488.
to Burton, min. to Colombia, Dec. 6, 1861, 1, p. 138.
to Pruyn, min. to Japan, Dec. 9, 1861, 5, p. 744.
to Sec. of Treas., Dec. 12, 1861, 3, p. 1017.
to Adams, min. to England, Dec. 16, 1861, 7, p. 769.
to Lord Lyons, Brit. min., Dec. 26, 1861, 7, pp. 479-480, 626-629, 769-771.
to Adams, min. to England, Dec. 27, 1861, 7, p. 771
to Welles, Sec. of Navy, Dec. 31, 1861, 7, p. 838.
to Clay, min. to Russia, Jan. 8, 1862, 7, p. 583.
to Stoeckl, Russ. min., Jan. 8, 1862, 7, p. 583.
to Winthrop, Jan. 10, 1862, 7, p. 769.
to Burton, min. to Colombia, Jan. 16, 1862, 2, p. 1071; 3, p. 760.
to Corwine, Jan. 17, 1862, 3, p. 121.
to Washburne, Gov. of Maine, Jan. 17, 1862, 2, pp. 390-392.

- Seward, William H., Sec. of State, to Burton, min. to Colombia, Jan. 29, 1862, **1**, p. 138; **5**, p. 101.
- to Adams, min. to England, Jan. 31, 1862, **7**, p. 771.
- to Dayton, min. to France, Feb. 3, 1862, **4**, pp. 570-571.
- to Adams, min. to England, Feb. 17, 1862, **7**, p. 855.
- to Stoeckl, Russ. min., Feb. 18, 1862, **7**, p. 773.
- to Adams, min. to England, Feb. 19, 1862, **6**, p. 490.
- to Burton, min. to Colombia, Feb. 19, 1862, **1**, p. 138; **4**, p. 584.
- to Dayton, min. to France, Feb. 19, 1862, **7**, pp. 771, 805, 855.
- to Adams, Feb. 21, 1862, **3**, p. 1017.
- to Amory, Feb. 21, 1862, **3**, p. 1017.
- to Irving, Feb. 21, 1862, **3**, p. 1017.
- to Monton, Feb. 24, 1862, **3**, pp. 588-589.
- to Harmony and Lopez, Feb. 26, 1862, **6**, p. 705.
- to Burton, min. to Colombia, Feb. 27, 1862, **3**, pp. 120-121.
- to Adams, min. to England, Mar. 3, 1862, **6**, pp. 490, 495.
- to Dayton, min. to France, Mar. 3, 1862, **6**, pp. 489-490.
- to Perry, chargé at Madrid, Mar. 3, 1862, **6**, p. 490.
- to Burlingame, min. to China, Mar. 6, 1862, **5**, pp. 428-429.
- to Clay, min. to Russia, Mar. 6, 1862, **7**, p. 583.
- to Lord Lyons, Brit. min., Mar. 7, 1862, **3**, p. 1018.
- to Motley, min. to Austria, Mar. 10, 1862, **6**, p. 56.
- to Stanton, Sec. of War, Mar. 13, 1862, **7**, p. 782.
- to Welles, Sec. of Navy, Mar. 13, 1862, **7**, p. 782.
- to Webb, min. to Brazil, Mar. 18, 1862, **7**, p. 942.
- to Harvey, min. to Portugal, Mar. 20, 1862, **3**, p. 1018.
- to Lord Lyons, Brit. min., Mar. 22, 1862, **2**, p. 467.
- to Lord Lyons, Brit. min., Mar. 24, 1862, **7**, p. 824.
- to Lord Lyons, Brit. min., Mar. 26, 1862, **2**, p. 467.
- to Dayton, min. to France, Mar. 31, 1862, **6**, p. 490.
- to Lord Lyons, Brit. min., Mar. 31, 1862, **2**, p. 467.
- to Judd, min. to Prussia, Apr. 3, 1862, **3**, p. 578.
- to Webb, min. to Brazil, Apr. 3, 1862, **7**, p. 942.
- to Lord Lyons, Brit. min., Apr. 5, 1862, **4**, p. 712.
- to Dayton, min. to France, Apr. 8, 1862, **7**, p. 579.
- to Adams, min. to England, Apr. 16, 1862, **1**, p. 185.
- to Dayton, min. to France, Apr. 17, 1862, **1**, p. 185.
- report, Apr. 26, 1862, **2**, p. 1083.
- to McMath, cons. at Tangier, Apr. 28, 1862, **2**, pp. 633, 661, 747, 866; **3**, pp. 842-843; **4**, p. 333.
- to Webb, min. to Brazil, May 2, 1862, **6**, p. 748.
- to Perry, chargé at Madrid, May 9, 1862, **6**, p. 490.
- to Lord Lyons, Brit. min., May 30, 1862, **6**, p. 622.
- to Lord Lyons, Brit. min., June 4, 1862, **5**, p. 17.
- to Van Limburg, Netherlands min., June 5, 1862, **5**, p. 41.
- to Crosby, min. to Guatemala, June 19, 1862, **4**, p. 554.
- to Dayton, min. to France, June 21, 1862, **4**, pp. 711-712.
- to Cameron, min. to Russia, June 23, 1862, **6**, pp. 7-8.
- to Stanton, Sec. of War, June 24, 1862, **4**, p. 16.
- to Stuart, Brit. chargé, cir., June 25, 1862, **5**, p. 17.
- to Dayton, min. to France, June 27, 1862, **4**, p. 781.
- to U. S. ministers and consuls, cir., July 5, 1862, **3**, p. 918.
- to Riottte, min. to Costa Rica, July 7, 1862, **6**, pp. 18-19, 20.
- to Judge Hoffman, July 22, 1862, **5**, p. 25.

- Seward, William H., Sec. of State, to Welles, Sec. of Navy, Aug. 4, 1862, 1, p. 705: 2, p. 363.
to Burton, min. to Colombia, Aug. 5, 1862, 5, p. 18.
cir., Aug. 8, 1862, 3, p. 1018.
to Welles, Sec. of Navy, Aug. 8, 1862, 2, p. 364; 7, pp. 477, 478, 481, 482, 483, 1089.
to Bond, Aug. 9, 1862, 7, p. 792.
to Stuart, Brit. chargé, Aug. 9, 1862, 7, p. 477.
to Gamble, Aug. 14, 1862, 4, pp. 52-53.
to U. S. dip. officers, Aug. 18, 1862, 6, p. 8.
to Van Limburg, Netherlands min., Aug. 20, 1862, 5, p. 41.
to Burton, min. to Colombia, Aug. 28, 1862, 3, p. 121.
to Van Limburg, Netherlands min., Sept. 4, 1862, 5, p. 41.
to Gov. Morton, Sept. 5, 1862, 4, pp. 53-54.
to Riotte, min. to Costa Rica, Sept. 17, 1862, 6, pp. 19-20.
to Molina, min. to Costa Rica, Nicaragua, and Honduras, Sept. 24, 1862, 2, p. 426.
to U. S. dip. and cons. officers, cir., Sept. 25, 1862, 3, pp. 881, 977.
to Blatchford, min. to Papal States, Sept. 25, 1862, 6, pp. 21-22.
to Fessenden, Sept. 27, 1862, 3, p. 1018.
to U. S. dip. and cons. officers, cir., Oct. 1, 1862, 4, pp. 574-575.
to Stuart, Brit. chargé, Oct. 3, 1862, 7, pp. 193, 194.
to Welles, Sec. of Navy, Oct. 10, 1862, 1, pp. 705, 709.
to Baron Gerolt, Pruss. min., Oct. 11, 1862, 7, p. 277.
to Stuart, Brit. chargé, Oct. 14, 1862, 2, p. 467.
to Adams, min. to England, Oct. 25, 1862, 1, p. 106.
to Burton, min. to Colombia, Oct. 25, 1862, 6, p. 20.
to Welles, Sec. of Navy, Oct. 31, 1862, 7, pp. 482, 483, 484.
to Stuart, Brit. chargé, Nov. 3, 1862, 7, p. 482.
to Mercier, French min., Nov. 8, 1862, 6, p. 885.
to Culver, min. to Venezuela, Nov. 19, 1862, 1, p. 149.
to Taylor, chargé at St. Petersburg, Nov. 22, 1862, 6, p. 8.
to Adams, min. to England, Nov. 30, 1862, 6, p. 8.
report, Dec. 9, 1862, 7, p. 769.
to Mercier, French min., Dec. 10, 1862, 2, p. 196.
to Taylor, chargé at St. Petersburg, Dec. 14, 1862, 6, p. 8.
to Barreda, Peruvian min., Dec. 15, 1862, 5, p. 840.
to Romero, Mex. min., Dec. 15, 1862, 7, p. 958.
to Tassara, Span. min., Dec. 16, 1862, 1, p. 709.
to Dayton, min. to France, Dec. 29, 1862, 6, p. 10.
report, Dec. 29, 1862, 4, p. 573.
to Romero, Mex. min., Jan. 7, 1863, 7, p. 958.
to Barreda, Peruvian min., Jan. 9, 1863, 6, p. 957.
to Lord Lyons, Brit. min., Jan. 12, 1863, 6, p. 660.
to Supt. of the Coast Survey, Jan. 18, 1863, 1, p. 712.
to Marsh, min. to Italy, Jan. 21, 1863, 3, p. 736.
to Culver, min. to Venezuela, Jan. 24, 1863, 1, p. 571.
report, Jan. 26, 1863, 7, p. 658.
to Burton, min. to Colombia, Jan. 30, 1863, 3, pp. 126, 760-761.
to Burlingame, min. to China, Feb. 4, 1863, 5, p. 12.
to dip. corps, cir., Feb. 5, 1863, 7, p. 843.
to Webb, min. to Brazil, Feb. 6, 1863, 4, p. 760.
to Lyons, Feb. 7, 1863, 4, p. 17.
to King, min. to Papal States, Feb. 9, 1863, 1, p. 212.
to Mercier, French min., Feb. 24, 1863, 6, p. 885.
to Burlingame, min. to China, Mar. 3, 1863, 5, p. 12.
to Adams, min. to England, Mar. 9, 1863, 7, p. 576.
to Culver, min. to Venezuela, Mar. 9, 1863, 1, pp. 149, 236.

- Seward, William H., Sec. of State, to U. S. dip. officers, Mar. 9, 1863, **6**, p. 9.
to Kind, Mar. 18, 1863, **3**, p. 578.
to Parish, Mar. 23, 1863, **1**, p. 579.
to King, min. to Papal States, Apr. 6, 1863, **1**, p. 212.
to Motley, min. to Austria, Apr. 7, 1863, **3**, p. 804.
to Adams, min. to England, Apr. 10, 1863, **7**, p. 303.
to Lord Lyons, Brit. min., Apr. 12, 1863, **4**, p. 329.
to Stanton, Sec. of War, Apr. 15, 1863, **2**, p. 370.
to Welles, Sec. of Navy, Apr. 15, 1863, **7**, pp. 482, 483.
to Corwin, Apr. 18, 1863, **6**, p. 241.
to Welles, Sec. of Navy, Apr. 20, 1863, **7**, pp. 482-483, 556.
to Adams, min. to England, Apr. 21, 1863, **7**, p. 481.
to Motley, min. to Austria, Apr. 21, 1863, **3**, p. 578.
to Dayton, min. to France, Apr. 24, 1863, **1**, p. 186; **6**, p. 491; **7**, p. 557.
to Dayton, min. to France, May 8, 1863, **6**, pp. 490-491.
to Henry, commr. and cons.-gen. to Liberia, May 8, 1863, **5**, p. 765.
to Dayton, min. to France, May 11, 1863, **6**, pp. 22-24.
to Tassara, Span. min., May 21, 1863, **7**, p. 1089.
to Welles, Sec. of Navy, May 21, 1863, **7**, pp. 483-484.
to Judd, min. to Prussia, June 6, 1863, **3**, p. 578.
to Lord Lyons, Brit. min., June 6, 1863, **4**, p. 329.
to Pruyn, min. to Japan, June 18, 1863, **5**, p. 748.
to Motley, min. to Austria, June 20, 1863, **6**, p. 24.
to Spencer, June 20, 1863, **4**, p. 785.
to Pruyn, min. to Japan, June 29, 1863, **5**, p. 749.
to Burton, min. to Colombia, June 30, 1863, **1**, p. 138.
to Lord Lyons, Brit. min., July 1, 1863, **2**, p. 467.
to Tassara, Span. min., July 2, 1863, **2**, pp. 570-571.
to Welles, Sec. of Navy, July 6, 1863, **1**, p. 712.
to Pruyn, min. to Japan, July 7, 1863, **5**, p. 749.
to Pruyn, min. to Japan, July 10, 1863, **5**, p. 749; **7**, p. 117.
to Adams, min. to England, July 11, 1863, **3**, p. 13; **4**, p. 721.
to Motley, min. to Austria, July 14, 1863, **6**, p. 24.
to Welles, Sec. of Navy, July 14, 1863, **5**, p. 749.
to Crosby, July 20, 1863, **4**, p. 13.
to Dayton, min. to France, July 20, 1863, **3**, pp. 303, 871; **4**, pp. 55, 139.
to Lord Lyons, Brit. min., July 29, 1863, **7**, p. 935.
to Stanton, Sec. of War, Aug. 8, 1863, **4**, p. 54.
to Tassara, Span. min., Aug. 10, 1863, **1**, p. 712.
to Partridge, min. to Salvador, Aug. 12, 1863, **4**, p. 500.
to Pruyn, min. to Japan, Sept. 1, 1863, **5**, p. 749; **7**, p. 117.
to Adams, min. to England, Sept. 2, 1863, **1**, p. 712.
to Tassara, Span. min., Sept. 2, 1863, **1**, p. 712.
to Chase, Sec. of Treas., Sept. 3, 1863, **4**, pp. 500-501.
to Welles, Sec. of Navy, Sept. 3, 1863, **1**, p. 731.
to Adams, min. to England, Sept. 5, 1863, **6**, p. 9.
to Riotte, min. to Costa Rica, Sept. 8, 1863, **3**, p. 183.
to Pruyn, min. to Japan, Sept. 9, 1863, **5**, p. 749.
to Stanton, Sec. of War, Sept. 9, 1863, **4**, p. 54.
to Motley, min. to Austria, Sept. 11, 1863, **6**, pp. 491-492.
to Dayton, min. to France, Sept. 21, 1863, **6**, pp. 492-493.
to Chase, Sept. 23, 1863, **5**, p. 87.
to Dayton, min. to France, Sept. 26, 1863, **6**, pp. 493-495.
to Motley, min. to Austria, Sept. 26, 1863, **6**, p. 492.

- Seward, William H., Sec. of State, to Molina, min. of Costa Rica and Honduras, Sept. 28, 1863, **2**, p. 136.
- to Culver, min. to Venezuela, Oct. 3, 1863, **6**, p. 706.
- to Pruy, min. to Japan, Oct. 3, 1863, **5**, p. 749; **7**, p. 106.
- to Motley, min. to Austria, Oct. 9, 1863, **6**, p. 495.
- to Tassara, Span. min., Oct. 9, 1863, **1**, p. 713.
- to Partridge, min. to Salvador, Oct. 19, 1863, **4**, p. 500.
- to Culver, min. to Venezuela, Oct. 21, 1863, **1**, p. 150.
- to Dayton, min. to France, Oct. 23, 1863, **6**, pp. 495-496.
- to Dayton, min. to France, Oct. 24, 1863, **7**, pp. 550-551.
- to Crosby, min. to Guatemala, Nov. 10, 1863, **4**, p. 501.
- to Bates, Nov. 21, 1863, **5**, pp. 70-71.
- to Dayton, min. to France, Nov. 21, 1863, **2**, p. 1098.
- to Tassara, Span. min., Nov. 23, 1863, **6**, p. 517.
- to Chase, Sec. of Treas., Nov. 24, 1863, **4**, p. 517.
- to Sec. of Navy and to Atty.-Gen., Nov. 24, 1863, **6**, p. 517.
- to Williams, Nov. 24, 1863, **4**, p. 54.
- to Dickinson, min. to Nicaragua, Nov. 25, 1863, **6**, p. 706.
- to Thompson, Nov. 25, 1863, **4**, p. 714.
- to Partridge, min. to Salvador, Nov. 28, 1863, **1**, p. 138.
- to Adams, min. to England, Nov. 30, 1863, **6**, p. 10.
- to Sec. of Treas., Dec. 2, 1863, **5**, p. 406.
- to Hassaurek, min. to Ecuador, Dec. 14, 1863, **6**, p. 473.
- to Tassara, Span. min., Dec. 14, 1863, **1**, p. 713.
- to Watson, Assist. Sec. of War, Dec. 16, 1863, **4**, p. 501.
- to Tassara, Span. min., Dec. 17, 1863, **1**, p. 713.
- to Lord Lyons, Brit. min., Dec. 18, 1863, **2**, p. 366.
- to Lord Lyons, Brit. min., Dec. 20, 1863, **2**, p. 1081.
- to Partridge, min. to Salvador, Jan. 2, 1864, **1**, pp. 138, 237.
- to Adams, min. to England, Jan. 4, 1864, **7**, pp. 847, 850.
- to Lord Lyons, Brit. min., Jan. 4, 1864, **7**, p. 538.
- to Allen, Jan. 11, 1864, **1**, p. 483.
- to Hassaurek, min. to Ecuador, Jan. 11, 1864, **6**, p. 473.
- to Dayton, min. to France, Jan. 12, 1864, **6**, pp. 497, 957.
- to Bates, Atty.-Gen., Jan. 23, 1864, **4**, p. 501.
- to Franklin, Jan. 28, 1864, **4**, p. 501.
- report, Jan. 29, 1864, **2**, p. 441.
- to Tassara, Span. min., Feb. 3, 1864, **6**, p. 24.
- to President, Feb. 5, 1864, **1**, p. 483.
- to McBride, Feb. 8, 1864, **1**, p. 483.
- to Adams, min. to England, Feb. 24, 1864, **7**, p. 937.
- to Driggs, M. C., Feb. 26, 1864, **3**, p. 873.
- to Stanton, Sec. of War, Mar. 9, 1864, **4**, pp. 54, 501.
- to Hassaurek, min. to Ecuador, Mar. 10, 1864, **4**, p. 73.
- to Bates, Atty.-Gen., Mar. 18, 1864, **6**, p. 517.
- to Dayton, min. to France, Mar. 21, 1864, **1**, pp. 185-186.
- to Adams, min. to England, Mar. 23, 1864, **4**, pp. 718-721.
- to Chase, Sec. of Treas., Mar. 31, 1864, **7**, p. 193.
- to Geofroy, French min., Apr. 6, 1864, **1**, p. 184.
- to Dayton, min. to France, Apr. 7, 1864, **1**, p. 246; **6**, pp. 497-498.
- to Burton, min. to Colombia, Apr. 9, 1864, **3**, pp. 121-122.
- to Motley, min. to Austria, Apr. 14, 1864, **6**, p. 498.
- to Lord Lyons, Brit. min., Apr. 20, 1864, **4**, p. 17.
- to U. S. dip. and cons. officers, cir., Apr. 26, 1864, **7**, p. 662.

- Seward, Willam H., Sec. of State, to Kirk, min. to Argentine Republic, Apr. 27, 1864, **5**, p. 30.
- to Koerner, min. to Spain, May 4, 1864, **6**, p. 518.
- to Chase, Sec. of Treas., May 5, 1864, **7**, p. 194.
- to Welles, Sec. of Navy, May 5, 1864, **7**, p. 370.
- to Koerner, min. to Spain, May 6, 1864, **6**, p. 518
- to Chase, Sec. of Treas., May 7, 1864, **1**, p. 696.
- to King, May 16, 1864, **3**, p. 147.
- to Koerner, min. to Spain, May 19, 1864, **6**, p. 507.
- to Robinson, min. to Peru, May 19, 1864, **7**, p. 10.
- to dip. and cons. officers, cir., May 25, 1864, **3**, p. 1019.
- to Stanton, Sec. of War, May 26, 1864, **4**, p. 54.
- to Adams, min. to England, May 28, 1864, **6**, p. 496.
- report, May 28, 1864, **6**, p. 496.
- to Stoeckl, Russ. min., June 4, 1864, **2**, p. 343.
- to Seward, cons.-gen. at Shanghai, June 11, 1864, **2**, p. 624.
- to Stoeckl, Russ. min., June 13, 1864, **2**, p. 343.
- to Bidwell, June 21, 1864, **4**, p. 785.
- to chm. House Com. on Judiciary, June 24, 1864, **4**, p. 249.
- to Dayton, min. to France, July 2, 1864, **1**, p. 724.
- to Adams, min. to England, July 9, 1864, **7**, p. 958.
- to Adams, min. to England, July 15, 1864, **7**, p. 949.
- to King, min. to Papal States, July 19, 1864, **1**, p. 107.
- to Fogg, min. to Switzerland, July 28, 1864, **3**, p. 804.
- to Dayton, min. to France, July 30, 1864, **6**, p. 8.
- to Adams, min. to England, Aug. 1, 1864, **6**, p. 8.
- to Stanton, Sec. of War, Aug. 2, 1864, **4**, p. 54.
- to Bates, Atty.-Gen., Aug. 16, 1864, **3**, p. 26.
- to Fessenden, Sec. of Treas., Aug. 16, 1864, **7**, p. 193.
- to Burton, min. to Colombia, Aug. 17, 1864, **3**, p. 255.
- cir., Aug. 18, 1864, **2**, p. 464.
- to Burton, min. to Colombia, Aug. 20, 1864, **3**, p. 26.
- to Culver, min. to Venezuela, Aug. 24, 1864, **1**, p. 150.
- to Burnley, Brit. chargé, Sept. 16, 1864, **1**, p. 733.
- to Morris, min. to Turkey, Sept. 19, 1864, **2**, p. 737.
- to King, min. to Papal States, Sept. 21, 1864, **1**, p. 107.
- to Bruzual, Venez. min., Sept. 24, 1864, **4**, p. 648.
- to Hale, cons.-gen. at Alexandria, Oct. 3, 1864, **2**, p. 731.
- to McBride, Oct. 17, 1864, **1**, p. 483.
- to Adams, min. to England, Oct. 24, 1864, **5**, p. 323.
- to leg. at St. Petersburg, Nov. 29, 1864, **3**, p. 622.
- to Lyons, Brit. min., Nov. 29, 1864, **2**, p. 1082.
- to Fessenden, Sec. of Treas., Dec. 9, 1864, **7**, p. 1032.
- to Barboza da Silva, Brazilian chargé, Dec. 15, 1864, **7**, p. 1091.
- cir., Dec. 17, 1864, **3**, p. 1019.
- to Tassara, Span. min., Dec. 17, 1864, **7**, p. 319.
- to Carlos Tracy, Peruvian chargé, Dec. 19, 1864, **7**, p. 1032.
- to Barboza da Silva, Brazilian chargé, Dec. 26, 1864, **2**, p. 367; **7**, p. 1091.
- to Fessenden, Sec. of Treas., Dec. 29, 1864, **3**, p. 1020.
- to Gen. Siekles, special agt. to Colombia, Jan. 6, 1865, **3**, pp. 127, 129.
- to Burton, min. to Colombia, Jan. 10, 1865, **3**, p. 122.
- to Fessenden, Sec. of Treas., Jan. 18, 1865, **3**, p. 918.
- to Sec. of War, Jan. 27, 1865, **3**, p. 1020.
- to Burton, min. to Colombia, Feb. 10, 1865, **3**, pp. 116, 122.

- Seward, William H., Sec. of State, to Rollins, M. C., Feb. 15, 1865, **2**, p. 135.
 to Perry, chargé at Madrid, Feb. 27, 1865, **6**, p. 518.
 to Sec. of Treas., Mar. 1, 1865, **3**, p. 1020.
 to Adams, min. to England, Mar. 8, 1865, **1**, p. 696; **5**, pp. 169, 323.
 to Stanton, Mar. 8, 1865, **4**, p. 696.
 to Bigelow, min. to France, Mar. 13, 1865, **1**, pp. 147, 210.
 to McLane, Mar. 14, 1865, **7**, p. 754.
 to Adams, min. to England, Mar. 17, 1865, **7**, p. 899.
 to Emilio Bonifaz, Peruvian chargé, Mar. 15, 1865, **7**, p. 1032.
 cir., Mar. 15, 1865, **3**, pp. 1020-1021.
 to Gen. Sickles, special agt. to Colombia, Mar. 18, 1865, **3**, p. 127.
 to Burnley, Brit. chargé, Mar. 20, 1865, **7**, p. 930.
 to Adams, min. to England, Mar. 21, 1865, **7**, p. 1027.
 to Emilio Bonifaz, Peruvian chargé, Mar. 23, 1865, **7**, p. 1032.
 to Gen. Salgar, Colombian min., Mar. 30, 1865, **2**, p. 561.
 to Gen. Salgar, Mar. 31, 1865, **3**, p. 127.
 to Burton, min. to Colombia, June 13, 1865, **3**, p. 128.
 to Webb, min. to Brazil, June 15, 1865, **7**, p. 1091.
 to Sir F. Bruce, Brit. min., June 16, 1865, **1**, p. 696; **5**, pp. 170, 323.
 to Sir F. Bruce, Brit. min., June 19, 1865, **1**, p. 64; **6**, pp. 9-10.
 to Welles, Sec. of Navy, June 19, 1865, **1**, p. 187.
 to Figanère, Portuguese chargé, June 20, 1865, **4**, pp. 648, 669.
 to Marquis de Montholon, French min., July 18, 1865, **1**, p. 147.
 to Webb, min. to Brazil, July 24, 1865, **4**, p. 730.
 to Romero, Mex. min., Aug. 7, 1865, **7**, p. 958.
 to Romero, Mex. min., Aug. 9, 1865, **1**, p. 239.
 to Sir F. Bruce, Brit. min., Aug. 15, 1865, **6**, pp. 24-25.
 to Bigelow, min. to France, Aug. 24, 1865, **6**, p. 500.
 to Maury, Sept. 5, 1865, **3**, p. 1021.
 to Bigelow, min. to France, Sept. 6, 1865, **6**, pp. 499, 500.
 to Bond, Sept. 6, 1865, **6**, p. 706.
 to Wilson, M. C., Sept. 9, 1865, **3**, p. 722.
 to Hassaurek, min. to Ecuador, Sept. 12, 1865, **6**, p. 709.
 to Hassaurek, min. to Ecuador, Sept. 15, 1865, **2**, p. 1084.
 to Hall, min. to Bolivia, Sept. 28, 1865, **1**, p. 154.
 to Hale, cons.-gen. at Alexandria, Oct. 31, 1865, **2**, p. 731.
 to Bigelow, min. to France, Nov. 4, 1865, **6**, p. 499.
 to Sir F. Bruce, Brit. min., Nov. 4, 1865, **1**, p. 696.
 to Bigelow, min. to France, Nov. 6, 1865, **6**, pp. 499-500.
 to Burton, min. to Colombia, Nov. 9, 1865, **3**, pp. 37-38.
 to Marshall, Nov. 14, 1865, **1**, p. 574
 to Count Wydenbruck, Austrian min., Nov. 16, 1865, **6**, pp. 885-886.
 to McCulloch, Sec. of Treas., Nov. 25, 1865, **4**, p. 674.
 to Wright, min. to Prussia, Dec. 2, 1865, **3**, p. 577.
 to Bigelow, min. to France, Dec. 4, 1865, **6**, p. 500.
 to Marquis de Montholon, French min., Dec. 6, 1865, **6**, p. 501.
 to Bigelow, min. to France, Dec. 16, 1865, **6**, p. 501.
 report, Dec. 21, 1865, **6**, p. 502.
 memo., Dec. 28, 1865, **7**, pp. 411-413.
 to Hassaurek, min. to Ecuador, Dec. 28, 1865, **7**, p. 411.
 to Barron Gerolt, Pruss. min., Jan. 9, 1866, **6**, pp. 957-958.
 to Montano, Feb. 5, 1866, **7**, p. 51.
 to Marquis de Montholon, French min., Feb. 12, 1866, **6**, p. 503.
 to Asta Buruaga, Chilean min., Feb. 16, 1866, **5**, p. 22.

- Seward, William H., Sec. of State, to Kilpatrick, min. to Chile, Feb. 19, 1866, **5**, p. 22.
- to Garcia, Peruvian chargé, Feb. 26, 1866, **7**, p. 938.
- to Adams, min. to England, Mar. 10, 1866, **7**, p. 930.
- to Bigelow, min. to France, Mar. 15, 1866, **6**, p. 499.
- to Gen. Schofield, agt. sent to France, Mar. 15, 1866, **6**, p. 499.
- to Sir F. Bruce, Brit. min., Mar. 16, 1866, **2**, p. 292.
- to Motley, min. to Austria, Mar. 19, 1866, **6**, p. 506.
- to Adams, min. to England, Mar. 22, 1866, **3**, p. 579.
- to Leeburger, Mar. 28, 1866, **3**, p. 579.
- to Markwell, Mar. 30, 1866, **3**, p. 579.
- to Speed, Atty.-Gen., Apr. 2, 1866, **7**, pp. 930, 980.
- to Motley, min. to Austria, Apr. 6, 1866, **6**, pp. 506-507.
- to Hermann, Apr. 11, 1866, **3**, p. 579.
- to Postmaster-Gen., Apr. 11, 1866, **7**, p. 864.
- to Motley, min. to Austria, Apr. 16, 1866, **6**, p. 507.
- to Washburn, min. to Paraguay, Apr. 16, 1866, **4**, p. 560.
- to Welles, Sec. of Navy, Apr. 16, 1866, **4**, p. 560.
- to Asta Buruaga, Chilean min., Apr. 19, 1866, **7**, p. 10.
- to Hall, min. to Bolivia, Apr. 21, 1866, **1**, p. 154.
- to Baron de Wetterstedt, Apr. 23, 1866, **5**, p. 23.
- to Gen. Schofield, agt. sent to France, Apr. 24, 1866, **6**, p. 499.
- to Adams, min. to England, Apr. 25, 1866, **3**, pp. 135, 183-184.
- to Marquis de Montholon, French min., Apr. 25, 1866, **6**, p. 503.
- to Burton, min. to Colombia, Apr. 27, 1866, **6**, pp. 644-646, 660.
- to Benson, Apr. 30, 1866, **1**, p. 576.
- to Burton, min. to Colombia, Apr. 30, 1866, **3**, p. 27.
- to Motley, min. to Austria, Apr. 30, 1866, **6**, p. 507; **7**, p. 930.
- to Motley, min. to Austria, May 3, 1866, **6**, p. 507.
- to Scudder, May 4, 1866, **1**, p. 147.
- to Kilpatrick, min. to Chile, May 5, 1866, **7**, p. 358.
- to Bigelow, min. to France, May 7, 1866, **3**, pp. 589-590.
- to Kittredge and Proctor, May 9, 1866, **1**, pp. 560, 561.
- to Peck, commr. and cons.-gen. to Hayti, May 11, 1866, **6**, pp. 25-26.
- to Perry, leg. at Madrid, May 20, 1866, **1**, p. 105.
- to Fox, Assist. Sec. of Navy, May 28, 1866, **4**, p. 353.
- to Asta Buruaga, Chilean min., May 29, 1866, **5**, p. 23.
- to Kilpatrick, min. to Chile, June 2, 1866, **6**, pp. 445-446, 596.
- to Ball, June 4, 1866, **3**, p. 579.
- to Motley, min. to Austria, June 9, 1866, **6**, p. 507.
- to Asboth, min. to Argentine Republic, June 27, 1866, **4**, p. 561.
- to Washburn, min. to Paraguay, June 27, 1866, **4**, p. 561.
- to Webb, min. to Brazil, June 27, 1866, **4**, p. 560.
- to Hall, min. to Bolivia, July 10, 1866, **1**, p. 154.
- to Hale, min. to Spain, July 16, 1866, **6**, p. 508.
- to Gen. Ranslof, Danish min., July 17, 1866, **1**, pp. 602, 609.
- to Theirneck, July 20, 1866, **3**, p. 590.
- to President, July 26, 1866, **6**, p. 68.
- memo., July 30, 1866, **6**, p. 503.
- to Williams, chargé at Peking, Aug. 15, 1866, **5**, p. 421.
- to King, chargé to Papal States, Aug. 16, 1866, **1**, p. 131.
- to Gen. Santa Anna, Aug. 16, 1866, **4**, p. 694.
- to Clay, min. to Russia, Aug. 24, 1866, **4**, p. 74.
- to Stanbery, Atty.-Gen., Aug. 24, 1866, **6**, pp. 940-941; **7**, p. 358.
- to Webb, min. to Brazil, Sept. 23, 1866, **4**, p. 561.

- Seward, William H., Sec. of State, to McCook, Sept. 24, 1866, **1**, p. 483.
to Burton, min. to Colombia, Sept. 27, 1866, **3**, pp. 814-815, 819; **4**, p. 13.
to Hale, min. to Spain, Sept. 27, 1866, **6**, p. 508.
to Aspinwall, Oct. 3, 1866, **3**, p. 38.
to Burton, min. to Colombia, Oct. 9, 1866, **3**, p. 38.
to Washburn, min. to Paraguay, Oct. 23, 1866, **4**, p. 561.
to Campbell, min. to Mexico, Oct. 25, 1866, **6**, p. 503.
to Sir Frederick Bruce, Oct. 27, 1866, **2**, pp. 198-199.
to Hale, min. to Spain, Oct. 27, 1866, **7**, p. 9.
to Burton, min. to Colombia, Nov. 9, 1866, **3**, p. 38.
to Burton, min. to Colombia, Nov. 12, 1866, **3**, pp. 115, 122.
to Stanbery, Atty.-Gen., Nov. 14, 1866, **3**, p. 124.
to Williams, chargé at Peking, Nov. 20, 1866, **5**, p. 421.
to Bigelow, min. to France, Nov. 23, 1866, **6**, p. 503.
to Rev. Horatio Potter, Nov. 23, 1866, **2**, p. 172.
to King, chargé to Papal States, Nov. 30, 1866, **1**, p. 131.
to M. O. Roberts, Dec. 7, 1866, **3**, p. 256.
to King, chargé to Papal States, Dec. 8, 1866, **1**, p. 131.
to Hale, cons.-gen. at Alexandria, Dec. 11, 1866, **2**, pp. 729, 732, 751.
to F. W. Seward, special commr. to Santo Domingo, Dec. 17, 1866, **1**, pp. 599-600.
to Hale, min. to Spain, Dec. 20, 1866, **7**, p. 9.
to U. S. dip. reps. to Spain, Peru, Chile, Bolivia, and Ecuador, Dec. 20, 1866, **7**, p. 9.
to Mrs. Van Cort, Dec. 28, 1866, **6**, p. 706.
to McCulloch, Sec. of Treas., Jan. 17, 1867, **1**, p. 494.
to Dix, min. to France, Jan. 18, 1867, **6**, p. 504.
to Yeaman, min. to Denmark, tel., Jan. 19, 1867, **1**, p. 602.
to Specht, Jan. 22, 1867, **3**, p. 590.
to Webb, Jan. 23, 1867, **2**, p. 590.
report, Jan. 29, 1867, **6**, p. 503.
to Gen. Salgar, Colombian min., Jan. 29, 1867, **5**, p. 324.
to McCulloch, Sec. of Treas., Jan. 30, 1867, **1**, p. 483.
to Chase, Ch. Justice, Feb. 9, 1867, **7**, p. 792.
to Welles, Sec. of Navy, Feb. 10, 1867, **3**, p. 122.
to Gen. Salgar, Colombian min., Feb. 19, 1867, **4**, p. 501.
to Hale, min. to Spain, Feb. 25, 1867, **7**, p. 9.
to Hovey, min. to Peru, Feb. 25, 1867, **2**, p. 839; **6**, p. 290.
to Gana, Chilean chargé, Mar. 16, 1867, **2**, p. 108.
to Allison, M. C., Mar. 19, 1867, **3**, p. 590.
to Adams, min. to England, Mar. 21, 1867, **2**, p. 437.
to Asboth, min. to Argentine Republic, Mar. 27, 1867, **3**, pp. 761, 857, 897; **4**, pp. 56-57.
to U. S. dip. agts., Mar. 27, 1867, **4**, p. 770.
to President, Mar. 28, 1867, **5**, p. 25.
to Asboth, min. to Argentine Republic, Apr. 1, 1867, **7**, p. 11.
to Muidhof, Apr. 16, 1867, **3**, p. 579.
memo., May 7, 1867, **6**, p. 456.
to Smith, agt. to Santo Domingo, May 8, 1867, **1**, p. 600.
to Hale, cons.-gen. at Alexandria, May 11, 1867, **2**, p. 731.
to Asboth, min. to Argentine Republic, May 18, 1867, **4**, pp. 616-617.
to Embry et al., May 20, 1867, **7**, p. 51.
to Washburn, min. to Paraguay, May 24, 1867, **4**, p. 561.
to Washburn, min. to Paraguay, May 27, 1867, **7**, p. 10.
to Yeaman, min. to Denmark, May 27, 1867, **1**, p. 603.
to Bancroft, min. to Prussia, May 29, 1867, **1**, p. 601.
to Hale, min. to Spain, May 29, 1867, **1**, p. 601.

- Seward, William H., Sec. of State, to Van Valkenburgh, June 10, 1867, **4**, p. 136.
- to Adams, min. to England, June 12, 1867, **3**, p. 184.
- to Sullivan, min. to Colombia, June 13, 1867, **3**, p. 117; **7**, p. 792.
- to Count Wydenbruck, Austrian min., July 1, 1867, **6**, p. 241.
- to Count Wydenbruck, Austrian min., July 3, 1867, **6**, p. 241.
- to Wallach, July 5, 1867, **4**, p. 669.
- to Hall, July 17, 1867, **3**, p. 501.
- to Hale, cons.-gen. at Alexandria, July 23, 1867, **2**, p. 732.
- to Yeaman, min. to Denmark, Aug. 7, 1867, **1**, p. 603.
- to Bancroft, min. to Prussia, Aug. 8, 1867, **1**, p. 601.
- to Otterbourg, min. to Mexico, Aug. 10, 1867, **4**, p. 600.
- to Adams, min. to England, Aug. 13, 1867, **4**, p. 770.
- to Dickinson, min. to Nicaragua, Aug. 14, 1867, **5**, p. 411.
- to Hovey, min. to Peru, Aug. 14, 1867, **4**, p. 732.
- to Sullivan, min. to Colombia, Aug. 17, 1867, **1**, p. 138.
- to Bancroft, min. to Prussia, Aug. 22, 1867, **3**, pp. 358-359.
- to McDonald, Aug. 26, 1867, **1**, p. 465.
- to Yeaman, min. to Denmark, tel., Sept. 3, 1867, **1**, p. 604.
- to Daggett, Sept. 4, 1867, **1**, p. 558.
- to Stoeckl, Russ. min., Sept. 9, 1867, **3**, p. 622.
- to Vantassel, Sept. 10, 1867, **3**, p. 526.
- to McCook, Sept. 12, 1867, **1**, p. 483.
- to Yeaman, min. to Denmark, Sept. 23, 1867, **1**, pp. 604-605.
- to Sullivan, min. to Colombia, Sept. 27, 1867, **7**, p. 1047.
- to Gen. Webb, min. to Brazil, Sept. 28, 1867, **6**, p. 505.
- to Yeaman, min. to Denmark, Sept. 28, 1867, **1**, p. 605.
- to Dwyer, Oct. 4, 1867, **6**, p. 706.
- to Van Valkenburgh, min. to Japan, Oct. 7, 1867, **5**, p. 751.
- to Yeaman, min. to Denmark, Oct. 24, 1867, **1**, p. 605.
- to Plumb, chargé at Mexico, Oct. 25, 1867, **4**, p. 600.
- to Sullivan, min. to Colombia, Oct. 25, 1867, **4**, p. 721.
- to Yeaman, min. to Denmark, Oct. 25, 1867, **1**, p. 605.
- to Hawley, agt. to Denmark, Oct. 26, 1867, **1**, p. 606.
- to Adams, min. to England, Oct. 28, 1867, **1**, p. 601.
- to Bancroft, min. to Prussia, Oct. 28, 1867, **6**, p. 60.
- to Yeaman, min. to Denmark, Oct. 30, 1867, **1**, pp. 605, 607.
- to Yeaman, min. to Denmark, Oct. 31, 1867, **1**, pp. 605, 607.
- to Yeaman, min. to Denmark, Nov. 15, 1867, **1**, pp. 605, 606.
- to Berthemy, French min., Nov. 19, 1867, **2**, p. 583.
- to Plumb, chargé at Mexico, Nov. 19, 1867, **4**, p. 600.
- to Washburn, min. to Paraguay, Nov. 27, 1867, **3**, p. 766.
- to Culver, Dec. 2, 1867, **4**, p. 12.
- to Sullivan, min. to Colombia, Dec. 4, 1867, **2**, p. 1072.
- to Sullivan & Brooker, Dec. 5, 1867, **6**, p. 706.
- to Webb, min. to Brazil, Dec. 7, 1867, **6**, p. 749.
- to Adams, min. to England, Dec. 9, 1867, **6**, p. 329.
- to Cerruti, Ital. min., Dec. 11, 1867, **6**, p. 916; **7**, p. 467.
- to Yeaman, min. to Denmark, Dec. 16, 1867, **1**, p. 606.
- to Morris, min. to Turkey, Dec. 23, 1867, **2**, p. 741; **4**, p. 585.
- to Yeaman, min. to Denmark, Dec. 30, 1867, **1**, pp. 606, 607.
- to Yeaman, min. to Denmark, Jan. 2, 1868, **4**, p. 685.
- to Pujol, Dominican representative, Jan. 10, 1868, **1**, p. 600.
- to Adams, min. to England, Jan. 13, 1868, **3**, p. 581.
- to Edmunds, M. C., Jan. 13, 1868, **6**, p. 706.

- Seward, William H., Sec. of State, to Washburn, min. to Paraguay, Jan. 14, 1868, **2**, p. 825.
- to Stanbery, Atty.-Gen., Jan. 17, 1868, **6**, p. 749.
- to Pujol, Dominican representative, Jan. 20, 1868, **1**, p. 600.
- to Cushman, cons. at Rome, Jan. 21, 1868, **5**, p. 128.
- to Pujol, Dominican representative, Jan. 28, 1868, **1**, p. 600.
- to Yeaman, min. to Denmark, Jan. 29, 1868, **1**, pp. 606-607, 608.
- to Dix, min. to France, Feb. 8, 1868, **4**, p. 298.
- to da Roza, Portuguese min., Feb. 15, 1868, **4**, p. 412.
- to Bancroft, min. to Prussia, Feb. 19, 1868, **7**, p. 557.
- to Bille, Danish min., Feb. 20, 1868, **1**, p. 608.
- to Yeaman, min. to Denmark, Feb. 20, 1868, **1**, p. 608.
- to Bancroft, min. to Prussia, Feb. 25, 1868, **7**, p. 467.
- to Marsh, min. to Italy, Feb. 26, 1868, **6**, p. 916.
- to Sumner, U. S. Senate, Feb. 26, 1868, **6**, pp. 936-937.
- to Phillips, Mar. 2, 1868, **1**, p. 558.
- to Sullivan, min. to Colombia, Mar. 2, 1868, **3**, p. 21.
- to Harrington, min. to Switzerland, Mar. 21, 1868, **2**, p. 551; **6**, p. 324.
- to Bancroft, min. to Prussia, Mar. 23, 1868, **3**, p. 359.
- to U. S. dip. reps. to Spain, Peru, Chile, Bolivia, and Ecuador, Mar. 27, 1868, **7**, p. 10.
- to Hitz, Swiss cons.-gen., Mar. 31, 1868, **4**, p. 442.
- to Strieby, Mar. 31, 1868, **3**, p. 335.
- to Tinelli, Apr. 1, 1868, **3**, p. 486.
- to Yeaman, min. to Denmark, Apr. 10, 1868, **1**, p. 608.
- to Sullivan, min. to Colombia, Apr. 14, 1868, **7**, p. 1047.
- to Morris, Apr. 28, 1868, **3**, p. 257.
- to Page, Gov. of Vermont, May 2, 1868, **6**, p. 706.
- to Kilpatrick, min. to Chile, May 5, 1868, **6**, p. 25.
- to Leavitt & Co., May 6, 1868, **6**, p. 710.
- to Baron Gerolt, May 11, 1868, **4**, p. 634.
- to Sec. of Treas., May 23, 1868, **7**, p. 1033.
- to Hollister, min. to Hayti, May 28, 1868, **2**, pp. 807-808.
- to Chinese embassy, June 3, 1868, **4**, p. 775.
- to Smith, June 9, 1868, **6**, p. 956.
- to Thornton, Brit. min., June 9, 1868, **3**, p. 581.
- to Moran, chargé at London, June 22, 1868, **2**, p. 226.
- to G. F. Seward, cons.-gen. at Shanghai, June 27, 1868, **5**, p. 568.
- to Yeaman, min. to Denmark, June 29, 1868, **1**, p. 608.
- to Clark, July 1, 1868, **1**, p. 558.
- to Spalding, July 5, 1868, **1**, p. 484.
- to Stanton, Sec. of War, July 6, 1868, **1**, p. 602.
- to White, July 10, 1868, **4**, p. 57.
- to Morris, min. to Turkey, July 11, 1868, **1**, p. 666.
- to Marsh, min. to Italy, July 15, 1868, **3**, p. 609.
- to Marsh, min. to Italy, July 16, 1868, **3**, p. 609.
- to Reid, July 17, 1868, **6**, p. 706.
- to Hollister, min. to Hayti, July 18, 1868, **2**, p. 808.
- to Johnson, min. to England, July 20, 1868, **3**, p. 581.
- to Goni, Span. min., July 22, 1868, **7**, pp. 336-337.
- to Whitney, July 24, 1868, **6**, p. 617.
- to Goni, Span. min., Aug. 14, 1868, **5**, p. 431.
- to McCulloch, Aug. 14, 1868, **1**, p. 579.
- to Webb, min. to Brazil, Aug. 17, 1868, **4**, p. 563; **7**, p. 854.
- to Yeaman, min. to Denmark, Aug. 17, 1868, **1**, p. 608.
- to Bancroft, min. to Prussia, Aug. 18, 1868, **5**, pp. 238, 619-620.

- Seward, William H., Sec. of State, to Irwin, Aug. 18, 1868, **2**, p. 629.
- to Morris, min. to Turkey, Aug. 21, 1868, **2**, p. 738.
- to Pruyn, chargé at Caracas, Aug. 22, 1868, **6**, pp. 289-290.
- to Walker, Aug. 24, 1868, **3**, p. 895.
- to Chernbuck, Aug. 25, 1868, **3**, p. 947.
- to Bruzual, Venez. chargé, Aug. 27, 1868, **1**, p. 150.
- to Hale, min. to Spain, Aug. 27, 1868, **7**, p. 9.
- to Yeaman, min. to Denmark, Aug. 27, 1868, **1**, p. 608.
- to Dix, min. to France, Aug. 31, 1868, **1**, p. 484.
- to Jennett, Sept. 14, 1868, **1**, p. 579.
- to Burlingame, Chinese commr., Sept. 15, 1868, **5**, p. 429.
- to Cerruti, Ital. min., Sept. 15, 1868, **5**, pp. 731-732.
- to Webb, min. to Brazil, Sept. 15, 1868, **4**, p. 563.
- to Wheelright, Sept. 15, 1868, **7**, pp. 1076-1077.
- to Fentenheim, Sept. 23, 1868, **6**, p. 607.
- to Johnson, min. to England, Sept. 23, 1868, **3**, p. 581.
- to Peter Cooper, Sept. 28, 1868, **3**, p. 21.
- to Stoeckl, Russ. min., Oct. 5, 1868, **1**, pp. 666, 893; **3**, p. 622.
- to Van Valkenburgh, min. to Japan, Oct. 5, 1868, **5**, p. 751.
- to Fontecilla, Chilean min., Oct. 12, 1868, **2**, pp. 107-108.
- to Bille, Danish min., Oct. 15, 1868, **1**, p. 609.
- to Peter Cooper, Oct. 17, 1868, **3**, p. 21.
- to Peter Cooper, Oct. 19, 1868, **3**, p. 21.
- to Sullivan, min. to Colombia, Oct. 24, 1868, **3**, p. 21.
- to Pruyn, chargé at Caracas, Nov. 9, 1868, **6**, p. 290.
- to Van Valkenburgh, min. to Japan, Nov. 12, 1868, **7**, p. 1050.
- to Sec. of Navy, Nov. 17, 1868, **2**, p. 829.
- to Smith, commercial agt. at Santo Domingo, Nov. 17, 1868, **1**, pp. 590-591.
- to Cushing, min. to Colombia, Nov. 25, 1868, **3**, p. 21.
- to Yeaman, min. to Denmark, Nov. 28, 1868, **1**, p. 609.
- to Blair, min. to Costa Rica, Dec. 1, 1868, **1**, p. 144.
- to Goni, Dec. 16, 1868, **5**, p. 20.
- to Hansen, Dec. 23, 1868, **6**, p. 706.
- to McMath, cons. at Tangier, Dec. 30, 1868, **4**, p. 734; **5**, p. 38.
- to Morris, min. to Turkey, Dec. 31, 1868, **4**, pp. 586-587.
- to President, Jan. 2, 1869, **2**, pp. 602, 619.
- to Clay, min. to Russia, Jan. 7, 1869, **4**, p. 74.
- to Browne, min. to China, Jan. 9, 1869, **5**, p. 466.
- to Bille, Danish min., Jan. 14, 1869, **1**, p. 609.
- to Acosta, Colombian min., Jan. 18, 1869, **3**, p. 21.
- to Rangabe, Jan. 18, 1869, **2**, p. 164.
- to Blacque Bey, Turk. min., Jan. 20, 1869, **2**, p. 164; **5**, pp. 814-815.
- to McMahan, min. to Paraguay, Jan. 23, 1869, **2**, p. 831.
- to Tuckerman, min. to Greece, Jan. 28, 1869, **3**, p. 873.
- to Banks, M. C., Jan. 29, 1869, **1**, pp. 592-593.
- to Schofield, Jan. 30, 1869, **1**, p. 312.
- to Hollister, min. to Hayti, Feb. 3, 1869, **4**, p. 624.
- to Sullivan, Feb. 4, 1869, **3**, p. 761.
- to Browne, min. to China, Feb. 5, 1869, **2**, p. 632.
- to Browne, min. to China, Feb. 6, 1869, **2**, p. 617.
- to Conkling, Feb. 9, 1869, **6**, p. 706.
- to Peter Cooper, Feb. 13, 1869, **3**, p. 21.
- to Tayler, Feb. 15, 1869, **1**, p. 564.
- to Browne, Feb. 18, 1869, **2**, p. 653.

- Seward, William H., Sec. of State, to Caldwell, min. to Peru, Feb. 18, 1869, 7, p. 4.
 to Van Valkenburg, min. to Japan, Feb. 19, 1869, 2, p. 966.
 to Edwards, Feb. 27, 1869, 6, pp. 774-775.
- Shafter, Col., report, Mar. 9, 1877, 2, p. 422.
- Shannon, Richard Cutts, chargé at Rio de Janeiro, to Fish, Sec. of State, Dec. 24, 1873, 2, p. 867
- Shannon, Richard Cutts, min. to Central America, to Foster, Sec. of State, Aug. 17, 1892, 3, p. 241.
 to Foster, Sec. of State, Sept. 28, 1892, 3, p. 241.
 to Foster, Sec. of State, Oct. 13, 1892, 2, p. 870.
 to Foster, Sec. of State, Nov. 9, 1892, 3, p. 241.
 to Foster, Sec. of State, Dec. 15, 1892, 6, p. 684.
- Shaw, Leslie M., Sec. of Treas., to Nott, Ch. J., Ct. Cls., Feb. 18, 1902, 7, pp. 298-300.
 to Sec. of State, June 2, 1902, 1, p. 576.
- Shelburne, Lord, to Oswald, Sept. 23, 1782, 5, pp. 638-639.
 to Franklin, Apr. 28, 1782, 5, p. 672.
 to Oswald, Oct. 20, 1782, 5, p. 639.
- Sheridan to Thomas Grenville, May 21, 1782, 5, pp. 635-636.
- Sherman, John, Sec. of State, to Denby, min. to China, Jan. 3, 1897, 4, p. 569.
 to Sir Julian Pauncefote, Brit. amb., Jan. 19, 1897, 2, p. 451.
 to Denby, min. to China, Mar. 8, 1897, 4, p. 568.
 to de Kotzebue, Russ. leg., Mar. 11, 1897, 1, p. 466.
 to Breckinridge, min. to Russia, Mar. 15, 1897, 3, pp. 458, 935.
 to Breckinridge, min. to Russia, Mar. 16, 1897, 3, p. 653.
 to Smythe, min. to Hayti, Mar. 18, 1897, 6, p. 671.
 to Taylor, min. to Spain, Mar. 23, 1897, 6, p. 912.
 to Breckinridge, min. to Russia, Mar. 25, 1897, 3, p. 652.
 to Sir Julian Pauncefote, Brit. amb., Mar. 26, 1897, 7, pp. 139-140.
 to Terrell, min. to Turkey, Mar. 27, 1897, 5, pp. 826, 827.
 to Sill, min. to Corva, Mar. 30, 1897, 4, p. 15.
 to Toru Hoshi, Japanese min., Mar. 31, 1897, 6, p. 791.
 to McKenzie, min. to Peru, Mar. 31, 1897, 2, pp. 548-549.
 to McKenzie, min. to Peru, Apr. 2, 1897, 2, p. 588.
 to Breckinridge, amb. to Russia, Apr. 3, 1897, 3, pp. 878-879.
 to Sir Julian Pauncefote, Brit. amb., Apr. 3, 1897, 2, p. 612.
 to Terrell, min. to Turkey, Apr. 8, 1897, 1, p. 668.
 to Sir Julian Pauncefote, Brit. amb., Apr. 9, 1897, 5, p. 869.
 to Terrell, min. to Turkey, Apr. 10, 1897, 1, p. 668.
 to Barrett, min. to Siam, Apr. 15, 1897, 5, p. 846.
 to Breckinridge, min. to Russia, Apr. 19, 1897, 3, p. 653.
 to Breckinridge, min. to Russia, Apr. 20, 1897, 3, pp. 933, 962.
 to Rodriguez, min. of Greater Republic of Central America, Apr. 20, 1897, 6, p. 625.
 to Terrell, min. to Turkey, Apr. 20, 1897, 4, p. 587.
 to Uhl, amb. to Germany, Apr. 20, 1897, 3, p. 536.
 to Cox, min. to Guatemala and Honduras, Apr. 21, 1897, 6, p. 625.
 to Thompson, min. to Brazil, Apr. 22, 1897, 6, p. 893.
 to Ferguson, min. to Sweden and Norway, Apr. 23, 1897, 5, p. 92.
 to Dupuy de Lôme, Span. min., Apr. 24, 1897, 6, p. 282.
 to Breckinridge, min. to Russia, May 3, 1897, 3, p. 933.
 to Caruth, min. to Portugal, May 3, 1897, 2, p. 951.
 to Denby, min. to China, May 3, 1897, 5, p. 451.
 to Rengifo, Colombian chargé, May 5, 1897, 7, pp. 43, 47.
 to Sepulveda, chargé at Mexico, May 5, 1897, 5, p. 107; 6, p. 285.
 to Terres, chargé at Port au Prince, May 6, 1897, 5, p. 109.
 to Baron de Fava, Ital. amb., May 7, 1897, 7, p. 47.

- Sherman, John, Sec. of State., to Patenôtre, French amb., May 11, 1897, **2**, p. 452.
to Sir Julian Pauncfote, Brit. amb., May 12, 1897, **7**, pp. 77-78.
to Peak, min. to Switzerland, May 12, 1897, **3**, pp. 668-669.
to Heard, min. to Liberia, May 17 1897, **5**, p. 776.
to Denby, min. to China, May 18, 1897, **5**, p. 460.
to Terrell, min. to Turkey, May 18, 1897, **5**, p. 14.
to Rengifo, Colombian chargé, May 19, 1897, **7**, pp. 44-45, 47.
to Romero, Mex. min., May 19, 1897, **4**, pp. 263-264.
to Sir Julian Pauncfote, Brit. amb., May 21, 1897, **5**, p. 776.
to Heard, min. to Liberia, May 25, 1897, **5**, p. 776.
to Stuart, min. to Uruguay, May 25, 1897, **3**, pp. 1008-1009.
to Riddle, chargé at Constantinople, May 26, 1897, **4**, p. 46.
to Sewall, min. to Hawaii, May 26, 1897, **1**, p. 505.
to Dupuy de Lôme, Span. min., May 29, 1897, **2**, p. 280; **7**, p. 867.
to Porter, amb. to France, May 29, 1897, **1**, p. 388.
to Buck, min. to Japan, June 2, 1897, **5**, p. 761.
to Toru Hoshi, Japanese min., June 2, 1897, **5**, p. 761.
to Breckinridge, min. to Russia, June 4, 1897, **4**, p. 606.
to Patenôtre, French amb., June 4, 1897, **2**, p. 452.
to Patenôtre, French amb., June 5, 1897, **2**, p. 453.
to Sir Julian Pauncfote, Brit. amb., June 9, 1897, **2**, p. 451.
to Gip, Swedish min., June 15, 1897, **3**, p. 472.
to Neill, June 15, 1897, **4**, pp. 3-4.
to Breckinridge, min. to Russia, June 18, 1897, **3**, pp. 633, 653.
to Hengelmüller, Austrian min., June 18, 1897, **3**, p. 809.
to Dupuy de Lôme, Span. min., June 21, 1897, **1**, p. 700; **2**, pp. 281-282.
to Dun, min. to Japan, tel., June 25, 1897, **1**, p. 505.
to Toru Hoshi, Japanese min., June 25, 1897, **1**, p. 505; **5**, pp. 348-350.
to Buck, min. to Japan, June 26, 1897, **1**, p. 505.
to Dupuy de Lôme, Span. min., June 26, 1897, **6**, pp. 130-132; **7**, pp. 212-214.
to Neill, June 26, 1897, **5**, p. 52.
to Hay, min. to England, June 30, 1897, **6**, p. 144.
to Dupuy de Lôme, Span. min., July 2, 1897, **6**, pp. 913-914.
to Hay, min. to England, July 2, 1897, **6**, p. 144.
to Dupuy de Lôme, Span. min., July 6, 1897, **6**, pp. 969-970.
to McDonald, min. to Persia, July 8, 1897, **4**, p. 592.
to Woodford, min. to Spain, July 16, 1897, **6**, pp. 139-143, 154.
to Conger, min. to Brazil, Aug. 7, 1897, **5**, p. 92.
to Dupuy de Lôme, Span. min., Aug. 11, 1897, **6**, p. 970.
to Vignaud, chargé at Paris, Aug. 12, 1897, **1**, p. 389; **3**, p. 598.
to Toru Hoshi, Japanese min., Aug. 14, 1897, **1**, pp. 274, 505-507; **5**, p. 350.
to Pringle, chargé, Aug. 18, 1897, **5**, p. 27.
to Angell, min. to Turkey, Aug. 23, 1897, **6**, p. 867.
to Dupuy de Lôme, Span. min., Aug. 24, 1897, **7**, p. 214.
to Woodford, min. to Spain, Aug. 28, 1897, **6**, p. 133.
to Storer, min. to Belgium, Sept. 1, 1897, **3**, pp. 908-909.
to Brit. embassy, Sept. 14, 1897, **2**, p. 464.
to Storer, min. to Belgium, Sept. 18, 1897, **3**, pp. 866, 910.
to Ger. chargé, Sept. 22, 1897, **5**, p. 306.
to Romero, Mex. min., Sept. 22, 1897, **1**, p. 758.
to Adam, Brit. chargé, Oct. 4, 1897, **4**, p. 675.
to Hengelmüller, Austro-Hungarian min., Oct. 9, 1897, **7**, p. 869.
to Powell, min. to Hayti, Oct. 11, 1897, **5**, p. 731.
to Hay, amb. to England, Oct. 14, 1897, **4**, pp. 437-438.

- Sherman, John, Sec. of State, to Newel, min. to Netherlands, Oct. 21, 1897, 4, p. 569.
- to Powell, min. to Hayti, Oct. 23, 1897, 3, p. 861.
- to Powell, min. to Hayti, Oct. 26, 1897, 6, p. 729.
- to Hay, amb. to England, Oct. 27, 1897, 6, p. 809.
- to Denby, min. to China, Oct. 28, 1897, 4, p. 261.
- to Dupuy de Lôme, Span. min., Nov. 6, 1897, 7, p. 214.
- to Storer, min. to Belgium, Nov. 8, 1897, 3, pp. 888-889, 920.
- to Baron von Richenau, Nov. 9, 1897, 2, p. 312.
- to Storer, min. to Belgium, Nov. 10, 1897, 3, pp. 889, 934, 962.
- to Romero, Mex. min., Nov. 13, 1897, 4, p. 337.
- to Gov. of Illinois, Nov. 17, 1897, 4, p. 18.
- to Woodford, min. to Spain, Nov. 20, 1897, 6, pp. 154-164.
- to Sir Julian Pauncefote, Brit. amb., Nov. 26, 1897, 4, p. 318.
- to Allen, min. to Corea, Nov. 30, 1897, 4, p. 463.
- to Denby, min. to China, Nov. 30, 1897, 5, pp. 318, 469.
- to Merry, min. to Nicaragua, Dec. 17, 1897, 3, p. 259.
- to Romero, Mex. min., Dec. 17, 1897, 4, pp. 340-347.
- to Sir Julian Pauncefote, Brit. amb., Dec. 20, 1897, 2, p. 394.
- to Hitchcock, amb. to Russia, Dec. 22, 1897, 3, p. 971.
- to Powell, min. to Hayti, Dec. 22, 1897, 6, p. 475.
- to Denby, min. to China, Dec. 23, 1897, 4, p. 261.
- to the Public, Dec. 24, 1897, 6, pp. 165, 214.
- to Boutell, M. C., Dec. 29, 1897, 6, p. 475.
- to Hengelmüller, Austro-Hungarian min., Dec. 29, 1897, 7, p. 869.
- to Romero, Mex. min., Jan. 6, 1898, 4, pp. 348-349, 350, 351.
- to Sec. of Treas., Jan. 7, 1898, 5, p. 335.
- to Powell, min. to Hayti, Jan. 8, 1898, 4, pp. 90-92.
- to the Public, Jan. 8, 1898, 6, pp. 165-166, 214.
- to Toru Hoshi, Japanese min., Jan. 8, 1898, 1, pp. 507-509.
- to Angell, min. to Turkey, Jan. 11, 1898, 4, p. 134.
- to Powell, min. to Hayti, and chargé to Santo Domingo, Jan. 11, 1898, 6, pp. 475-476.
- to Rengifo, Colombian chargé, Jan. 12, 1898, 7, pp. 45-49.
- to Count Vinci, Ital. chargé, Jan. 12, 1898, 7, p. 48.
- to President, Jan. 14, 1898, 6, p. 851.
- to Hengelmüller, Austro-Hungarian min., Jan. 20, 1898, 6, pp. 870-871.
- to Grip, Swedish min., Jan. 21, 1898, 2, p. 107.
- to Perkins, Jan. 27, 1898, 1, p. 574.
- to Romero, Mex. min., Jan. 28, 1898, 4, p. 351.
- to Sec. of Int., Jan. 31, 1898, 2, p. 452.
- to Sanguily, Feb. 1, 1898, 7, p. 230.
- to Hengelmüller, Austro-Hungarian min., Feb. 2, 1898, 5, p. 88.
- to Angell, min. to Turkey, Feb. 7, 1898, 4, pp. 49-50.
- to Sec. of Treas., Feb. 7, 1898, 1, p. 466.
- to Storer, min. to Belgium, Feb. 7, 1898, 2, p. 137.
- to du Bosc, Span. chargé, Feb. 12, 1898, 6, p. 177.
- to Woodford, min. to Spain, Feb. 23, 1898, 6, pp. 173-176.
- to Newel, min. to Netherlands, Feb. 28, 1898, 4, p. 569.
- to Woodford, min. to Spain, Mar. 1, 1898, 6, pp. 184-187.
- to Count Lichterfelde, Belg. min., Mar. 2, 1898, 4, p. 747.
- to White, chargé at London, Mar. 7, 1898, 7, p. 862.
- to White, chargé at London, Mar. 9, 1898, 7, p. 862.
- to Hitchcock, amb. to Russia, Mar. 16, 1898, 5, p. 531.
- to White, chargé at London, Mar. 16, 1898, 5, p. 531.
- to Sec. of Treas., Mar. 21, 1898, 5, p. 301.

- Sherman, John, Sec. of State, to Draper, amb. to Italy, Mar. 22, 1898, **3**, p. 517.
 to Merry, min. to Costa Rica, Nicaragua, and Salvador, Mar. 22, 1898, **2**, p. 882.
 to Merry, min. to Costa Rica, Nicaragua, and Salvador, Mar. 25, 1898, **7**, p. 1049.
 to Woodford, min. to Spain, Mar. 26, 1898, **6**, pp. 181-183.
 to Woodford, min. to Spain, Apr. 4, 1898, **6**, p. 201.
 to Hay, amb. to England, Apr. 5, 1898, **4**, p. 611; **6**, p. 205.
 to Polo de Bernabé, Span. min., Apr. 5, 1898, **6**, pp. 202-203.
 to Woodford, min. to Spain, Apr. 5, 1898, **6**, p. 201.
 to Buchanan, min. to Argentine Republic, Apr. 9, 1898, **5**, pp. 277-281.
 to Romero, Mex. min., Apr. 12, 1898, **1**, p. 762.
 to Woodford, min. to Spain, Apr. 14, 1898, **6**, p. 223.
 to Romero, Mex. min., Apr. 18, 1898, **1**, p. 766.
 to U. S. leg., cir., Apr. 18, 1898, **6**, p. 225.
 to Birkins, Apr. 20, 1898, **3**, p. 495.
 to Polo de Bernabé, Span. min., Apr. 20, 1898, **6**, p. 227.
 passport to Polo de Bernabé, Span. min., Apr. 20, 1898, **6**, p. 227.
 to Woodford, min. to Spain, Apr. 20, 1898, **6**, pp. 225-226, 227.
 to U. S. dip. reps., cir., Apr. 22, 1898, **7**, p. 541.
 to Hay, amb. to England, Apr. 23, 1898, **7**, p. 558.
 to Cambon, French amb., Apr. 25, 1898, **4**, pp. 612-613.
- Shields, Benjamin G., chargé to Venezuela, to Clayton, Sec. of State, Jan. 6, 1850, **6**, p. 1031.
- Shipman, Barlow, et al., to Bayard, Sec. of State, Mar. 7, 1888, **6**, p. 1021.
- Sickles, Daniel E., special agt. to Colombia, to Seward, Sec. of State, Apr. 17, 1865, **3**, p. 128.
- Sickles, Daniel E., min. to Spain, to Fish, Sec. of State, Feb. 13, 1870, **6**, p. 62.
 to Martos, Span. min. of state, Feb. 11, 1871, **5**, p. 215.
 to Fish, Sec. of State, Oct. 20, 1872, **6**, p. 77.
 to Fish, Sec. of State, June 1, 1873, **2**, p. 319.
 to Fish, Sec. of State, July 27, 1873, **6**, p. 78.
 to Fish, Sec. of State, July 31, 1873, **6**, p. 78.
 to Fish, Sec. of State, Nov. 12, 1873, **2**, p. 980.
- Sierra, F., President of Honduras, to Ugarte, Honduran chargé in Guatemala, Mar. 14, 1899, **7**, p. 1026.
- Sill, John M. B., min. to Corea, to Olney, Sec. of State, Dec. 1, 1895, **5**, p. 579.
 to Olney, Sec. of State, Jan. 13, 1896, **5**, p. 579.
 to Olney, Sec. of State, Jan. 20, 1896, **5**, p. 579.
- Silva, Martinez, Colombian min., to Sec. of State, Dec. 7, 1901, **3**, p. 93.
- Slacum, cons. at Buenos Ayres, to Buenos Ayres min. of for. aff., Nov. 26, 1831, **1**, p. 886.
 to Anchorena, Buenos Ayres min. of for. aff., Dec. 3, 1831, **1**, p. 886.
 to Buenos Ayres min. of for. aff., Dec. 5, 1831, **1**, p. 886.
 to Buenos Ayres min. of for. aff., Dec. 6, 1831, **1**, p. 886.
 to Buenos Ayres min. of for. aff., Feb. 15, 1832, **1**, p. 887.
- Smith, Caleb B., Sec. of Int., to Grow, Speaker House of Reps., Dec. 17, 1861, **5**, p. 765.
- Smith, Charles Emory, min. to Russia, to Blaine, Sec. of State, July 5, 1890, **3**, pp. 987, 1000.
 to Blaine, Sec. of State, Sept. 25, 1890, **6**, p. 354.
 to Blaine, Sec. of State, Jan. 19, 1891, **6**, p. 677.
 to Blaine, Sec. of State, Mar. 12, 1891, **6**, pp. 357-358.
 to Blaine, Sec. of State, Apr. 20, 1891, **6**, p. 358.
 to Blaine, Sec. of State, Oct. 20, 1891, **6**, p. 358.
 to Blaine, Sec. of State, Dec. 24, 1891, **6**, p. 358.
- Smith, Charles Emory, Postmaster-Gen., to Sec. of State, June 1, 1898, **7**, pp. 257, 484.
- Smith, E. Peshine, exam. of claims, Dept. of State, to Hance, Jan. 21, 1867, **3**, p. 737.
 to Cadwalader, July 2, 1869, **2**, p. 300.

- Smith, E. Peshine, exam. of claims, Dept. of State, to Grauer, Sept. 8, 1869, **3**, pp. 581-582.
- to Louis Boerlin, Oct. 12, 1869, **3**, p. 716.
- opinion, Jan. 6, 1871, **2**, p. 953.
- Smith, Hoke, Sec. of Int., to Sec. of State, Apr. 12, 1895, **2**, p. 451.
- Smith, Leonard B., cons. at Curaçao, to Sec. of State, May 16, 1898, **7**, p. 945.
- to Sec. of State, May 18, 1898, **7**, p. 945.
- Smith, Owen L. W., min. to Liberia, to Sec. of State, Sept. 15, 1898, **3**, p. 729.
- Smith, Robert, Sec. of Navy, to Commodore Preble, Feb. 4, 1804, **7**, p. 781.
- Smith, Robert, to Pinkney, min. to England, Jan. 20, 1809, **4**, p. 514.
- to Jackson, Brit. min., Oct. 9, 1809, **4**, p. 513.
- to Jackson, Brit. min., Oct. 19, 1809, **4**, p. 513; **5**, p. 188.
- to Erving, chargé at Madrid, Nov. 1, 1809, **1**, p. 132.
- to Jackson, Brit. min., Nov. 1, 1809, **4**, p. 513.
- to Jackson, Brit. min., Nov. 8, 1809, **4**, p. 513.
- to Pinkney, min. to England, Nov. 11, 1809, **4**, p. 514.
- to Pinkney, min. to England, Nov. 23, 1809, **4**, p. 513.
- report, Jan. 11, 1810, **7**, p. 799.
- to Gen. Armstrong, Jan. 27, 1810, **3**, pp. 868-869.
- to Gen. S. Smith, M. C., Feb. 15, 1810, **4**, pp. 579-580.
- to Pinkney, min. to England, Feb. 16, 1810, **4**, p. 514.
- to Pinkney, min. to England, Nov. 15, 1810, **4**, p. 513.
- to Pinkney, min. to England, Jan. 22, 1811, **6**, p. 373.
- Smith, Thos. P., Act. Commr. of Indian Aff., Dept. of Int., to Bliss, Sec. of Int., May 12, 1897, **4**, pp. 264-265.
- Smithers, E. J., chargé at Peking, to Bayard, Sec. of State, May 15, 1885, **3**, p. 1012.
- to Bayard, Sec. of State, Aug. 28, 1885, **2**, p. 1024.
- Smyth, John H., min. to Liberia, to Evarts, Sec. of State, May 30, 1879, **5**, p. 767.
- to Evarts, Sec. of State, Nov. 18, 1879, **5**, p. 767.
- to Evarts, Sec. of State, Feb. 12, 1880, **5**, pp. 767, 768.
- to Bayard, Sec. of State, Dec. 7, 1885, **5**, p. 773.
- Smythe, Henry M., min. to Hayti, to Sec. of State, Jan. 10, 1894, **2**, p. 1070.
- to Marcein, Haytian min. of for. rel., Dec. 15, 1894, **4**, p. 85.
- to Gresham, Sec. of State, Jan. 14, 1895, **4**, p. 88.
- Soldan, Peruvian min. of for. aff., to Buchanan, Sec. of State, Apr. 11, 1846, **4**, p. 494.
- to Jewett, chargé to Peru, Apr. 24, 1846, **4**, p. 492.
- to Jewett, chargé to Peru, June 9, 1846, **4**, p. 492.
- Soley, James Russell, Assist. Sec. of Navy, to Moore, Third Assist. Sec. of State, July 6, 1891, **2**, p. 584.
- Solicitor of Treas., opinion, Feb. 7, 1896, **4**, p. 229.
- opinion, Feb. 3, 1898, **4**, p. 224.
- Somow, A., Russian chargé, to Olney, Sec. of State, July 22, 1895, **5**, p. 276.
- Sorsby, William B., cons. at San Juan del Norte, to Dept. of State, Apr. 7, 1899, **5**, p. 84.
- to Dept. of State, June 27, 1899, **3**, p. 252.
- Soteldo, A. M., Venez. min., to Frelinghuysen, Sec. of State, Feb. 8, 1884, **6**, p. 745.
- to Frelinghuysen, Sec. of State, Apr. 10, 1884, **6**, p. 745.
- to Bayard, Sec. of State, Apr. 2, 1885, **6**, p. 745.
- to Bayard, Sec. of State, June 29, 1885, **6**, p. 745.
- Soto, Marco A., Guatemalan min. of for. aff., to Williamson, min. to Guatemala, Sept. 12, 1873, **5**, p. 326.
- Sotomayor, Duke of, Span. for. min., to Bulwer, Brit. min. to Spain, Apr. 10, 1818, **4**, p. 545.
- Soulé, Pierre, min. to Spain, to Marey, Sec. of State, Apr. 7, 1854, **5**, p. 111

- Souza e Oliveira, de, Brazilian min. of for. aff., to Leal, Brazilian chargé at Washington, May 31, 1847, **2**, p. 587.
- Souza, João Silveira de, Brazilian min. of for. aff., to Webb, min. to Brazil, July 9, 1868, **4**, p. 562.
- Spanish commrs. to American commrs., Havana, Sept. 18, 1898, **1**, p. 286.
- Spanish min. to Colombia to Señor Martínez Silva, Colombian min. of for. aff., Sept. 15, 1900, **1**, p. 139.
- Spanish min. at London to Brit. sec. for for. aff., June 3, 1848, **2**, p. 769.
- Spanish min. of State to Fairchild, min. to Spain, Jan. 24, 1871, **1**, p. 732.
- Spanish Peace Commission, Paris, memo., Oct. 11, 1898, **1**, pp. 352-356.
memo., Oct. 26, 1898, **1**, pp. 360-367.
memo., Nov. 16, 1898, **1**, pp. 377-380.
memo., Dec. 1, 1898, **1**, p. 389.
memo., Dec. 8, 1898, **1**, p. 389.
- Spanish Treaty Claims Commission, statement, Nov. 24, 1902, **6**, pp. 922, 971-972.
statement, Apr. 28, 1903, **5**, pp. 851-852; **6**, pp. 922-924.
- Spaulding, O. L., Act. Sec. of Treas., to collectors of customs, cir., Apr. 27, 1898, **7**, pp. 241-243.
to Hay, Sec. of State, Jan. 10, 1899, **1**, p. 515.
to collectors, etc., of customs, Dec. 22, 1902, **4**, pp. 677-678.
- Speed, James, Atty.-Gen., opinion, Mar. 24, 1865, 11 Op. 451, **7**, pp. 959, 965.
Nov. 7, 1865, 11 Op. 391, **2**, p. 408; **3**, p. 38.
1865, 11 Op. 402, **5**, p. 563; **7**, p. 34.
Dec. 23, 1865, 11 Op. 408, **7**, pp. 748, 956, 959.
1866, 11 Op. 445, **7**, p. 600.
Apr. 21, 1866, 11 Op. 474, **2**, p. 604.
June 26, 1866, 11 Op. 508, **2**, pp. 301, 595-596; **5**, p. 313.
1866, 11 Op. 514, **1**, p. 557.
- Sperry, Watson R., min. to Persia, to Sec. of State, Feb. 23, 1893, **3**, p. 779.
to Sec. of State, Feb. 27, 1893, **3**, p. 779.
to Sec. of State, Mar. 1, 1893, **3**, p. 779.
to Sec. of State, Apr. 29, 1893, **3**, p. 779.
- Springer, Joseph A., vice-cons.-gen. at Havana, to Sec. of State, June 19, 1895, **6**, p. 966.
- Squiers, H. G., second sec. of embassy at Berlin, report, Apr. 17, 1897, **3**, p. 406.
- Squiers, H. G., chargé at Peking, to Hay, Sec. of State, May 28, 1901, **5**, p. 458.
- Stackelberg, Baron Berndt Robert Gustaf, chargé of Sweden and Norway, to Clay, Sec. of State, Apr. 3, 1828, **5**, p. 300.
- Stahel, cons. at Shanghai, to Dept. of State, Mar. 19, 1885, **7**, p. 951.
- Stallo, John B., min. to Italy, to Bayard, Sec. of State, July 30, 1887, **2**, pp. 545-546.
to Sec. of State, Feb. 20, 1890, **4**, p. 292.
to Sec. of State, Mar. 7, 1890, **4**, p. 292.
- Stanbery, Henry, Atty.-Gen., opinion, 1856, 12 Op. 65, **3**, p. 856.
1866, 12 Op. 1, **5**, p. 113.
1866, 12 Op. 2, **7**, p. 1035.
1866, 12 Op. 5, **4**, pp. 33, 41.
Aug. 13, 1866, 12 Op. 7, **3**, pp. 450, 451.
Aug. 31, 1866, 12 Op. 21, **6**, pp. 941-942; **7**, pp. 358, 360.
1866, 12 Op. 72, **7**, p. 313.
1866, 12 Op. 75, **4**, p. 381.
1866, 12 Op. 97, **5**, p. 148.
1867, 12 Op. 124, **5**, p. 11.
1867, 12 Op. 208, **1**, p. 32.
1867, 12 Op. 319, **2**, p. 91; **3**, p. 275; **4**, p. 8.
1867, 12 Op. 326, **4**, p. 274.

- Stanley, Lord, letter, Feb. 8, 1867, **2**, p. 524.
- Stanton, Edwin M., Sec. of War, to Seward, Sec. of State, May 28, 1864, **4**, p. 54.
to Seward, Sec. of State, July 8, 1864, **4**, p. 54.
- Stanton, Commodore, to Sec. of Navy, tel., Oct. 25, 1893, **1**, p. 241
to Sec. of Navy, Dec. 6, 1893, **1**, p. 241.
to Sec. of Navy, Dec. 7, 1893, **1**, p. 241.
- Stephenson, Brit. admiral, proclamation, Apr. 27, 1895, **7**, p. 134.
- Sternburg, Speck von, Ger. chargé, to Sec. of State, Sept. 18, 1900, **5**, p. 495.
- Stevens, John L., min. to Hawaii, to Blaine, Sec. of State, Oct. 14, 1889, **1**, p. 576.
to Sec. of State, Nov. 4, 1889, **2**, p. 123.
to Blaine, Sec. of State, Jan. 25, 1892, **3**, p. 797.
- Stevens, Commander T. H., U. S. S. *Senoma*, to Admiral Wilkes, Feb. 9, 1863, **7**, pp. 722-723.
- Stevenson, A., min. to England, to Brit. for. sec., Dec. 13, 1836, **2**, p. 350.
to Lord Palmerston, for. sec., May 22, 1838, **2**, p. 410.
to Forsyth, Sec. of State, June 16, 1839, **6**, p. 449.
to Lord Palmerston, Sec. of State, Mar. 27, 1841, **1**, p. 790.
- Stoeckl, Edward de, Russ. min., to Sec. of State, May 20, 1864, **2**, p. 343.
to Seward, Sec. of State, Dec. 28, 1867, **3**, p. 622.
to Seward, Sec. of State, Sept. 14/26, 1868, **3**, p. 622.
- Storer, Bellamy, min. to Belgium, to Day, Sec. of State, Sept. 14, 1898, **7**, pp. 747, 861, 1005.
to Hay, Sec. of State, Feb. 21, 1899, **3**, p. 963.
- Storer, Bellamy, min. to Spain, to Hay, Sec. of State, Aug. 4, 1899, **5**, p. 859.
to Hay, Sec. of State, Nov. 17, 1899, **5**, p. 380.
to Sec. of State, Oct. 22, 1900, **3**, p. 875.
to Hay, Sec. of State, Dec. 20, 1900, **3**, p. 875.
- Story, Justice Joseph, to Edward Everett, Gov. of Massachusetts, Apr. 17, 1838, **5**, p. 173.
- Strachey, Brit. leg. at Paris, to Townshend, Nov. 29, 1782, **5**, p. 687.
- Straus, Oscar S., min. to Turkey, to Bayard, Sec. of State, July 18, 1887, **5**, p. 829.
to Bayard, Sec. of State, Aug. 2, 1887, **3**, p. 708.
to Bayard, Sec. of State, Aug. 20, 1887, **3**, p. 776.
to Bayard, Sec. of State, Sept. 6, 1887, **5**, p. 830.
to Bayard, Sec. of State, Oct. 24, 1887, **3**, p. 695.
to Sec. of State, Jan. 28, 1888, **4**, p. 130.
to Bayard, Sec. of State, Dec. 22, 1888, **5**, p. 830.
to Bayard, Sec. of State, Dec. 28, 1888, **5**, p. 802.
to Bayard, Sec. of State, Jan. 10, 1889, **2**, p. 183.
to Sec. of State, Jan. 16, 1889, **3**, p. 707.
to Bayard, Sec. of State, Feb. 7, 1889, **3**, p. 695.
to Blaine, Sec. of State, Mar. 15, 1889, **5**, p. 816.
to Blaine, Sec. of State, Mar. 28, 1889, **5**, p. 818.
to Blaine, Sec. of State, May 10, 1889, **5**, p. 815.
to Blaine, Sec. of State, May 18, 1889, **3**, p. 684.
to Blaine, Sec. of State, May 27, 1889, **5**, p. 818.
to Blaine, Sec. of State, June 13, 1889, **5**, p. 816.
to Hay, Sec. of State, Nov. 7, 1898, **5**, p. 837.
to Hay, Sec. of State, Nov. 22, 1898, **4**, p. 131.
to Hay, Sec. of State, Dec. 9, 1898, **6**, p. 868.
to Hay, Sec. of State, Sept. 23, 1899, **1**, p. 533.
memo., Feb. 16, 1900, **3**, p. 690.
- Strobel, W. H., chargé at Madrid, to Bayard, Sec. of State, Aug. 19, 1887, **3**, p. 657.
to Bayard, Sec. of State, Nov. 2, 1887, **3**, p. 861.
to Bayard, Sec. of State, Sept. 22, 1888, **6**, p. 756.

- Strobel, W. H., Third Assist. Sec. of State, to Penfield, agt. at Cairo, Nov. 22, 1893, **2**, p. 725.
- to Butler, Stillman, and Hubbard, Jan. 16, 1894, **2**, pp. 602-603, 629.
- to Abercrombie, cons. at Nagasaki, Feb. 16, 1894, **2**, p. 658; **4**, p. 136.
- to Coppinger, cons. at Toronto, Feb. 20, 1894, **4**, p. 407.
- to Cravnth, Feb. 27, 1894, **6**, p. 639.
- Strong, William, arbitrator, to Preston, Haytian min., Feb. 18, 1886, **7**, p. 41.
- Stuart, William, Brit. chargé, to Seward, Sec. of State, Aug., 1862, **7**, p. 477.
- Stuers, de, Netherlands chargé, to Fish, Sec. of State, Nov. 12, 1874, **4**, p. 432.
- to Fish, Sec. of State, Nov. 14, 1874, **4**, p. 432.
- Struve, Charles de, Russ. min., to Bayard, Sec. of State, Mar. 12, 1885, **1**, p. 465.
- to Bayard, Sec. of State, June 5, 1886, **2**, p. 305.
- Stuart, Granville, min. to Uruguay, to Sherman, Sec. of State, Apr. 9, 1897, **3**, p. 1008.
- Sublime Porte, cir., May 15, 1892, **5**, pp. 820-821.
- Sullivan, John, Gov. of New Hampshire, to Sec. of For. Aff., July 11, 1786, **5**, p. 222.
- to Sec. of For. Aff., Sept. 18, 1786, **5**, p. 222.
- Summer, Charles, Senate Com. on For. Rel., to Fish, Sec. of State, Apr. 21, 1870, **5**, p. 178.
- Swenson, Laurits S., min. to Denmark, to Jensen, Feb. 18, 1901, **3**, p. 446.
- Swift, John F., min. to Japan, to Blaine, Sec. of State, June 14, 1889, **5**, p. 758.
- to Blaine, Sec. of State, July 16, 1889, **5**, p. 758.
- to Blaine, Sec. of State, Aug. 16, 1889, **5**, p. 758.
- to Blaine, Sec. of State, Sept. 6, 1889, **5**, p. 758.
- to Blaine, Sec. of State, Jan. 3, 1890, **4**, p. 576.
- to Blaine, Sec. of State, May 20, 1890, **5**, p. 745.
- to Blaine, Sec. of State, Aug. 28, 1890, **5**, p. 758.
- to Blaine, Sec. of State, Dec. 23, 1890, **5**, p. 758.
- to Blaine, Sec. of State, Dec. 24, 1890, **5**, p. 758.
- Swiss dept. of for. aff. to Washburn, min. to Switzerland, Jan. 28, 1891, **2**, p. 722.
- Swiss Federal Council to Cramer, min. to Switzerland, Dec. 15, 1884, **4**, p. 147.
- to Washburn, min. to Switzerland, May 6, 1892, **2**, p. 386.
- cir., July 19, 1894, **3**, p. 664.
- to Peak, min. to Switzerland, Apr. 20, 1897, **3**, pp. 666-668.
- Swiss min. to Sec. of State, June 26, 1891, **2**, pp. 51-52.
- Szecsén, Count, Austrian min. of for. aff., to Harris, min. to Austria-Hungary, June 5, 1900, **3**, p. 421.
- Tacon, Francisco, Span. min., to Clay, Sec. of State, Nov. 19, 1828, **4**, p. 633.
- to Clay, Sec. of State, Dec. 20, 1828, **4**, pp. 563, 633.
- Taft, Alphonso, Atty.-Gen., opinion, 1876, 15 Op. 114, **3**, pp. 465-466, 873.
- 1876, 15 Op. 117, **3**, p. 921.
- 1876, 15 Op. 178, **2**, pp. 280, 315.
- Taft, Alphonso, min. to Russia, to Russ. min. of for. aff., Dec. 22, 1884/Jan. 3, 1885, **4**, p. 125.
- to Frelinghuysen, Sec. of State, Jan. 17, 1885, **4**, p. 125.
- Taft, William H., Civil Gov. of Philippines, to Sec. of War, July 31, 1901, **7**, p. 279.
- Taft, William H., Sec. of War, to Sec. of State, June 5, 1905, **7**, p. 995.
- to Sec. of State, June 9, 1905, **7**, p. 995.
- to Sec. of State, June 20, 1905, **7**, p. 996.
- to Sec. of State, June 24, 1905, **7**, p. 996.
- Takahira, Kogoro, Japanese min., to Hay, Sec. of State, June 13, 1901, **2**, p. 158.
- to Hay, Sec. of State, Apr. 9, 1904, **7**, p. 371.
- to Sec. of State, Sept. 13, 1904, **7**, p. 999.
- Talbot, Thomas H., Act. Atty.-Gen., opinion, Aug. 31, 1870, **2**, p. 1012.
- Talleyrand, French min. of for. aff., to Pinckney, Marshall, and Gerry, envoys to France, Mar. 18, 1798, **4**, pp. 459, 476.
- to Gerry, May 30, 1798, **5**, p. 603.

- Taney, Roger B., Atty.-Gen., Opinion, 1831, 2 Op. 465, **5**, p. 251.
 1831, 2 Op. 475, **5**, p. 716.
 1831, 2 Op. 482, **4**, p. 411.
 1832, 2 Op. 515, **4**, p. 793; **5**, p. 857.
 1833, 2 Op. 559, **2**, p. 969.
 Apr. 29, 1833, 2 Op. 562, **1**, p. 38.
 May 13, 1833, 2 Op. 563, **1**, p. 39.
- Tassara, Gabriel J., Mercier, Henry, Lyons, Lord, Spanish, French, and English mins., to Seward, Sec. of State, Nov. 30, 1861, **6**, pp. 485, 488.
- Tassara, Gabriel J., Span. min., to Seward, Sec. of State, Dec. 9, 1863, **1**, p. 713.
- Tavira, Salvador da, Span. min. to Chile, to Chilean min. of for. aff., May 13, 1865, **7**, p. 355.
- Taylor, Hannis, min. to Spain, to Gresham, Sec. of State, Dec. 30, 1893, **6**, p. 1021.
 to Olney, Sec. of State, Oct. 21, 1895, **5**, p. 104.
 to Duke of Tetuan, Span. min. of State, Feb. 18, 1897, **6**, p. 968.
 to Olney, Sec. of State, Feb. 20, 1897, **5**, p. 100.
- Taylor, Horace A., Act. Sec. of Treas., to collectors, etc., of customs, June 28, 1902, **4**, p. 676.
- Taylor, Gen. Zachary, to Marcy, Sec. of War, Oct. 26, 1846, **7**, p. 282.
- Taylor, Zachary, President, proclamation, Aug. 11, 1849, **3**, pp. 787-788; **7**, p. 924.
 message, Dec. 4, 1849, **1**, p. 220; **7**, pp. 6, 1084-1085.
 proclamation, Jan. 4, 1850, **5**, p. 19.
 message, Mar. 28, 1850, **1**, pp. 113, 220; **6**, p. 56.
- Ternant, Col., French min., to Jefferson, Sec. of State, Oct. 9, 1792, **7**, p. 547.
 to Jefferson, Sec. of State, Feb. 17, 1793, **1**, p. 121.
- Terrell, A. W., min. to Turkey, to Gresham, Sec. of State, July 29, 1893, **4**, pp. 47-48.
 to Gresham, Sec. of State, Sept. 4, 1893, **5**, p. 827.
 to Gresham, Sec. of State, Oct. 12, 1893, **3**, p. 695.
 to Gresham, Sec. of State, Nov. 8, 1893, **2**, p. 184.
 to Gresham, Sec. of State, tel., Nov. 15, 1893, **3**, p. 699.
 to Gresham, Sec. of State, Sept. 17, 1894, **3**, pp. 685-687.
 to Gresham, Sec. of State, Nov. 28, 1894, **5**, pp. 833-834.
 to Gresham, Sec. of State, Dec. 2, 1894, **5**, p. 834.
 to Turkhan Pasha, Turk. min. of for. aff., Sept. 28, 1895, **2**, p. 709.
 to Olney, Sec. of State, Nov. 21, 1895, **2**, pp. 666, 668.
 to Olney, Sec. of State, Dec. 3, 1895, **2**, p. 709.
 to Olney, Sec. of State, Dec. 6, 1895, **1**, p. 668.
 to Olney, Sec. of State, Dec. 10, 1895, **4**, p. 619.
 to Olney, Sec. of State, Jan. 6, 1896, **2**, p. 746.
 to Olney, Sec. of State, Jan. 20, 1896, **5**, p. 836.
 to Olney, Sec. of State, Jan. 25, 1896, **6**, p. 345.
 to Olney, Sec. of State, Aug. 5, 1896, **3**, p. 705.
 to Olney, Sec. of State, Aug. 19, 1896, **3**, p. 705.
 to Sec. of State, Oct. 10, 1896, **3**, p. 707.
 to Olney, Sec. of State, Oct. 16, 1896, **3**, p. 491.
 to Olney, Sec. of State, Dec. 20, 1896, **3**, p. 705.
 to Olney, Sec. of State, Mar. 1, 1897, **5**, p. 827.
 to Sherman, Sec. of State, Apr. 8, 1897, **1**, p. 668.
 to Turk. min. for for. aff., Apr. 24, 1897, **4**, p. 140.
 to Sherman, Sec. of State, May 4, 1897, **1**, p. 668.
 to Sherman, Sec. of State, May 7, 1897, **4**, pp. 141, 587.
- Terrell, Edwin H., min. at Brussels, to Sec. of State, Oct. 17, 1889, **2**, pp. 115-116.
- Terres, John B., chargé at Port au Prince, to Gresham, Sec. of State, Oct. 6, 1891, **4**, p. 82.
 to Olney, Sec. of State, June 5, 1895, **6**, p. 1032.

- Terres, John B., chargé at Port au Prince, to Olney, Sec. of State, July 9, 1895, **6**, p. 1032.
 vice-cons.-gen. at Port au Prince, Hayti, to Powell, min. to Hayti, Mar. 30, 1899, **5**, p. 54.
- Tetuan, Duke of, Span. min. of State, to Taylor, min. to Spain, Apr. 9, 1895, **2**, p. 909.
 to Taylor, min. to Spain, Apr. 18, 1895, **2**, p. 909.
 to Taylor, min. to Spain, May 16, 1895, **2**, pp. 910-911.
 to Dupuy de Lôme, Span. min., May 22, 1896, **6**, p. 110.
 to Taylor, min. to Spain, June 30, 1896, **6**, p. 761.
 to Taylor, min. to Spain, Sept. 8, 1896, **6**, pp. 967-968.
 to Taylor, min. to Spain, Jan. 11, 1897, **6**, p. 968.
 to Taylor, min. to Spain, Mar. 5, 1897, **6**, p. 968.
 to Taylor, min. to Spain, Mar. 20, 1897, **6**, p. 969.
- Tevfik, Hussein, Pasha, Turk. min., to Frelinghuysen, Sec. of State, Oct. 26, 1883, **5**, p. 799.
 to Frelinghuysen, Sec. of State, Apr. 26, 1884, **2**, pp. 684-686.
 to Frelinghuysen, Sec. of State, May 22, 1884, **5**, p. 798.
 to Davis, Act. Sec. of State, Aug. 30, 1884, **5**, pp. 796-797.
 to Frelinghuysen, Sec. of State, Nov. 26, 1884, **2**, p. 693.
 to Frelinghuysen, Sec. of State, Nov. 30, 1884, **5**, pp. 799-800.
- Tevfik Pasha, Turk. min. of for. aff., to Terrell, min. to Turkey, Feb. 14, 1896, **6**, p. 866.
 to Terrell, min. to Turkey, Feb. 24, 1896, **6**, p. 965.
 to Angell, min. to Turkey, Apr. 23, 1898, **2**, p. 743.
 to Leishman, min. to Turkey, Oct. 5, 1903, **2**, p. 626.
 to Leishman, min. to Turkey, Aug. 12, 1904, **5**, p. 828.
 to Leishman, min. to Turkey, Aug. 15, 1904, **5**, p. 828.
- Thayer, Samuel R., min. to Netherlands, to Sec. of State, Nov. 29, 1889, **2**, p. 131.
 to Netherlands for. office, Jan. 26, 1891, **2**, p. 720.
 to Blaine, Sec. of State, Mar. 10, 1891, **2**, p. 720.
 to Gresham, Sec. of State, Apr. 19, 1893, **2**, pp. 565, 583.
- Thiébaud, Eugene, French chargé, to Hay, Sec. of State, Oct. 4, 1898, **7**, pp. 324-326, 335.
 to Sec. of State, Oct. 4, 1900, **5**, p. 500.
 to Hay, Sec. of State, Oct. 17, 1900, **5**, pp. 500, 502, 550.
 to Hay, Sec. of State, Oct. 26, 1900, **5**, p. 550.
- Thielmann, Baron von, Ger. amb., to Sec. of State, July 30, 1895, **4**, p. 724.
 to Olney, Sec. of State, Oct. 1, 1895, **2**, p. 94.
 to Olney, Sec. of State, Oct. 14, 1895, **4**, p. 693.
- Thomas, Francis, min. to Peru, to Fish, Sec. of State, May 26, 1873, **6**, p. 70.
 to Fish, Sec. of State, May 17, 1874, **6**, p. 715.
- Thomas, John A., Assist. Sec. of State, to McCoy, Mar. 26, 1856, **5**, p. 81.
 to Broadhead, M. C., July 23, 1856, **3**, p. 731.
 to Hillyer, July 31, 1856, **7**, p. 884.
 to Rice, Nov. 4, 1856, **3**, p. 881.
 to Corwine, cons. at Panama, Jan. 3, 1857, **3**, p. 120.
- Thomas, W. W., jr., min. to Norway and Sweden, to Sec. of State, Apr. 26, 1890, **2**, p. 132.
 to Day, Sec. of State, June 13, 1899, **7**, p. 1006.
- Thompson, Canadian min. of justice, report, July 22, 1886, **1**, p. 847.
- Thompson, David P., min. to Turkey, to Gresham, Sec. of State, Apr. 27, 1893, **5**, p. 825.
- Thompson, John E. W., min. to Hayti, to Bayard, Sec. of State, Oct. 17, 1885, **2**, p. 857.
 to Bayard, Sec. of State, Dec. 14, 1885, **7**, p. 814.
 to Bayard, Sec. of State, Jan. 25, 1887, **6**, p. 433.
 to Sec. of State, Apr. 29, 1889, **2**, p. 1107.
- Thompson, Thomas L., min. to Brazil, to Sec. of State, Sept. 6, 1893, **2**, p. 1114.
 to Sec. of State, Oct. 30, 1893, **2**, p. 1115.
 to Sec. of State, Jan. 12, 1894, **2**, p. 1116.
 to Sec. of State, Jan. 26, 1894, **2**, p. 1116.
 to Sec. of State, Jan. 31, 1894, **2**, pp. 1117-1118.

- Thompson, Thomas L., min. to Brazil, to Sec. of State, tel., Feb. 1, 1894, **2**, p. 1119.
 to Sec. of State, Feb. 2, 1894, **2**, p. 1118.
 to Gresham, Sec. of State, Feb. 6, 1894, **1**, p. 205.
 to Gresham, Sec. of State, Mar. 17, 1894, **2**, p. 865.
 to Gresham, Sec. of State, Jan. 15, 1895, **5**, p. 404.
- Thornton, Sir Edward, Brit. min., to Fish, Sec. of State, May 26, 1870, **1**, pp. 816, 824.
 to Fish, Sec. of State, June 11, 1870, **1**, pp. 817, 825.
 to Earl Granville, Brit. for. sec., Sept. 12, 1870, **7**, p. 11.
 to Earl Granville, Brit. for. sec., Oct. 10, 1870, **7**, p. 989.
 to Fish, Sec. of State, Apr. 3, 1872, **2**, p. 752.
 to Fish, Sec. of State, Feb. 10, 1873, **1**, p. 49.
 to Sec. of State, Feb. 19, 1873, **2**, p. 296.
 to Fish, Sec. of State, Sept. 8, 1873, **2**, p. 333.
 to Sec. of State, May 6, 1874, **2**, p. 296.
 to Sec. of State, Nov. 23, 1874, **1**, p. 635.
 to Fish, Sec. of State, July 16, 1875, **2**, p. 185.
 to Sec. of State, Aug. 12, 1875, **3**, p. 224.
 to Fish, Sec. of State, Sept. 24, 1875, **2**, p. 605.
 to Fish, Sec. of State, Oct. 6, 1875, **2**, p. 605.
 to Fish, Sec. of State, July 26, 1876, **7**, p. 1076.
 to Fish, Sec. of State, Sept. 28, 1876, **2**, p. 282.
 to Fish, Sec. of State, Oct. 27, 1876, **4**, p. 308.
 to Fish, Sec. of State, Jan. 22, 1877, **2**, p. 282.
 to Fish, Sec. of State, Jan. 29, 1877, **2**, p. 282.
 to Evarts, Sec. of State, Feb. 19, 1878, **2**, p. 437.
 to Sec. of State, Aug. 19, 1878, **1**, p. 685.
 to Evarts, Sec. of State, May 9, 1879, **2**, p. 322.
 to Evarts, Sec. of State, May 15, 1879, **2**, p. 438.
 to Evarts, Sec. of State, July 14, 1879, **2**, p. 439.
 to Evarts, Sec. of State, Sept. 8, 1879, **7**, p. 13.
 to Hunter, Act. Sec. of State, Sept. 9, 1879, **2**, p. 439.
 to Evarts, Sec. of State, Sept. 30, 1879, **2**, p. 439.
 to Evarts, Sec. of State, June 23, 1880, **6**, p. 663.
 to Evarts, Sec. of State, Nov. 23, 1880, **2**, p. 439.
 to Evarts, Sec. of State, Jan. 17, 1881, **7**, p. 366.
 to Blaine, Sec. of State, May 27, 1881, **2**, p. 440.
- Thouvenel, French min. of for. aff., to Dayton, Sec. of State, Aug. 20, 1861, **7**, p. 577.
 to Dayton, min. to France, Sept. 9, 1861, **7**, p. 578.
 to French min. at Washington, Dec. 3, 1861, **2**, p. 1001.
- Thulemeier, de, Pruss. envoy to The Hague, to John Adams, Feb. 18, 1781, **5**, p. 617.
- Tillman, James D., min. to Ecuador, to Olney, Sec. of State, Sept. 1, 1895, **2**, p. 802.
 to Olney, Sec. of State, May 16, 1896, **2**, p. 805.
- Tocornal, Manuel R., Chilean min. for for. aff., to mins. of for. rel. of govts. of America, cir.,
 May 4, 1864, **7**, p. 355.
- Tolstoi, Count, Russ. min. of the int., to Hunt, min. to Russia, Mar. 3, 1883, **2**, p. 177.
- Tojal, Conde de, to Clay, chargé at Lisbon, Mar. 9, 1850, **7**, p. 1103.
- Torlade. *See* Azambuja, F. Torlade de.
- Toro, Señor, Venez. min. of for. aff., to members of dip. corps, Apr. 21, 1858, **2**, p. 841.
- Torres, Francisco E., Nicaraguan delegate, to Clancy, cons. agt. at Bluefields, Mar. 27, 1899,
5, p. 84.
- Torres, Manuel, Colombian agt., to Sec. of State, Feb. 20, 1821, **1**, p. 80.
 to Sec. of State, Nov. 20, 1821, **1**, p. 80.
 to Sec. of State, Jan. 2, 1822, **1**, p. 80.
- Tori Hoshi, Japanese min., to Sherman, Sec. of State, June 19, 1897, **5**, p. 348.

- Toucey, Isaac, Act. Sec. of State, to Crampton, Brit. min., Nov. 21, 1848, **1**, p. 633.
- Toucey, Isaac, Atty.-Gen., opinion, Jan. 31, 1849, 5 Op. 67, **2**, pp. 634, 678; **5**, p. 242.
1849, 5 Op. 69, **4**, p. 646.
- Toucey, Isaac, Sec. of Navy, to Capt. Jarvis, U. S. S. *Savannah*, July 27, 1857, **2**, p. 893.
to Capt. Jarvis, U. S. S. *Savannah*, Mar. 13, 1860, **2**, p. 400; **7**, p. 787.
- Tower, Charlemagne, min. to Austria-Hungary, to Sherman, Sec. of State, Feb. 11, 1898,
3, p. 444.
to Day, Sec. of State, June 1, 1898, **6**, p. 874.
to Day, Sec. of State, June 4, 1898, **3**, p. 412.
to Day, Sec. of State, July 1, 1898, **3**, p. 444.
- Tower, Charlemagne, amb. to Russia, to Hay, Sec. of State, Apr. 22, 1899, **4**, p. 772.
to Hay, Sec. of State, Aug. 28, 1899, **4**, p. 772.
to Count Mouravieff, Russ. min. of for. aff., Sept. 8, 1899, **5**, p. 545.
to Hay, Sec. of State, July 27, 1901, **4**, pp. 94-95.
to Hay, Sec. of State, Nov. 20, 1901, **3**, p. 935.
- Tower, Reginald, Brit. chargé, to Hay, Sec. of State, Oct. 20, 1899, **1**, p. 468; **5**, p. 218.
- Townsend, Lawrence, chargé at Vienna, to Olney, Sec. of State, Oct. 14, 1895, **3**, p. 960.
- Townsend, Lawrence, min. to Portugal, to Sec. of State, Sept. 20, 1898, **7**, p. 1006.
- Townshend, Thomas, to Richard Oswald, July 26, 1782, **5**, pp. 672-673.
to Richard Oswald, Sept. 1, 1782, **5**, pp. 682, 692-694.
to Oswald, Sept. 1, 1782, **5**, p. 638.
- Tracy, Benjamin F., Sec. of Navy, to Rear-Admiral Brown, U. S. N., Mar. 26, 1891, **2**,
pp. 852, 1107-1108; **7**, p. 362.
to Capt. Remy, U. S. S. *Charleston*, May 8, 1891, **1**, p. 722; **2**, p. 986.
- Trail, Charles B., chargé at Rio de Janeiro, to Bayard, Sec. of State, Jan. 21, 1887, **2**, p.
144; **6**, p. 721.
to Bayard, Sec. of State, Mar. 19, 1887, **5**, pp. 121, 325.
- Treasury Dept., Comptroller of Treas., cir., Sept. 10, 1803, **2**, pp. 1003-1004, 1005.
cir., Dec. 6, 1884, **4**, p. 222.
cir., Jan. 14, 1885, **4**, p. 222.
cir., July 13, 1885, **4**, p. 222.
cir., Sept. 28, 1889, **4**, p. 233.
cir., June 2, 1892, **4**, p. 237.
circular No. 114, July 28, 1893, **1**, p. 689.
cir., Apr. 10, 1894, **4**, p. 218.
to collector of customs at Burlington, Vt., Feb. 11, 1896, **4**, p. 229.
decisions, Dec. 1, 1896, **4**, p. 417.
circular No. 24, Feb. 2, 1898, **1**, p. 636.
cir., Apr. 27, 1898, **7**, p. 194.
circular No. 98, June 6, 1898, **1**, p. 636.
cir., Aug. 4, 1898, **1**, p. 511.
cir., Sept. 26, 1898, **5**, p. 92.
cir., Oct. 13, 1898, **5**, p. 92.
cir., Nov. 23, 1898, **5**, p. 92.
circular No. 4, Jan. 9, 1900, **7**, p. 300.
circular No. 18, Feb. 21, 1902, **2**, p. 470.
cir., Aug. 2, 1902, **4**, p. 152.
- Tree, Lambert, min. to Belgium, to Bayard, Sec. of State, Dec. 13, 1885, **5**, p. 298.
to Bayard, Sec. of State, June 12, 1886, **4**, p. 258.
to Bayard, Sec. of State, June 26, 1886, **6**, p. 756.
to Bayard, Sec. of State, Jan. 24, 1887, **5**, p. 298.
to Bayard, Sec. of State, Mar. 28, 1887, **3**, p. 954.
to Bayard, Sec. of State, Apr. 7, 1887, **2**, p. 541.
to Bayard, Sec. of State, Apr. 8, 1887, **3**, p. 954.

- Tree, Lambert, min. to Belgium, to Bayard, Sec. of State, Mar. 30, 1888, **2**, p. 451.
to Bayard, Sec. of State, Apr. 7, 1888, **5**, p. 299.
to Bayard, Sec. of State, May 11, 1888, **2**, p. 451.
- Tree, Lambert, min. to Russia, to Bayard, Sec. of State, Feb. 1, 1889, **3**, p. 644.
- Trescot, William H., Assist. Sec. of State, to Capelle, June 18, 1860, **3**, pp. 487-488.
Act. Sec. of State, to Capt. Du Pont, June 26, 1860, **5**, pp. 743, 744.
to Harris, min. to Japan, June 26, 1860, **5**, p. 744.
to Van Limburg, Netherlands min., June 29, 1860, **4**, p. 673.
to Toucey, Sec. of Navy, July 9, 1860, **5**, p. 743.
to Lord Lyons, Brit. min., July 31, 1860, **6**, p. 41.
to Elgee, sec. in charge of leg. in Mexico, Aug. 8, 1860, **6**, p. 480.
Assist. Sec. of State, to Salsbacher, Aug. 24, 1860, **3**, p. 576.
to Miller, Sept. 25, 1860, **3**, p. 501.
to Corwine, cons. at Panama, Oct. 26, 1860, **7**, p. 805.
to Perry, Nov. 15, 1860, **6**, p. 705.
to Trevitt, cons. at Callao, Nov. 22, 1860, **1**, p. 875.
- Tripp, Bartlett, min. to Austria-Hungary, to Count Kalnoky, Austro-Hungarian min. of for. aff., Sept. 26, 1893, **3**, p. 989.
to Gresham, Sec. of State, Aug. 13, 1894, **3**, p. 419.
to Gresham, Sec. of State, Aug. 23, 1894, **3**, pp. 410-412.
to Count Goluchowsky, Austrian min. of for. aff., May 23, 1895, **3**, p. 991.
to Count Goluchowsky, Austrian min. of for. aff., May 27, 1895, **3**, p. 991.
to Olney, Sec. of State, June 30, 1895, **3**, p. 550.
to Olney, Sec. of State, Mar. 25, 1896, **3**, p. 992.
- Tripp, Bartlett, U. S. commr. to Hawaii, report, Aug. 7, 1899, **1**, pp. 551-552.
- Trist, Nicholas P., Act. Sec. of State, to Gifford, Oct. 1, 1845, **3**, p. 918.
- Trist, Nicholas P., commr. to Mexico, to Buchanan, Sec. of State, Dec. 6, 1847, **5**, p. 782.
- Tsung-li Yamèn to Denby., jr., chargé at Peking, Aug. 6, 1894, **4**, p. 606.
- to Denby, min. to China, Aug. 23, 1896, **5**, p. 469.
to Denby, min. to China, May 2, 1898, **7**, p. 991.
to Denby, min. to China, May 9, 1898, **7**, p. 991.
- Tuck, S. P., letter, Jan. 21, 1898, **2**, p. 725.
- Tuckerman, Charles K., min. to Greece, to Sec. of State, Jan. 20, 1869, **2**, p. 1010.
to Fish, Sec. of State, July 27, 1869, **6**, p. 26.
to Fish, Sec. of State, May 19, 1870, **6**, p. 26.
- Turgot, de, French min. of for. aff., to Count de Sartiges, Mar. 31, 1852, **6**, p. 460.
- Turkish min. to Dept. of State, Mar. 2, 1888, **4**, p. 131.
- Turkish min. of for. aff. to Hirsch, min. to Turkey, Feb. 13, 1890, **2**, p. 745.
to Hirsch, min. to Turkey, Oct. 22, 1890, **2**, p. 699.
to leg. of U. S. in Turkey, note verbale, Dec. 26, 1890, **2**, pp. 711-713.
to U. S. leg., Mar. 27, 1894, **4**, pp. 48-49.
to U. S. leg. in Turkey, Apr. 26, 1900, **2**, p. 713.
to U. S. leg. in Turkey, Jan. 2, 1901, **2**, p. 713.
- Turkish min. of instruction, Dec. 25, 1892, **5**, p. 820.
- Turner, J., commander U. S. S. *Saratoga*, to Capt. Jarvis, U. S. S. *Savannah*, Mar. 4, 1860, **7**, p. 196.
- Tuyll, Baron de, Russ. min., to Adams, Sec. of State, Oct. 16, 1823, **6**, pp. 398, 399, 401.
- Tyler, John, President, message, June 1, 1841, **2**, p. 25.
message, Mar. 8, 1842, **2**, p. 25.
message, July 14, 1842, **5**, p. 779.
message, Aug. 11, 1842, **2**, pp. 25, 413, 930-931, 1000.
message, 1842, **2**, p. 932.
message, Dec. 30, 1842, **1**, pp. 476-477; **5**, p. 416.
message, Jan. 9, 1843, **6**, p. 16.

- Tyler, John, President, message, Jan. 23, 1843, **2**, p. 25.
 message, Feb. 27, 1843, **1**, p. 900; **2**, pp. 932-935; **5**, pp. 853, 854.
 message, Feb. 28, 1843, **2**, p. 941.
 message, May 10, 1844, **4**, p. 582.
 message, May 15, 1844, **1**, pp. 274-276.
 message, Dec. 3, 1844, **1**, p. 344.
 message, Dec. 10, 1844, **5**, p. 420.
- Tyler, John, vice-cons.-gen. at Tcheran, to Gresham, Sec. of State, July 12, 1894, **2**, p. 780.
- Ubico, A., Guatemalan min., to Blaine, Sec. of State, June 15, 1881, **6**, p. 246.
- Uhl, Edwin F., Assist. Sec. of State, to Read, Nov. 15, 1893, **1**, p. 579.
- Act. Sec. of State, to Tripp, min. to Austria-Hungary, Nov. 17, 1893, **6**, p. 766.
- to Cook, Nov. 20, 1893, **3**, pp. 645-646.
 to Mavroyeni Bey, Turkish min., Nov. 28, 1893, **3**, p. 700.
 to Bayard, amb. to England, Nov. 29, 1893, **4**, p. 588.
 to Ger. amb., Nov. 30, 1893, **2**, p. 40.
 to Eversmann, Dec. 1, 1893, **3**, p. 957.
 to Terrell, min. to Turkey, Dec. 7, 1893, **3**, p. 699.
 to Smythe, min. to Hayti and chargé to Santo Domingo, Dec. 28, 1893, **4**, p. 445.
 to McDonald, min. to Persia, Jan. 5, 1894, **3**, p. 620.
 to White, amb. to Russia, Feb. 7, 1894, **3**, p. 959.
 to Gov. of New York, Feb. 13, 1894, **4**, p. 298.
 to de Weckherlin, Feb. 15, 1894, **4**, p. 373.
 to Le Ghait, Belg. min., Feb. 17, 1894, **2**, pp. 108-109, 113.
 to Forman, Feb. 20, 1894, **4**, p. 407.
 to Baker, min. to Nicaragua, Feb. 24, 1894, **2**, p. 514.
 to Brash, Feb. 27, 1894, **1**, p. 579.
 to Eustis, amb. to France, Mar. 6, 1894, **5**, p. 776.
 to Denby, min. to China, Mar. 17, 1894, **3**, p. 460.
 to Atty.-Gen., Mar. 20, 1894, **7**, p. 904.
 to Smythe, min. to Hayti, Mar. 27, 1894, **5**, p. 729.
 to Runyon, amb. at Berlin, Apr. 3, 1894, **3**, p. 868.
 to Goodrich et al., Apr. 10, 1894, **3**, pp. 798-799; **6**, p. 760.
 to Mrs. Jewett, Apr. 13, 1894, **4**, p. 306.
 to Cogswell, Apr. 17, 1894, **6**, p. 750.
 to Hanford, Apr. 21, 1894, **4**, p. 316.
 to Straley et al., Apr. 21, 1894, **4**, p. 158.
 to Thompson, Apr. 24, 1894, **2**, p. 463.
 to Warren and Brandeis, Apr. 26, 1894, **2**, p. 624.
 to Fellows, dist. atty. at New York City, Apr. 27, 1894, **4**, p. 355.
 to Young, Apr. 27, 1894, **4**, p. 3.
 to O'Donovan Rossa, May 2, 1894, **3**, p. 356.
 to Gov. of Massachusetts, May 3, 1894, **2**, pp. 317-318.
 to Smythe, min. to Hayti, May 3, 1894, **2**, p. 349.
 to Gov. of Texas, May 10, 1894, **5**, p. 122.
 to Riddle, chargé at Constantinople, May 10, 1894, **3**, p. 778.
 to Young, min. to Honduras, May 12, 1894, **4**, p. 692.
 to Alexander, min. to Greece, May 16, 1894, **5**, p. 196.
 to Sir Julian Pauncefote, Brit. amb., May 16, 1894, **4**, p. 317.
 to Young, min. to Honduras, May 16, 1894, **4**, p. 82.
 to Laughlin, Ewell, and Houpt, May 23, 1894, **1**, p. 675.
 to Strobel, min. to Ecuador, May 23, 1894, **2**, p. 882.
 to Baron Fava, Ital. amb., May 24, 1894, **5**, p. 122.
 to Romero, Mex. min., May 24, 1894, **4**, p. 350.
 to Thompson, min. to Brazil, May 31, 1894, **3**, p. 939.

- Uhl, Edwin F., Act. Sec. of State, to Bartleman, chargé at Caracas, June 6, 1894, **2**, p. 279.
 to Baker, min. to Nicaragua, June 14, 1894, **5**, p. 27.
 to Abercrombie, cons. at Nagasaki, June 22, 1894, **2**, p. 658; **4**, p. 136.
 to Atty.-Gen., June 23, 1894, **6**, p. 609.
 Assist. Sec. of State, to Richman, cons.-gen. at St. Gall, Aug. 15, 1894, **4**, p. 66.
 Act. Sec. of State, to Terres, chargé at Port au Prince, Aug. 24, 1894, **3**, pp. 861, 1008.
 to Buchanan, min. to Argentine Republic, Sept. 1, 1894, **4**, p. 289.
 to Tripp, min. to Austria-Hungary, Sept. 4, 1894, **3**, p. 420.
 to White, Sept. 4, 1894, **1**, p. 873.
 to Dunbar, Sept. 10, 1894, **4**, pp. 735-736.
 to Flint & Co., Sept. 11, 1894, **6**, p. 752.
 to Broadhead, min. to Switzerland, Sept. 12, 1894, **3**, p. 663.
 to Strobel, min. to Ecuador, Sept. 14, 1894, **2**, p. 882.
 to Tripp, min. to Austria-Hungary, Sept. 14, 1894, **3**, p. 412.
 to Sec. of Treas., Oct. 3, 1894, **1**, pp. 569, 571, 580.
 to Weil, Oct. 4, 1894, **3**, pp. 783-784.
 to Brash, Oct. 15, 1894, **1**, pp. 569, 580.
 to Graybill, Oct. 15, 1894, **1**, p. 571.
 to Wilbur, Oct. 15, 1894, **1**, pp. 569-570.
 to Gatchell, Oct. 16, 1894, **1**, p. 571.
 to Tavel, Swiss chargé, Nov. 13, 1894, **4**, p. 597.
 Assist. Sec. of State, to Wetter, cons. at Tamatave, Nov. 19, 1894, **2**, p. 600.
 Act. Sec. of State, to Crocker, Nov. 20, 1894, **1**, p. 631.
 Assist. Sec. of State, to Chapelie, vice-cons. at Tunis, Nov. 21, 1894, **2**, p. 662.
 Act. Sec. of State, to Flint, Dec. 11, 1894, **3**, p. 459.
 to Sec. of Treas., Dec. 20, 1894, **1**, pp. 564, 565.
 to Atty.-Gen., Jan. 9, 1895, **2**, pp. 317-318.
 to Tucker, Jan. 9, 1895, **3**, p. 853.
 to Miss Gaertner, Jan. 29, 1895, **3**, p. 646.
 to Gov. of New York, Feb. 5, 1895, **7**, p. 871.
 to Springer, Feb. 8, 1895, **1**, p. 675.
 to Coombs, Feb. 25, 1895, **1**, p. 650.
 to Sill, min. to Corea, Feb. 25, 1895, **5**, p. 572.
 to Runyon, amb. to Germany, Feb. 26, 1895, **3**, p. 441.
 to Lambert, Feb. 27, 1895, **1**, p. 577.
 to Grip, min. of Sweden and Norway, Mar. 8, 1895, **6**, p. 282.
 to Metheny, Mar. 8, 1895, **3**, p. 1005.
 to Field, Mar. 9, 1895, **3**, p. 708.
 to Runyon, amb. to Germany, Mar. 11, 1895, **3**, p. 994.
 to Vignaud, chargé at Paris, Mar. 12, 1895, **4**, p. 591; **5**, p. 91.
 to Valinote, Mar. 14, 1895, **3**, p. 614.
 to Woods, U. S. N., Mar. 23, 1895, **4**, p. 577.
 to Payne, Mar. 27, 1895, **1**, p. 675.
 to Mavroyeni Bey, Turk. min., Apr. 8, 1895, **2**, pp. 270-271; **4**, p. 619.
 to Chamlian, Apr. 11, 1895, **2**, p. 732.
 to Seeger & Guernsey Co., Apr. 26, 1895, **6**, p. 670.
 to Bogigian, Apr. 29, 1895, **5**, p. 94.
 to Wesson, Apr. 29, 1895, **3**, p. 803.
 to Agnew, May 3, 1895, **3**, p. 680; **5**, p. 94.
 to Hengelmüller, Austro-Hungarian min., May 8, 1895, **3**, p. 991.
 to Tripp, min. to Austria-Hungary, May 9, 1895, **3**, p. 992.
 to Denby, min. to China, May 14, 1895, **4**, p. 568.
 to Runyon, amb. to Germany, May 14, 1895, **4**, p. 79.

- Uhl, Edwin F., Act. Sec. of State, to Willis, min. to Hawaii, May 14, 1895, **3**, pp. 769-770, 784-785, 785-786.
- to Gov. of Louisiana, May 22, 1895, **5**, p. 316.
- to Hengelmüller, Austro-Hungarian min., May 22, 1895, **3**, p. 1000.
- to Rudolph, May 22, 1895, **3**, p. 534.
- to Wilson, May 22, 1895, **2**, p. 460.
- to Eustis, amb. to France, May 23, 1895, **4**, p. 549.
- to Ewing, min. to Belgium, May 23, 1895, **4**, p. 549.
- to Sec. of Navy, May 24, 1895, **5**, p. 470.
- to Andrade, Venez. min., May 25, 1895, **6**, p. 535.
- to Willis, min. to Hawaii, June 1, 1895, **4**, p. 507.
- to Runyon, amb. to Germany, June 4, 1895, **6**, p. 328.
- to Taylor, min. to Spain, June 5, 1895, **2**, p. 911.
- to Mavroyeni Bey, Turk. min., June 6, 1895, **2**, pp. 271-272.
- to Taylor, min. to Spain, June 6, 1895, **6**, p. 1021.
- to Butler, chargé at Mexico, June 7, 1895, **2**, p. 220.
- Uhl, Edwin F., Assist. Sec. of State, to Doty, cons. at Tahiti, June 25, 1895, **4**, pp. 133, 134, 135.
- Act. Sec. of State, to Springer, vice-cons.-gen. at Havana, July 1, 1895, **6**, pp. 966-967.
- to Ewing, min. to Belgium, July 3, 1895, **4**, p. 549.
- to Lord Gough, Brit. chargé, July 3, 1895, **1**, p. 751.
- to Peirce, chargé at St. Petersburg, Oct. 23, 1895, **2**, pp. 12-13.
- to Taylor, min. to Spain, Oct. 23, 1895, **5**, p. 104.
- to Terres, chargé at Port au Prince, Oct. 23, 1895, **5**, pp. 99-100.
- to Dickinson, Thurber, and Stevenson, Nov. 11, 1895, **5**, pp. 111-112.
- Assist. Sec. of State, to Miller, Nov. 26, 1895, **5**, p. 4.
- Act. Sec. of State, to Fischer, M. C., Dec. 6, 1895, **3**, p. 799.
- Assist. Sec. of State, to Barclay, Dec. 7, 1895, **2**, p. 750.
- to Barker, cons. at Sagua la Grande, Dec. 7, 1895, **5**, p. 104.
- to Benzaquen, Feb. 11, 1896, **2**, p. 750.
- Uhl, Edwin F., amb. to Germany, to Olney, Sec. of State, Dec. 1, 1896, **3**, p. 754.
- to Baron Marschall, Ger. min. of for. aff., Dec. 31, 1896, **3**, p. 536.
- to Baron Marschall, Imp. min. for for. aff., Mar. 29, 1897, **3**, pp. 399, 400.
- Ulrich, J., cons. at Monterey, to Sec. of State, Feb. 13, 1870, **2**, p. 62.
- Upshur, Abel P., Sec. of State, to Fox, Brit. min., July 5, 1843, **1**, p. 478.
- to Thompson, min. to Mexico, July 27, 1843, **7**, p. 199.
- to Proffit, Aug. 1, 1843, **5**, p. 404.
- to Everett, min. to England, Aug. 8, 1843, **2**, p. 941.
- to Fox, Brit. min., Sept. 25, 1843, **5**, p. 764.
- to Everett, min. to Great Britain, Oct. 9, 1843, **1**, pp. 259, 260, 293.
- to Thompson, min. to Mexico, Oct. 20, 1843, **1**, p. 453.
- to Triichel, Nov. 16, 1843, **3**, p. 337.
- to Everett, min. to England, Nov. 23, 1843, **4**, p. 249.
- to Everett, min. to Great Britain, Nov. 28, 1843, **2**, p. 287.
- to Almonte, Dec. 1, 1843, **1**, p. 453.
- to Edwards, cons. at Buenos Ayres, Dec. 19, 1843, **2**, pp. 1004, 1008.
- to Irving, min. to Spain, Jan. 9, 1844, **6**, pp. 450, 451.
- to S. C. Reid, Jan. 10, 1844, **7**, p. 1094.
- to Huntington, U. S. Senate, Jan. 20, 1844, **5**, p. 12.
- Usher, T. N., Brit. cons. at Port au Prince, to Haytian min. of for. rel., Feb. 11, 1851 (*see* Walsh to Haytian min. of for. rel., Feb. 11, 1851), **6**, p. 513.
- Vail, Aaron, chargé at London, to Lord Palmerston, for. sec., May 11, 1835, **2**, p. 350.
- Vail, Aaron, Act. Sec. of State, to Pontois, French min., Oct. 19, 1838, **4**, p. 417; **7**, pp. 135, 625, 839.

- Vail, Aaron, Act. Sec. of State, to Pontois, French min., Oct. 23, 1838, **4**, p. 417; **7**, pp. 135, 838.
 to La Branche, chargé to Texas, Oct. 25, 1838, **5**, p. 344.
 to Cass, min. to France, Oct. 29, 1838, **7**, p. 8.
 to Cass, min. to France, Nov. 6, 1838, **7**, p. 839.
- Valente, J. G. Do Amaral, Brazilian min., to Blaine, Sec. of State, Oct. 9, 1890, **3**, p. 309.
- Valera, Juan, Span. min., to Sec. of State, Dec. 29, 1884, **6**, p. 895.
 to Sec. of State, Feb. 7, 1885, **6**, p. 895.
 to Sec. of State, Mar. 10, 1885, **6**, p. 895.
 to Bayard, Sec. of State, July 21, 1885, **7**, p. 980.
 to Bayard, Sec. of State, Sept. 28, 1885, **7**, p. 981.
 to Bayard, Sec. of State, Feb. 19, 1886, **6**, p. 895.
 to Bayard, Sec. of State, Mar. 12, 1886, **6**, p. 346.
- Van Buren, D. T., Col. and Assist. Adj.-Gen., Gen. Orders, No. 97, Dec. 14, 1864, **2**, pp. 367-368.
 Gen. Orders, No. 100, Dec. 17, 1864, **2**, p. 368.
- Van Buren, Martin, Sec. of State, to Brent, chargé to Portugal, Apr. 4, 1829, **1**, p. 136.
 memo., Apr. 4, 1829, **7**, p. 466.
 memo., Apr. 16, 1829, **7**, p. 466.
 to Moore, min. to Colombia, June 9, 1829, **1**, p. 137; **4**, pp. 787-789; **6**, p. 14.
 to Rives, min. to France, July 20, 1829, **1**, p. 250; **5**, p. 260; **6**, p. 1007.
 to Vaughan, Brit. min., July 21, 1829, **4**, p. 254.
 to Poinsett, min. to Mexico, Aug. 25, 1829, **1**, p. 448.
 to Tudor, chargé at Rio de Janeiro, Sept. 4, 1829, **1**, p. 136.
 to F. Torlade d'Azambuja, Portuguese chargé, Oct. 1, 1829, **4**, p. 665.
 to Van Ness, min. to Spain, Oct. 2, 1829, **4**, p. 763; **6**, p. 448.
 to Butler, chargé to Mexico, Oct. 16, 1829, **6**, pp. 14-15.
 to Poinsett, min. to Mexico, Oct. 16, 1829, **4**, p. 492.
 to Poinsett, min. to Mexico, Oct. 17, 1829, **4**, p. 492.
 to Ingham, Sec. of Treas., Oct. 19, 1829, **4**, p. 674.
 to Dallas, Nov. 4, 1829, **4**, p. 667.
 to Joaquin Barrozo Perreira, Nov. 29, 1829, **4**, p. 666.
 to Dallas, Mar. 31, 1830, **4**, p. 667.
 to Joaquin Barrozo Perreira, Portuguese chargé, Apr. 7, 1830, **4**, p. 667.
 to Berrien, Atty.-Gen., May 5, 1830, **4**, p. 667.
 cir., May 5, 1830, **5**, p. 34.
 to Sec. of Navy, June 4, 1830, **7**, p. 852.
 to Randolph, min. to Russia, June 13, 1830, **7**, p. 466.
 to Randolph, min. to Russia, June 18, 1830, **7**, pp. 467, 492, 558-561.
 to Berrien, Sept. 24, 1830, **1**, p. 91.
 to Van Ness, min. to Spain, Oct. 13, 1830, **1**, p. 95; **6**, pp. 15, 449.
 to Hamm, chargé to Chile, Oct. 15, 1830, **6**, p. 15.
 to Brown, chargé to Brazil, Oct. 20, 1830, **1**, pp. 136, 137; **4**, p. 667.
 to Bille, Danish chargé, Oct. 23, 1830, **4**, pp. 563, 643.
 to Rives, min. to France, Nov. 8, 1830, **5**, p. 260.
 to McAlister, Dec. 10, 1830, **6**, p. 811.
 to M. Roux de Rochelle, French min., Jan. 27, 1831, **2**, p. 287.
 to Van Ness, min. to Spain, Mar. 3, 1831, **4**, p. 763.
 to Frederico Torlade de Azambuja, Portuguese min., Mar. 8, 1831, **7**, p. 790.
- Van Buren, Martin, min. to England, to Lord Palmerston, Brit. for. sec., Feb. 25, 1832, **2**, p. 350.
- Van Buren, Martin, President, message, Jan. 5, 1838, **7**, p. 920.
 message, Feb. 26, 1838, **4**, p. 511.
 message, Mar. 12, 1838, **3**, p. 4.

- Van Buren, Martin, President., message, Apr. 26, 1838, **5**, p. 780.
 message, Dec. 3, 1838, **6**, p. 15; **7**, p. 920.
 message, Feb. 21, 1840, **5**, p. 416.
 message, May 21, 1840, **4**, p. 582.
 message, Dec. 28, 1840, **2**, p. 25.
 message, Feb. 12, 1841, **5**, p. 854.
- Van Dyne, Frederick, Assist. Solicitor Dept. of State, memo., Jan. 27, 1900, **2**, pp. 640-641.
- Van Hall, Dutch min. of for. aff., to Belmont, min. to Netherlands, June 9, 1856, **4**, p. 643.
- Van Ness, C. P., min. to Spain, to Forsyth, Sec. of State, Aug. 10, 1836, **6**, pp. 448-449.
 to Forsyth, Sec. of State, Dec. 10, 1836, **6**, p. 449.
- Van Valkenburgh, Robert B., min. to Japan, to Seward, Sec. of State, Nov. 16, 1867, **2**, p. 655.
 to Seward, Sec. of State, Dec. 5, 1868, **2**, p. 966.
 to Seward, Sec. of State, Dec. 18, 1868, **2**, p. 966.
- Van Zandt Isaac, Tex. chargé, to Webster, Sec. of State, Dec. 14, 1842, **1**, p. 451.
 to Webster, Sec. of State, Jan. 24, 1843, **1**, p. 452.
 to Upshur, Sec. of State, Jan. 17, 1844, **1**, p. 276.
- Van Zuylen, Baron, Netherlands min. of for. aff., to Pike, Sept. 17, 1861, **7**, pp. 986, 987.
 to Pike, min. to Netherlands, Oct. 15, 1861, **7**, p. 986.
 to Pike, min. to Netherlands, Oct. 29, 1861, **7**, p. 986.
- Vega de Armijo, Marquis de la, Span. min. of for. aff., to Curry, min. to Spain, Aug. 7, 1888, **6**, pp. 1018, 1021.
- Venosta, Marquis Visconti, Ital. min. for for. aff., to Draper, amb. to Italy, Jan. 7, 1900, **5**, pp. 541, 546.
- Venezuelan min. of for. aff. to diplomatic rep. to Venezuela, July 1, 1882, **2**, p. 568.
 to U. S. min. to Venezuela, Jan. 14, 1889, **2**, pp. 568-569.
 to Scruggs, min. to Venezuela, Oct. 7, 1889, **2**, p. 133.
 to U. S. min. to Venezuela, Apr. 20, 1899, **2**, p. 569.
 to U. S. min. to Venezuela, Dec. 19, 1899, **2**, p. 569.
 to U. S. min. to Venezuela, Dec. 23, 1899, **2**, p. 569.
- Vergennes to Franklin, Dec. 15, 1782, **5**, p. 653.
- Vicuña, Carlos Morla, Chilean min., to Hay, Sec. of State, May 1, 1900, **6**, p. 603.
- Vignaud, Henry, chargé at Paris, to Frelinghuysen, Sec. of State, Oct. 27, 1884, **3**, p. 594.
 to Frelinghuysen, Sec. of State, Nov. 13, 1884, **3**, p. 594.
 to Frelinghuysen, Sec. of State, Nov. 26, 1884, **6**, p. 433.
 to Bayard, Sec. of State, June 15, 1886, **3**, p. 529.
 to Bayard, Sec. of State, Aug. 23, 1886, **5**, p. 774.
 to Bayard, Sec. of State, Aug. 25, 1887, **3**, p. 596.
 to Bayard, Sec. of State, Aug. 29, 1887, **5**, p. 299.
 to Bayard, Sec. of State, Sept. 5, 1887, **3**, p. 426.
 to Sec. of State, Dec. 11, 1889, **2**, pp. 122-123.
 to Sec. of State, Dec. 12, 1889, **2**, p. 123.
 to Sec. of State, Apr. 7, 1892, **3**, p. 599.
 to Gresham, Sec. of State, Aug. 22, 1893, **3**, pp. 529, 599, 603.
 to Gresham, Sec. of State, Mar. 22, 1895, **4**, p. 591.
 to Sec. of State, July 13, 1896, **2**, p. 539.
 sec. of embassy at Paris, to Olney, Sec. of State, July 24, 1896, **2**, p. 181.
 chargé at Paris, to Olney, Sec. of State, Feb. 18, 1897, **2**, p. 638.
 to Sherman, Sec. of State, Aug. 2, 1897, **3**, pp. 599-601.
- Villiers, Brit. for. office, to Hay, min. at London, Apr. 12, 1898, **2**, p. 55.
- Vinci, Count G. C., Ital. chargé, to Sherman, Sec. of State, Dec. 5, 1897, **7**, p. 46.
 to Hay, Sec. of State, June 20, 1899, **4**, p. 630.
 to Hay, Sec. of State, July 22, 1899, **6**, pp. 634, 845.
- Viosea, James, cons. at La Paz, to Morgan, min. to Mexico, June 12, 1884, **2**, p. 325.

- Vlangaly, Russ. min. of for. aff., to Taft, min. to Russia, Mar. 5/17, 1884, **4**, p. 125.
- Vogel, Dr. L., Swiss chargé, to Sec. of State, July 17, 1896, **2**, p. 152.
- Voinesco, Col., Roumanian envoy, to Evarts, Sec. of State, Nov. 21, 1880, **1**, p. 115.
- Voorhees, Capt., U. S. N., to Gen. Oribe, Argentine commander, Oct. 5, 1844, **1**, p. 180.
to Gen. Oribe, Argentine commander, Oct. 22, 1844, **1**, p. 180.
- Vroom, Peter D., min. to Prussia, to Marcy, Sec. of State, Oct. 31, 1853, **4**, p. 769.
- Wagner, Jacob, chief clerk, Dept. of State, to Bonamy, Dec. 5, 1798, **7**, p. 148.
to James Monroe, Nov. 3, 1814, **5**, p. 855.
- Waiwu Pu, Peking, to Liang, Chinese min., Jan. 21, 1905, **5**, p. 558.
- Walewski, French min. of for. aff., to French Emperor, June 12, 1858, **7**, pp. 562-563.
- Walker, George, cons.-gen. at Paris, to Porter, Assist. Sec. of State, Mar. 18, 1887, **2**, pp. 527, 528.
- Walker, Henry, of Hon. and Anc. Art. Co. of Massachusetts, to Sec. of State, Apr. 9, 1888, **2**, p. 398.
- Walker, John G., chargé at Bogota, to Sec. of State, Mar. 1, 1888, **2**, p. 145.
- Walker, Robert J., Sec. of Treas., to President, Mar. 30, 1847, **7**, p. 283.
- Walker, U. S. atty.; New York, to Sec. of State, July 10, 1888, **4**, p. 667.
- Wallace, George H., cons.-gen. at Melbourne, to Sec. of State, July 3, 1891, **2**, p. 565.
- Wallace, Lewis, min. to Turkey, to Frelinghuysen, Sec. of State, Apr. 17, 1882, **4**, p. 738.
to Frelinghuysen, Sec. of State, June 15, 1882, **2**, p. 673.
to Said Pasha, Turk. min. for for. aff., Oct. 29, 1882, **2**, p. 689.
to Frelinghuysen, Sec. of State, June 30, 1883, **5**, p. 816.
to Frelinghuysen, Sec. of State, Jan. 25, 1884, **5**, p. 800.
to Bayard, Sec. of State, Jan. 8, 1885, **6**, p. 771.
to Assim Pasha, Turk. min. of for. aff., Feb. 27, 1885, **6**, p. 771.
- Walsh, Robert M., special agt., Raybaud, Max, French cons., and Usher, T. N., Brit. cons., to Hayti, to Haytian min. of for. rel., Feb. 11, 1851, **6**, p. 513.
- Walsh, Robert M., special agt. to Hayti, to Haytian min. of for. rel., Mar. 14, 1851, **6**, p. 513.
- War Dept., cir., May 23, 1899, **2**, p. 1042.
cir., June 16, 1899, **2**, p. 1042.
- Washburn, Charles A., min. to Paraguay, Feb. 8, 1866, **4**, p. 559.
to Seward, Sec. of State, Apr. 27, 1866, **4**, p. 560.
to Seward, Sec. of State, Oct. 14, 1867, **2**, p. 825.
to Paraguayan min. of for. aff., Feb. 22, 1868, **2**, p. 825.
to Paraguayan min. of for. aff., Feb. 24, 1868, **2**, p. 825.
to Benitez, min. of for. aff., June 28, 1868, **2**, p. 827.
to Sec. of State, Sept. 26, 1868, **2**, p. 829.
- Washburn, John D., min. to Switzerland, to Sec. of State, Nov. 26, 1889, **2**, p. 132.
to Blaine, Sec. of State, Dec. 29, 1890, **4**, p. 300.
to Blaine, Sec. of State, Jan. 31, 1891, **2**, pp. 722, 755.
to Blaine, Sec. of State, Feb. 26, 1891, **4**, p. 300.
to Blaine, Sec. of State, Mar. 13, 1891, **2**, p. 722.
to Blaine, Sec. of State, Mar. 23, 1891, **4**, pp. 277, 298-300.
- Washburne, Gov. of Maine, to Seward, Sec. of State, Jan. 13, 1862, **2**, p. 390.
- Washburne, Elihu B., Sec. of State, to Tuckerman, min. to Greece, Mar. 8, 1869, **2**, pp. 1010-1011.
- Washburne, Elihu B., min. to France, to Fish, Sec. of State, Aug. 15, 1870, **4**, p. 600.
to Fish, Sec. of State, Aug. 22, 1870, **4**, p. 600.
to Fish, Sec. of State, Nov. 18, 1870, **4**, pp. 600-601
to Count Bismarck, Dec. 12, 1870, **4**, p. 699.
to Count Bismarck, Jan. 19, 1871, **4**, p. 699.
to Fish, Sec. of State, Mar. 19, 1871, **1**, p. 127.
to Fish, Sec. of State, Apr. 8, 1871, **6**, p. 888.

- Washington, George, President, to Count de Moustier, French min., May 25, 1789, **4**, p. 728.
 message, June 11, 1789, **5**, p. 587.
 to Stuart, July 26, 1789, **4**, p. 750.
 message, Sept. 17, 1789, **5**, p. 188.
 to Gouverneur Morris, Oct. 13, 1789, **4**, p. 452.
 to Stuart, June 15, 1790, **4**, pp. 750-751.
 message, Feb. 18, 1791, **4**, p. 450.
 proclamation, Apr. 22, 1792, **5**, p. 591.
 message, May 8, 1792, **5**, p. 394.
 message, Nov. 6, 1792, **7**, p. 1003.
 to various members of his Cabinet, Apr. 18, 1793, **1**, p. 121; **5**, pp. 335, 589.
 proclamation, Apr. 22, 1793, **4**, p. 486; **6**, pp. 32-33; **7**, pp. 750-751, 1002-1003.
 proclamation, July 17, 1793, **1**, p. 689.
 address, Dec. 3, 1793, **7**, p. 1010.
 message, Mar. 28, 1794, **7**, p. 143.
 message, Apr. 16, 1794, **5**, p. 700.
 to Hamilton, May 6, 1794, **2**, p. 430.
 message, June 8, 1795, **5**, p. 706.
 to Col. Hamilton, Nov. 23, 1795, **2**, pp. 429-430.
 to Adet, French min., address, Jan. 1, 1796, **6**, pp. 45-46.
 proclamation, Feb. 29, 1796, **5**, p. 224.
 message, Mar. 1, 1796, **5**, p. 224.
 message, Mar. 29, 1796, **5**, p. 850.
 message, Mar. 30, 1796, **5**, p. 225.
 farewell address, Sept. 17, 1796, **6**, pp. 12, 369-370, 546.
- Webb, James Watson, min. to Brazil, to Seward, Sec. of State, Apr. 12, 1867, **6**, p. 749.
 to Seward, Sec. of State, Aug. 10, 1867, **6**, p. 505.
 to Silveira de Souza, Brazilian min. of for. aff., July 1, 1868, **4**, p. 562.
 to Seward, Sec. of State, July 7, 1868, **4**, p. 562.
 to Silveira de Souza, Brazilian min. of for. aff., July 13, 1868, **4**, p. 562.
 to Fish, Sec. of State, May 17, 1873, **6**, pp. 504, 505.
- Webster, Daniel, Sec. of State, to Crittenden; Atty.-Gen., Mar. 15, 1841, **2**, p. 26.
 to Thurston, Apr. 15, 1841, **6**, p. 705.
 to Fox, Brit. min., Apr. 24, 1841, **2**, pp. 24, 25, 412.
 to Eve, chargé to Texas, June 14, 1841, **5**, p. 344.
 to Jackson, min. to Denmark, Sept. 1, 1841, **1**, p. 660.
 to Span. min., Sept. 1, 1841, **5**, p. 853.
 to Alvear, Argentine min., Sept. 16, 1841, **4**, pp. 623-624.
 to Seward, Gov. of New York, Sept. 23, 1841, **7**, p. 920.
 to Fox, Brit. min., Sept. 25, 1841, **1**, p. 694.
 to Fox, Brit. min., Nov. 29, 1841, **1**, p. 694.
 to Forward, Sec. of Treas., Dec. 2, 1841, **1**, p. 208.
 to Alvear, Argentine min., Dec. 4, 1841, **1**, p. 888; **6**, p. 435.
 to Kent, Gov. of Maine, Dec. 21, 1841, **5**, pp. 174-175.
 to McKeon, M. C., Dec. 28, 1841, **6**, p. 1001.
 to Ellis, min. to Mexico, Jan. 3, 1842, **3**, p. 787.
 to Peyton, Jan. 6, 1842, **3**, p. 787.
 to Everett, min. to England, Jan. 29, 1842, **2**, pp. 352, 941; **6**, pp. 15-16.
 to Everett, min. to England, Feb. 24, 1842, **2**, p. 352.
 to Ellis, chargé at Mexico, Feb. 26, 1842, **7**, p. 218.
 to Maxey, chargé to Belgium, Feb. 26, 1842, **6**, pp. 945-947.
 to Cass, min. to France, Apr. 5, 1842, **2**, p. 929.
 to Thompson, min. to Mexico, Apr. 15 [5], 1842, **1**, pp. 5-6, 178; **3**, p. 787; **7**, pp. 217, 217-218, 218, 330.

- Webster, Daniel, Sec. of State, to Ostreuner, Apr. 11, 1842, **3**, p. 890.
- to Chev. d'Argaiz, Span. min., June 21, 1842, **2**, pp. 5-6; **4**, p. 246; **5**, pp. 236-237.
- to Thompson, min. to Mexico, June 23, 1842, **1**, pp. 448-450.
- to Mr. Bille, Danish min. June 27, 1842, **1**, p. 660.
- to Everett, min. to England, June 28, 1842, **1**, p. 856; **2**, pp. 344, 352-353.
- to Thompson, min. to Mexico, July 8, 1842, **3**, pp. 564-565; **5**, p. 779.
- to Thompson, min. to Mexico, July 13, 1842, **4**, p. 708; **5**, p. 779.
- to Lord Ashburton, Brit. min., Aug. 1, 1842, **1**, pp. 936-937; **2**, pp. 287, 288, 354, 484.
- to Lord Ashburton, Brit. min., Aug. 6, 1842, **2**, pp. 29, 416.
- to Lord Ashburton, Brit. min., Aug. 8, 1842, **2**, pp. 999, 1000.
- to Donnell & Sons, Aug. 15, 1842, **6**, pp. 947-948.
- to Hülsemann, Austrian chargé, Aug. 18, 1842, **5**, p. 16.
- to Porter, min. to Turkey, Aug. 26, 1842, **3**, p. 737.
- to Cushing et al., Aug. 27, 1842, **6**, p. 329.
- to Cass, ex-min. to France, Nov. 14, 1842, **2**, p. 932.
- to Hayward, pres. Suffolk Ins. Co., Nov. 24, 1842, **1**, p. 885.
- to Haalilio and Richards, Hawaiian agts., Dec. 19, 1842, **1**, p. 476.
- to Cass, ex-min. to France, Dec. 20, 1842, **2**, pp. 931-932.
- to Everett, min. to England, Jan. 5, 1843, **5**, p. 764.
- to Campbell, cons. at Havana, Jan. 14, 1843, **6**, pp. 450-451.
- to Gen. Almonte, Mex. min., Jan. 30, 1843, **5**, p. 779.
- to Thompson, min. to Mexico, Jan. 31, 1843, **1**, pp. 451-452.
- to Thompson, min. to Mexico, Feb. 7, 1843, **1**, p. 452.
- to Patterson, Feb. 10, 1843, **3**, pp. 870, 901.
- to President, Feb. 26, 1843, **2**, p. 941.
- to Bryan, Mar. 21, 1843, **3**, p. 565.
- to Everett, min. to England, Mar. 28, 1843, **2**, pp. 935-939.
- to Ducassel, Apr. 1, 1843, **3**, p. 901.
- to Cushing, min. to China, May 8, 1843, **4**, p. 773; **5**, pp. 416-417.
- to Boislecote, French min., Aug. 20, 1850, **6**, p. 514.
- to Sir H. L. Bulwer, Brit. min., Aug. 20, 1850, **6**, p. 514.
- to marshals, district attorneys, and collectors of customs, Sept. 3, 1850, **7**, p. 924.
- to Senate, Sept. 14, 1850, **5**, p. 765.
- to Hülsemann, Austrian chargé, Dec. 21, 1850, **1**, pp. 113-114, 223-234; **4**, p. 685; **6**, p. 16; **7**, p. 234.
- to Lawrence, min. to England, Jan. 13, 1851, **6**, p. 677.
- to Ticknor, Jan. 16, 1851, **1**, p. 234.
- to Lawrence, min. to England, Jan. 17, 1851, **5**, p. 215.
- to Walsh, special agt. to Hayti, Jan. 18, 1851, **6**, pp. 510-511, 514.
- to de Macedo, Brazilian min., Jan. 27, 1851, **4**, p. 760.
- to Letcher, min. to Mexico, Jan. 29, 1851, **2**, pp. 484-485.
- to de la Rosa, Mex. min., Feb. 21, 1851, **4**, p. 685.
- to Hunton, U. S. dist. atty. at New Orleans, Feb. 28, 1851, **7**, p. 924.
- to Marsh, min. to Turkey, Feb. 28, 1851, **6**, pp. 46-49.
- to Payne, Mar. 21, 1851, **2**, p. 661.
- to Kerr, chargé to Nicaragua, May 4, 1851, **3**, p. 136.
- to Smith, May 5, 1851, **2**, p. 87.
- to Commodore Aulick, June 10, 1851, **5**, p. 736.
- to Rives, min. to France, June 19, 1851, **1**, p. 480.
- to Peyton, min. to Chile, July 2, 1851, **2**, pp. 273, 787-788.
- to Severance, commr. to Hawaii, July 14, 1851, **1**, pp. 480-481; **3**, pp. 758-759; **7**, pp. 163-164.
- to Letcher, min. to Mexico, Aug. 18, 1851, **6**, p. 722.
- to President Fillmore, Oct. 4, 1851, **6**, p. 459.

- Webster, Daniel, Sec. of State, to Calderon de la Barca, Span. min., Nov. 13, 1851, **4**, p. 622; **5**, p. 40; **6**, pp. 665, 815.
- to Count de Sartiges, French min., Nov. 18, 1851, **6**, pp. 453-454.
- to Barringer, min. to Spain, Nov. 26, 1851, **6**, p. 57.
- to Lawrence, min. to England, Dec. 3, 1851, **6**, p. 1036.
- to Barringer, min. to Spain, Dec. 13, 1851, **3**, p. 720.
- to President, Dec. 23, 1851, **2**, p. 88; **3**, pp. 720, 731, 816; **4**, p. 11; **6**, p. 698; **7**, p. 161.
- to President Fillmore, Jan. 7, 1852, **6**, p. 51.
- to Rives, min. to France, Jan. 12, 1852, **1**, p. 126; **6**, p. 16.
- to Mrs. Meikleham, Jan. 23, 1852, **3**, p. 891.
- to Steele, chargé to Venezuela, Feb. 28, 1852, **6**, p. 1031.
- to Belknap, Mar. 13, 1852, **3**, p. 11.
- to Commodore Parker, U. S. N., Mar. 13, 1852, **3**, p. 149.
- to Graham, Sec. of Navy, Mar. 17, 1852, **3**, pp. 148-149.
- to Graham, Sec. of Navy, Mar. 18, 1852, **2**, p. 416.
- to Dainese, cons. at Constantinople, Apr. 9, 1852, **2**, p. 736.
- to McCauley, Apr. 20, 1852, **5**, p. 39.
- to Crampton, Brit. min., Apr. 29, 1852, **6**, p. 460.
- to Marsh, Apr. 29, 1852, **3**, p. 759.
- to Count de Sartiges, French min., Apr. 29, 1852, **6**, p. 460.
- to Walsh, special envoy to Costa Rica, Apr. 29, 1852, **5**, p. 408.
- to Walsh, special envoy to Costa Rica, Apr. 30, 1852, **5**, p. 408.
- to Lawrence, min. to England, May 14, 1852, **3**, p. 150.
- to min. to Prussia, June 1, 1852, **3**, p. 668.
- to Nones, June 1, 1852, **3**, pp. 567, 568, 669.
- to Count de Sartiges, French min., June 3, 1852, **7**, pp. 824, 837.
- to McCurdy, chargé to Austria, June 8, 1852, **4**, p. 690.
- to Miller, June 11, 1852, **1**, p. 640.
- to Bigler, Gov. of California, June 15, 1852, **6**, p. 655.
- to Tolen, June 25, 1852, **3**, p. 567.
- to Sharkey, cons. at Havana, July 5, 1852, **3**, pp. 303, 721, 819.
- to President, Aug. 12, 1852, **7**, p. 4.
- to Jewett, Aug. 21, 1852, **7**, pp. 161-162.
- to Osma, Peruvian min., Aug. 21, 1852, **1**, p. 575.
- to Fendall, dist. atty., District of Columbia, Aug. 24, 1852, **4**, p. 646.
- to Clay, min. to Peru, Aug. 30, 1852, **1**, p. 575.
- to Kerr, min. to Central America, Sept. 1, 1852, **4**, p. 499.
- Webster, Fletcher, Act. Sec. of State, to Cotheal & Co., Sept. 20, 1842, **7**, p. 824.
- Weckherlin, G. de, Netherlands min., to Bayard, Sec. of State, Nov. 8, 1886, **5**, pp. 295, 296, 299.
- to Bayard, Sec. of State, May 3, 1887, **5**, p. 300.
- to Bayard, Sec. of State, June 28, 1887, **5**, p. 300.
- Weil, Case, before Mexican Claims Commission, **6**, p. 898.
- Weile, Charles, cons. at Guayaquil, to Sec. of State, Jan. 24, 1870, **1**, p. 627.
- Welles, Gideon, Sec. of Navy, to Seward, Sec. of State, Oct. 1, 1861, **7**, p. 556.
- to U. S. naval officers, Aug. 18, 1862, **2**, pp. 363-364; **7**, pp. 477-478, 480-481, 700.
- to Seward, Sec. of State, Mar. 31, 1863, **7**, p. 556.
- to Seward, Sec. of State, Apr. 13, 1863, **7**, p. 482.
- to Seward, Sec. of State, Apr. 18, 1863, **7**, p. 482.
- to naval officers, June 22, 1865, **1**, p. 187.
- report, Dec. 3, 1866, **7**, pp. 358-359.
- Wellesley, Lord, Brit. for. sec., to Pinkney, min. to England, Mar. 14, 1810, **4**, p. 513.
- to Pinkney, min. to England, Feb. 15, 1811, **4**, p. 513.
- to Pinkney, min. to England, Feb. 23, 1811, **4**, p. 513.

- Wellington, Duke of, order, July 9, 1813, 7, pp. 281-282.
- Wells, Lemuel, ex-cons. at St. Catharines, to Marcy, Sec. of State, July 28, 1855, 6, p. 748.
- Weltersheimb, Count, Austrian min. for for. aff., Sept. 5, 1891, 4, p. 149.
to Tripp, min. to Austria-Hungary, Aug. 18, 1894, 3, pp. 989, 990, 991.
- West, Sir L. S. S. *See* Sackville West, L. S.
- Wetterstedt, Count de, min. of for. aff. of Sweden and Norway, to Appleton, chargé to Sweden and Norway, Sept. 10, 1828, 5, p. 300.
- Wharton, Francis, Solicitor, Dept. of State, report, Mar. 20, 1885, 3, p. 752.
report, Apr. 21, 1885, 2, p. 1087.
opinion, Apr. 29, 1885, 3, pp. 286, 463, 545.
report, May 4, 1885, 3, pp. 522-524, 846.
to Bayard, Sec. of State, May 5, 1885, 7, p. 684.
report, May 18, 1885, 2 p. 1088; 7, p. 684.
report, June 13, 1885, 6, p. 704.
report, July 8, 1885, 3, p. 631.
opinion, Nov. 30, 1885, 2, pp. 1025, 1063-1065.
opinion, Jan. 28, 1889, 2, p. 727.
- Wharton, William F., Assist. Sec. of State, to Macy & Co., Apr. 25, 1889, 3, p. 485.
to Keller, May 3, 1889, 3, p. 942.
to Wheeler, May 8, 1889, 3, p. 885.
to Pratt, cons. at Zanzibar, May 10, 1889, 7, p. 139.
Act. Sec. of State, to Jewett, June 28, 1889, 6, p. 1027.
to Sir Julian Pauncefote, July 2, 1889, 4, p. 181.
to Osiel, July 8, 1889, 3, p. 917,
to Denby, min. to China, July 12, 1889, 6, p. 837.
to Edwardes, Brit. chargé, July 22, 1889, 4, p. 181.
to Count Crenneville, Austrian chargé, July 29, 1889, 4, p. 584.
to Kloss, Swiss chargé, Aug. 5, 1889, 4, p. 164.
to Lewis, cons. at Tangier, Aug. 9, 1889, 2, pp. 631-632.
to Hill, Aug. 19, 1889, 2, p. 398.
to Bennington, Aug. 24, 1889, 5, p. 145.
Assist. Sec. of State, to Brewer, Mar. 22, 1890, 1, p. 571.
Act. Sec. of State, to Mirzan, July 30, 1890, 2, p. 684.
to Lewis, Aug. 5, 1890, 3, p. 611.
to Heitman, Aug. 6, 1890, 3, p. 330.
to Ryan, min. to Mexico, Aug. 7, 1890, 2, p. 872.
to Terrell, min. to Belgium, Aug. 19, 1890, 5, p. 870.
to Sir Julian Pauncefote, Brit. min., Aug. 26, 1890, 4, p. 315.
to Hall, Aug. 26, 1890, 4, p. 315.
to Mizner, min. to Central America, Sept. 2, 1890, 2, p. 871.
to Goldsmith, Sept. 3, 1890, 3, p. 540.
to Lee, chargé to Brazil, Sept. 5, 1890, 3, p. 309.
to Phelps, min. to Germany, Sept. 8, 1890, 3, pp. 473-475, 477.
to Count Sponneck, Danish min., Sept. 16, 1890, 3, p. 715.
to Denby, min. to China, Sept. 24, 1890, 5, p. 372.
Assist. Sec. of State, to Kissam, Mar. 7, 1891, 5, p. 4.
to Englehart, Mar. 13, 1891, 5, p. 111.
Act. Sec. of State, to Lincoln, min. to England, Mar. 24, 1891, 3, p. 865.
to Sec. of Treas., Mar. 24, 1891, 3, p. 489.
to Hidden, Mar. 25, 1891, 4, p. 574.
to Phelps, min. to Germany, Mar. 26, 1891, 3, pp. 476-478.
to Hirsch, min. to Turkey, Mar. 27, 1891, 3, p. 708.
to Claparede, Swiss min., Apr. 15, 1891, 2, p. 44.
Assist. Sec. of State, to Marshall, Apr. 30, 1891, 3, p. 873.

- Wharton, William F., Act. Sec. of State, to mins. to Chile, Colombia, Ecuador, Mexico, Nicaragua, Peru, and Salvador, May 6, 1891, **2**, p. 478.
- to Riddle, May 9, 1891, **6**, p. 818.
- to Barlow, Larocque, and Choate, May 11, 1891, **3**, p. 255.
- to Stark, May 13, 1891, **5**, p. 865.
- to Egan, min. to Chile, May 14, 1891, **7**, p. 319.
- to Terzian, May 14, 1891, **3**, pp. 488-489.
- to Sec. of Treas., May 22, 1891, **1**, pp. 627, 659, 664.
- to Hirsch, min. to Turkey, July 10, 1891, **3**, pp. 552, 742.
- to Sir Julian Pauncefote, Brit. min., July 11, 1891, **4**, p. 315.
- to Phelps, min. to Germany, July 22, 1891, **3**, p. 904.
- to Johnson, July 24, 1891, **3**, p. 280.
- to Sec. of Navy, Aug. 3, 1891, **1**, p. 609.
- to Moffat, Aug. 4, 1891, **5**, p. 869.
- to Crouse, Aug. 10, 1891, **3**, p. 838.
- to Grant, min. to Austria-Hungary, Aug. 10, 1891, **3**, p. 282.
- to Pacheco, min. to Central America, Aug. 10, 1891, **2**, p. 878.
- to Pacheco, min. to Central America, Aug. 13, 1891, **2**, p. 878.
- to Sir Julian Pauncefote, Brit. min., Aug. 17, 1891, **4**, p. 405.
- to Goerdeler, Aug. 19, 1891, **4**, p. 18.
- to Grant, min. to Austria-Hungary, Aug. 20, 1891, **3**, p. 415.
- to Pacheco, min. to Central America, Sept. 4, 1891, **2**, p. 878.
- to Pacheco, min. to Central America, Sept. 14, 1891, **2**, p. 878.
- to Atty.-Gen., Sept. 18, 1891, **7**, p. 934.
- to Romero, Mex. min., Sept. 21, 1891, **2**, p. 154.
- to Egan, min. to Chile, Sept. 26, 1891, **2**, pp. 792-793, 793.
- to Egan, min. to Chile, Oct. 1, 1891, **2**, pp. 793-794.
- to MacNutt, chargé at Constantinople, Oct. 1, 1891, **5**, p. 832.
- to Count d'Arschot, Belg. chargé, Oct. 5, 1891, **5**, p. 123.
- to Newberry, chargé at Madrid, Oct. 6, 1891, **6**, p. 346.
- to Scrymser, pres. Cent. & So. Am. Tel. Co., Oct. 21, 1891, **2**, pp. 477-478.
- to Conger, min. to China, Oct. 22, 1891, **7**, p. 71.
- to Egan, min. to Chile, Oct. 23, 1891, **6**, p. 857.
- to Egan, min. to Chile, Oct. 26, 1891, **2**, p. 794.
- to Scrymser, Nov. 7, 1891, **2**, p. 478.
- to Douglass, Nov. 28, 1891, **3**, p. 807.
- Assist. Sec. of State, to Mathews, cons-gen. at Tangier, Dec. 12, 1891, **2**, p. 627.
- to Lewis, Dec. 24, 1891, **3**, p. 285.
- Act. Sec. of State, to Schultz, Jan. 8, 1892, **3**, p. 512.
- to Anderson, Jan. 9, 1892, **5**, p. 586.
- to Coleman, chargé at Berlin, Mar. 11, 1892, **5**, p. 303.
- to Durham, Mar. 11, 1892, **5**, p. 303.
- to Ryan, min. to Mexico, Mar. 16, 1892, **2**, p. 376.
- to Whitehouse, chargé at Rome, Mar. 16, 1892, **6**, p. 841.
- to Hanger, Mar. 18, 1892, **6**, p. 743.
- to Thayer, min. to Netherlands, Mar. 21, 1892, **3**, pp. 957, 968.
- to Sir Julian Pauncefote, Brit. min., Mar. 28, 1892, **5**, p. 452.
- Assist. Sec. of State, to Cook, Apr. 6, 1892, **3**, p. 465.
- to Prince, Apr. 27, 1892, **4**, p. 337.
- Act. Sec. of State, to Ryan, min. to Mexico, May 24, 1892, **2**, p. 376.
- to Hirsch, min. to Turkey, May 25, 1892, **2**, p. 746.
- to Nicoll, June 14, 1892, **4**, p. 319.
- to Ryan, min. to Mexico, June 14, 1892, **4**, p. 237.

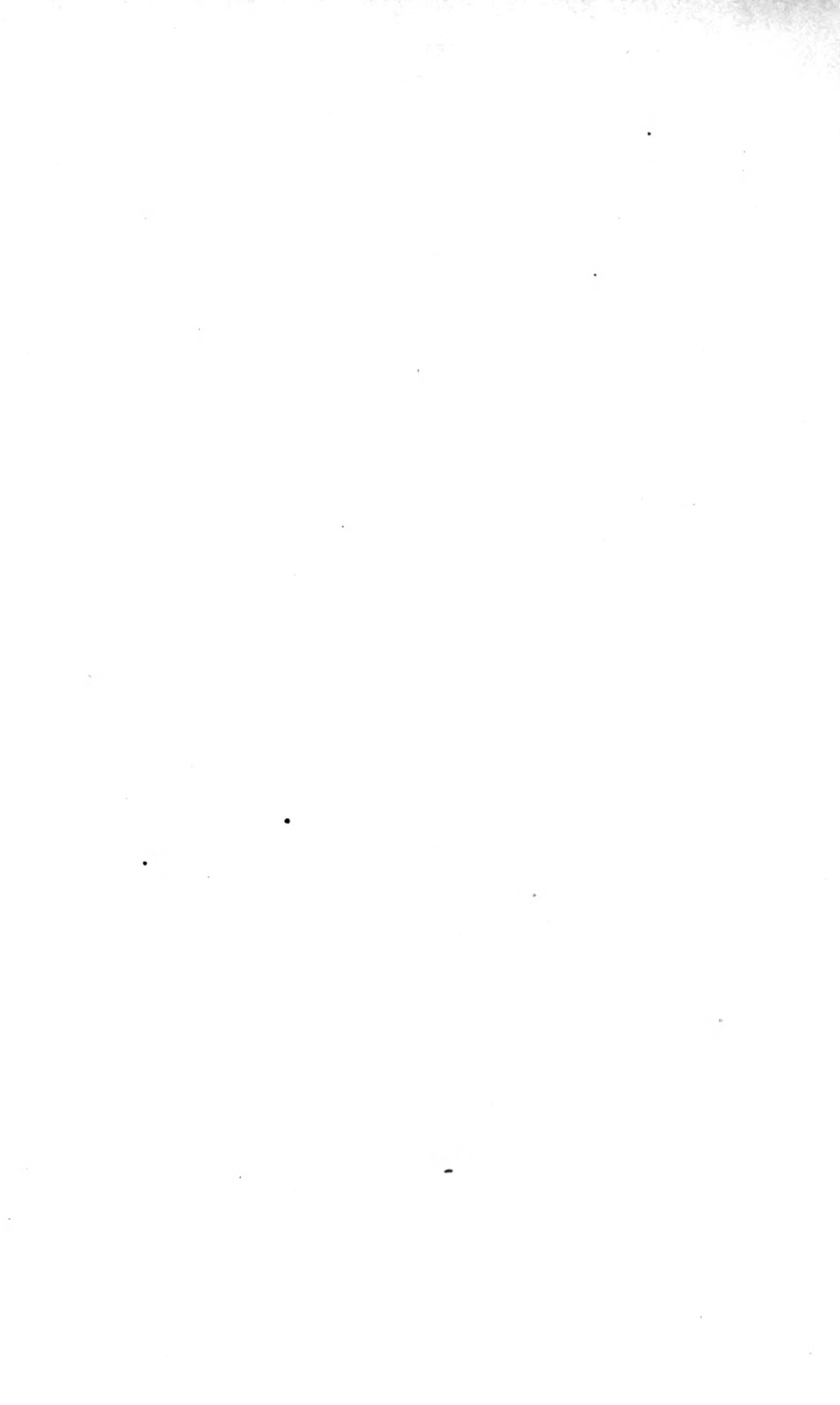
- Wharton, William F., Act. Sec. of State, to Phelps, min. to Germany, June 29, 1892, **3**, p. 434.
- to Lauterbach, Oct. 13, 1892, **2**, pp. 146-147.
- to Scruggs, min. to Venezuela, Oct. 18, 1892, **7**, p. 794.
- to Lauterbach, Oct. 22, 1892, **2**, p. 147.
- to Scruggs, min. to Venezuela, Oct. 27, 1892, **4**, p. 556.
- Assist. Sec. of State, to Southworth, Jan. 26, 1893, **2**, pp. 513, 525.
- Act. Sec. of State, to Cheney, chargé at Berne, Feb. 17, 1893, **2**, p. 386.
- to Ryan, min. to Mexico, Feb. 24, 1893, **6**, p. 806.
- to Trueblood, Feb. 27, 1893, **7**, p. 71.
- to White, min. to Russia, Feb. 28, 1893, **2**, p. 9; **5**, p. 116.
- to Shannon, min. to Nicaragua, Mar. 1, 1893, **3**, p. 742.
- to White, min. to Russia, Mar. 2, 1893, **3**, p. 950.
- to Sir Julian Pauncefote, Brit. min., Mar. 6, 1893, **1**, p. 906.
- Wheaton, Henry, min. to Denmark, to Danish commrs., Nov. 24, 1829, **6**, p. 698; **7**, pp. 496-499.
- to Butler, Atty.-Gen., Jan. 20, 1835, **5**, p. 231.
- Wheaton, Henry, min. to Prussia, to Knoche, July 24, 1840, **3**, p. 564.
- to Forsyth, Sec. of State, July 29, 1840, **3**, p. 564.
- to Upshur, Sec. of State, Aug. 23, 1843, **1**, p. 168; **2**, p. 1078; **7**, p. 983.
- Wheeler, John H., min. to Nicaragua, to Marcy, Sec. of State, Feb. 26, 1856, **1**, p. 141.
- to Marcy, Sec. of State, Mar. 17, 1856, **1**, p. 141.
- to Marcy, Sec. of State, Mar. 31, 1856, **1**, p. 141.
- to Marcy, Sec. of State, Apr. 17, 1856, **1**, p. 141.
- White, Andrew D., min. to Germany, to Sec. of State, Sept. 1, 1880, **3**, p. 372.
- to Blaine, Sec. of State, July 30, 1881, **2**, p. 227; **3**, p. 362; **5**, pp. 368-369.
- White, Andrew D., min. to Russia, to Foster, Sec. of State, Dec. 15, 1892, **3**, p. 987.
- to Gresham, Sec. of State, Apr. 11, 1893, **2**, p. 9.
- to Gresham, Sec. of State, June 17, 1893, **1**, pp. 909, 926.
- to Gresham, Sec. of State, July 6, 1893, **6**, p. 356.
- to Gresham, Sec. of State, Sept. 29, 1894, **3**, p. 647.
- White, Andrew D., amb. to Germany, to Day, Sec. of State, June 11, 1898, **7**, p. 665.
- to Hay, Sec. of State, Feb. 13, 1899, **5**, p. 286.
- to Hay, Sec. of State, Mar. 24, 1899, **5**, p. 286.
- to Hay, Sec. of State, Mar. 27, 1899, **5**, pp. 286-287.
- to Ger. min. of for. aff., Sept. 26, 1899, **5**, p. 536.
- to Hay, Sec. of State, Jan. 23, 1900, **4**, p. 268.
- to Ger. min. of for. aff., Jan. 24, 1900, **5**, p. 536.
- to Hay, Sec. of State, Jan. 25, 1900, **3**, p. 877.
- to Hay, Sec. of State, Apr. 21, 1900, **3**, pp. 400-401, 401-403.
- to Hay, Sec. of State, Feb. 14, 1901, **4**, p. 135.
- to Hay, Sec. of State, Feb. 16, 1901, **3**, pp. 404-405.
- to Hay, Sec. of State, May 4, 1901, **3**, p. 406.
- to Sec. of State, July 10, 1901, **3**, p. 434.
- to Hay, Sec. of State, July 18, 1901, **3**, p. 269.
- White, Andrew D., delegate to The Hague Conf., report to Hay, Sec. of State, July 31, 1899, **7**, p. 471.
- White, Henry, sec. of leg. at London, to Bayard, Sec. of State, Sept. 10, 1888, **5**, p. 309.
- chargé at London, to Foster, Sec. of State, Oct. 19, 1892, **3**, p. 958.
- to Foster, Sec. of State, Dec. 30, 1892, **5**, p. 838.
- to Lord Salisbury, Brit. for. min., Dec. 1, 1898, **7**, p. 861.
- to Hay, Sec. of State, Dec. 10, 1898, **7**, p. 862.
- to Hay, Sec. of State, Dec. 22, 1899, **3**, p. 210.
- to Hay, Sec. of State, Dec. 18, 1902, **7**, p. 141.

- White, H. L., King, Wm., and Tazewell, L. W., commrs. under treaty Feb. 22, 1819, to Adams, Sec. of State, Mar. 5, 1822, **6**, pp. 717, 1011.
- Whitehouse, H. Remsen, chargé at Mexico, to Bayard, Sec. of State, Oct. 28, 1888, **3**, p. 733.
to Bayard, Sec. of State, Dec. 6, 1888, **2**, p. 872.
- Whitney, Richard M., act. cons. at Tamatave, to Sec. of State, June 14, 1883, **2**, p. 642.
- Whitney, William C., Sec. of Navy, to Bayard, Sec. of State, June 16, 1888, **5**, p. 838.
to Admiral Kimberly, Jan. 11, 1889, **1**, p. 515.
- Wike, Scott, Assist. Sec. of Treas., to collectors of customs and others, cir., Nov. 21, 1891, **1**, p. 569.
- Wilhelm II., Ger. Emperor, to President McKinley, Aug. 11, 1900, **5**, p. 483.
to President McKinley, Aug. 30, 1900, **2**, p. 466.
- Williams, George H., Atty.-Gen., opinion, 1872, 14 Op. 7, **5**, p. 149.
Dec. 21, 1872, 14 Op. 154, **3**, pp. 362, 409, 502, 711.
July 21, 1873, 14 Op. 281, **2**, p. 266; **4**, pp. 279, 399.
Aug. 20, 1873, 14 Op. 295, **3**, pp. 282, 362, 502, 552, 581, 711, 712, 738, 768.
1873, 14 Op. 302, **5**, p. 845.
1873, 14 Op. 310, **5**, p. 725.
Dec. 17, 1873, 14 Op. 340, **2**, p. 899.
June 4, 1874, 14 Op. 402, **3**, pp. 456, 461, 486.
1874, 14 Op. 419, **6**, p. 614.
1874, 14 Op. 468, **5**, p. 263.
1874, 14 Op. 509, **3**, p. 499.
1875, 14 Op. 520, **5**, p. 135.
Feb. 4, 1875, 14 Op. 522, **2**, p. 635.
1875, 14 Op. 530, **5**, p. 263.
- Williams, James, min. to Turkey, to Cass, Sec. of State, Nov. 17, 1858, **2**, p. 678.
- Williams, Ramon O., cons.-gen. at Havana, to Sec. of State, Mar. 13, 1895, **6**, p. 316.
to Uhl, Assist. Sec. of State, Mar. 23, 1895, **6**, p. 781.
to Sec. of State, Aug. 22, 1895, **2**, p. 862.
to Adee, Second Assist. Sec. of State, Sept. 11, 1895, **5**, p. 102.
- Williams, S. Wells, chargé at Peking, to Sec. of State, Aug. 22, 1868, **2**, p. 617.
- Williamson, George, min. to Guatemala, to Soto, Guatemalanian min. of for. aff., Sept. 16, 1873, **5**, p. 326.
to Fish, Sec. of State, May 17, 1874, **4**, p. 588.
min. to Costa Rica, to Fish, Sec. of State, July 24, 1874, **3**, p. 1022.
min. to Nicaragua, to Fish, Sec. of State, May 24, 1876, **5**, p. 412.
to Fish, Sec. of State, June 16, 1876, **5**, p. 412.
to Fish, Sec. of State, Aug. 28, 1876, **5**, p. 412.
- Willis, Albert S., min. to Hawaii, to Hatch, Hawaiian min. of for. aff., Jan. 28, 1895, **2**, p. 196.
to Sec. of State, Jan. 30, 1895, **2**, p. 199.
to Gresham, Sec. of State, Feb. 16, 1895, **1**, p. 502.
to Gresham, Sec. of State, Feb. 17, 1895, **2**, pp. 200, 251.
to Hatch, Hawaiian min. of for. aff., Feb. 23, 1895, **2**, p. 199.
to Gresham, Sec. of State, Feb. 23, 1895, **2**, p. 200; **3**, p. 725.
to Gresham, Sec. of State, Mar. 7, 1895, **3**, pp. 525, 726.
to Olney, Sec. of State, Oct. 20, 1895, **3**, p. 728.
- Wilson, Henry L., min. to Chile, to Day, Sec. of State, Sept. 8, 1898, **7**, p. 1005.
- Wimberly, A. T., collector at New Orleans, to Sec. of Treas., Mar. 3, 1899, **7**, p. 1025.
- Winchester, Boyd, min. to Switzerland, to Sec. of State, Apr. 26, 1886, **3**, p. 672.
to Bayard, Sec. of State, June 8, 1886, **2**, p. 552.
to Bayard, Sec. of State, Oct. 26, 1886, **2**, p. 555.
to Bayard, Sec. of State, Nov. 30, 1886, **3**, p. 978.
to Bayard, Sec. of State, Feb. 4, 1887, **2**, p. 554.

- Winchester, Boyd, min. to Switzerland, cir., undated, **2**, p. 554.
 to Bayard, Sec. of State, Mar. 11, 1887, **3**, p. 978.
 to Bayard, Sec. of State, Apr. 21, 1887, **3**, p. 954.
 to Bayard, Sec. of State, May 27, 1887, **3**, p. 672.
 to Bayard, Sec. of State, Jan. 24, 1889, **4**, p. 164.
 to Blaine, Sec. of State, Apr. 15, 1889, **4**, p. 164.
- Windom, William, Sec. of Treas., to Blaine, Sec. of State, June 17, 1890, **5**, p. 300.
- Wing, E. Rumsey, min. to Ecuador, to Fish, Sec. of State, Feb. 28, 1871, **3**, p. 583.
- Wingate, J. C. A., cons. at Swatow, to F. W. Seward, Assist. Sec. of State, Feb. 23, 1866, **2**, p. 616.
- Wirt, William, Atty.-Gen., to Adams, Sec. of State, Mar. 17, 1818, **4**, pp. 550, 655.
 opinion, 1818, 1 Op. 231, 7, p. 1042.
 Nov. 6, 1818, 1 Op. 249, 1, pp. 174, 175; **2**, p. 978.
 1819, 1 Op. 255, **6**, p. 893.
 1819, 1 Op. 269, **6**, p. 893.
 July 30, 1819, 1 Op. 275, **4**, p. 33; **5**, pp. 176, 865.
 1819, 1 Op. 320, **6**, p. 703.
 1819, 5 Op. 716, App., **3**, p. 294.
 1820, 1 Op. 337, **2**, 577.
 1820, 1 Op. 366, **6**, p. 657.
 1820, 1 Op. 378, **5**, p. 149.
 1820, 1 Op. 406, **5**, p. 73.
 1821, 1 Op. 463, 7, p. 652.
 1821, 1 Op. 465, 1, p. 37.
 1821, 1 Op. 483, 1, p. 311.
 1821, 1 Op. 504, 7, p. 512.
 1821, 1 Op. 509, **2**, p. 342; **4**, pp. 248, 282; **6**, p. 620.
 1821, 1 Op. 523, **2**, p. 1004.
 Oct. 1, 1821, S. Doc. 411, spec. sess., 1821, 5 Am. St. Pap. For. Rel., 755, **4**, p. 795.
 1822, 1 Op. 534, **2**, p. 965.
 1822, 1 Op. 545, **4**, p. 795.
 1822, 1 Op. 563, **1**, p. 416.
 Sept. 27, 1822, 1 Op. 566, **2**, pp. 382, 386.
 1822, 1 Op. 584, **2**, p. 970.
 1823, 1 Op. 593, **5**, p. 135.
 1823, 1 Op. 594, 7, p. 653.
 1823, 1 Op. 620, **4**, p. 795.
 1824, 1 Op. 645, **2**, p. 32.
 1825, 2 Op. 4, **5**, p. 561; 7, p. 881.
 1825, 2 Op. 19, **2**, p. 965.
 1826, 2 Op. 28, **6**, p. 1029; 7, p. 38.
 May 3, 1828, 2 Op. 86, 7, pp. 936, 992.
 1829, 2 Op. 191, **1**, p. 416.
- Wollant, de, Russ. chargé, to Hill, Act. Sec. of State, Sept. 17, 1900, **5**, p. 494.
- Wood, Maj.-Gen., Mil. Gov. of Cuba, to Root, Sec. of War, June 5, 1901, **1**, p. 392.
- Woodford, Stewart L., min. to Spain, to Duke of Tetuan, Span. sec. for for. aff., Sept. 23, 1897, **6**, pp. 144, 145, 147, 155, 158.
 to Sherman, Sec. of State, Nov. 13, 1897, **6**, p. 154.
 to Sherman, Sec. of State, Nov. 14, 1897, **6**, p. 151.
 to Sherman, Sec. of State, Nov. 26, 1897, **6**, p. 164.
 to Sherman, Sec. of State, Nov. 27, 1897, **6**, p. 161.
 to Sherman, Sec. of State, Nov. 28, 1897, **6**, p. 164.

- Woodford, Stewart L., min. to Spain, to Sherman, Sec. of State, Dec. 7, 1897, **6**, p. 164.
 to Sherman, Sec. of State, Dec. 15, 1897, **6**, p. 164.
 to Gullon, Span. min. of state, Dec. 20, 1897, **6**, pp. 164, 166.
 to Sherman, Sec. of State, Feb. 10 [11], 1898, **6**, p. 174.
 to Sherman, Sec. of State, Feb. 12, 1898, **4**, p. 508; **6**, p. 175.
 to Gullon, Span. min. of state, Feb. 14, 1898, **4**, p. 508; **6**, pp. 177-178.
 to Sherman, Sec. of State, Feb. 14, 1898, **6**, p. 175.
 to Sherman, Sec. of State, Feb. 17, 1898, **6**, p. 179.
 to President, Feb. 26, 1898, **6**, p. 180.
 to Sherman, Sec. of State, Mar. 1, 1898, **6**, p. 187.
 to Sherman, Sec. of State, Mar. 4, 1898, **6**, p. 187.
 to Sherman, Sec. of State, Mar. 8, 1898, **6**, p. 180.
 to President, Mar. 17, 1898, **6**, p. 188.
 to President, Mar. 19, 1898, **6**, pp. 188-189.
 to President, Mar. 21, 1898, **6**, pp. 189-190.
 to President, Mar. 22, 1898, **6**, p. 190.
 to Span. min. of for. aff., Mar. 22, 1898, **6**, p. 190.
 to President, Mar. 23, 1898, **6**, pp. 190-191.
 to President, Mar. 24, 1898, **6**, pp. 191-192.
 to President, Mar. 25, 1898, **6**, pp. 192-193.
 to Sherman, Sec. of State, Mar. 25, 1898, **6**, p. 192.
 to President, Mar. 26, 1898, **6**, pp. 195, 220.
 to Day, Assist. Sec. of State, Mar. 27, 1898, **6**, pp. 195-196.
 to Gullon, Span. min. of state, Mar. 28, 1898, **6**, p. 183.
 to Sherman, Sec. of State, Mar. 28, 1898, **6**, p. 196.
 to President McKinley, Mar. 29, 1898, **6**, pp. 197, 199.
 to Day, Assist. Sec. of State, Mar. 30, 1898, **6**, p. 197.
 to Day, Assist. Sec. of State, Mar. 31, 1898, **6**, pp. 198, 198-199.
 to President, Mar. 31, 1898, **6**, p. 199.
 to Day, Assist. Sec. of State, Apr. 1, 1898, **6**, p. 199.
 to Day, Assist. Sec. of State, Apr. 2, 1898, **6**, p. 199.
 to President, Apr. 3, 1898, **6**, pp. 199-200.
 to Day, Assist. Sec. of State, Apr. 5, 1898, **6**, p. 201.
 to President, Apr. 5, 1898, **6**, pp. 203-204.
 to Sherman, Sec. of State, Apr. 5, 1898, **6**, p. 201.
 to Day, Assist. Sec. of State, Apr. 6, 1898, **6**, pp. 204, 204-205.
 to Sherman, Sec. of State, Apr. 6, 1898, **6**, p. 201.
 to Gullon, Span. min. of state, Apr. 6, 1898, **6**, pp. 206, 207.
 to Gullon, Span. min. of state, Apr. 7, 1898, **6**, p. 207.
 to Day, Assist. Sec. of State, Apr. 9, 1898, **6**, p. 207.
 to President, Apr. 10, 1898, **6**, pp. 207-208.
 to Sherman, Sec. of State, Apr. 21, 1898, **6**, pp. 228, 228-229.
 to Span. min. of state, Apr. 21, 1898, **6**, pp. 228-229.
- Wos y Gil, A., Dominican chargé, to Gresham, Sec. of State, Oct. 26, 1894, **5**, p. 582.
 to Olney, Sec. of State, Jan. 12, 1897, **5**, p. 583.
- Woxen to Bayard, Sec. of State, Nov. 10, 1888, **5**, p. 299.
- Wrede, Prince Raoul, Austrian chargé, to Olney, Sec. of State, June 8, 1896, **3**, p. 410.
- Wright, Robert K., cons. at Colon, to Sec. of State, Mar. 7, 1885, **2**, p. 1088.
- Wu Ting-fang, Chinese min., to Hay, Sec. of State, Nov. 7, 1898, **4**, pp. 217, 225.
 to Hay, Sec. of State, Dec. 12, 1898, **1**, p. 518.
 to Hay, Sec. of State, Jan. 25, 1899, **5**, p. 241.
 to Hay, Sec. of State, Feb. 18, 1899, **1**, p. 518.
 to Hay, Sec. of State, Sept. 12, 1899, **4**, p. 235.
 to Hay, Sec. of State, May 7, 1900, **4**, p. 235.

- Wu Ting-fang, Chinese min., to Sec. of State, Oct. 2, 1900, **5**, p. 497.
 to Hay, Sec. of State, July 6, 1901, **6**, p. 675.
 to Hay, Sec. of State, Dec. 10, 1901, **4**, p. 235.
- Wurts, George W., chargé at St. Petersburg. to Bayard, Sec. of State, June 2, 1885, **3**, p. 629.
 to Bayard, Sec. of State, June 14, 1885, **3**, p. 630.
 to Bayard, Sec. of State, Aug. 11, 1887, **5**, p. 300.
 to Blaine, Sec. of State, Mar. 15, 1889, **3**, p. 644.
 to Blaine, Sec. of State, Mar. 18, 1889, **3**, p. 644.
 to Blaine, Sec. of State, tel., May 12, 1889, **3**, p. 644.
 to Adee, Act. Sec. of State, Oct. 8, 1889, **3**, p. 644.
 to Blaine, Sec. of State, Nov. 7, 1889, **3**, p. 644.
 to Blaine, Sec. of State, Dec. 7, 1889, **3**, p. 644.
 to Blaine, Sec. of State, Dec. 16, 1889, **3**, p. 996.
 to Sec. of State, May 12, 1890, **2**, p. 131.
 to Blaine, Sec. of State, Apr. 27, 1891, **6**, p. 358.
- Wyer, agt. to Hayti, to Adams, Sec. of State, Apr. 10, 1821, **1**, p. 217.
- Wydenbruck, Count, Austrian min., to Seward, Sec. of State, Nov. 9, 1865, **6**, p. 885.
- Wyman, Walter, Surg.-Gen. U. S. Marine-Hospital Service, to Sec. of Treas., Dec. 4, 1895, **2**, pp. 155-156.
 to surg.-gen. at San Francisco, May 16, 1900, **2**, p. 156.
- Yang Yü, Chinese min., to Gresham, Sec. of State, Aug. 16, 1894, **4**, p. 589.
- Yeaman, George H., min. to Denmark, to Seward, Sec. of State, Apr. 30, 1867, **1**, p. 603.
 to Seward, Sec. of State, May 17, 1867, **1**, p. 603.
 to Seward, Sec. of State, May 27, 1867, **1**, p. 603.
 to Seward, Sec. of State, June 7, 1867, **1**, p. 603.
 to Seward, Sec. of State, June 13, 1867, **1**, p. 603.
 to Seward, Sec. of State, June 17, 1867, **1**, p. 603.
 to Seward, Sec. of State, July 12, 1867, **1**, p. 603.
 to Seward, Sec. of State, July 22, 1867, **1**, p. 603.
 to Seward, Sec. of State, Sept. 5, 1867, **1**, p. 604.
 to Seward, Sec. of State, Sept. 7, 1867, **1**, p. 604.
 to Seward, Sec. of State, Oct. 25, 1867, **1**, pp. 603, 605.
 to Seward, Sec. of State, Nov. 8, 1867, **1**, p. 606.
 to Seward, Sec. of State, Jan. 2, 1868, **1**, p. 607.
- Ye Hu Yung, Corean chargé, to Sec. of State, Jan. 8, 1889, **2**, p. 153.
- Young, John Russell, min. to China, to Frelinghuysen, Sec. of State, Feb. 11, 1884, **7**, p. 857.
 to Frelinghuysen, Sec. of State, Sept. 4, 1884, **2**, p. 1024.
 to Sec. of State, Nov. 28, 1884, **5**, p. 6.
 to Bayard, Sec. of State, Mar., 1885, **7**, p. 1051.
- Young, William H., cons. at Carlsruhe, to Sec. of State, Aug. 19, 1872, **2**, p. 493.
- Yu Lien-Yuen, taotai at Shanghai, to Wu Ting-fang, Chinese min., July 19, 1900, **5**, p. 487.
 to Wu Ting-fang, Chinese min., Aug. 8, 1900, **5**, p. 490.
- Yung Wing, Chinese min., to Evarts, Sec. of State, Mar. 2, 1880, **3**, p. 587.
- Zea Bermudez, F. de. See supra, Bermudez, F. de Zea.
- Zegarra, Cipriana C., Peruvian min., to Cass, Sec. of State, June 15, 1860, **4**, p. 660.
- Zeledon, Pedro Perez y, Costa Rican min., to Sec. of State, Sept. 20, 1889, **4**, p. 463.
- Zuylen, Baron von, Netherlands min. of for. aff., to Pike, min. to Netherlands, Sept. 17, 1861, **7**, p. 546.
 to Pike, min. to Netherlands, Oct. 29, 1861, **7**, p. 546.







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