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GAINES, JOSEPH H., of West Virginia, Chairman.

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Debate. Volume VIII, section 2581.

GALLATIN.

The Senate, by majority vote, unseated Albert Gallatin for disqualification after he had taken the oath. Volume **I**, section **428**.

GALLEGOS.

- The election case of Lane v. Gallegos, from the Territory of New Mexico, in the Thirty-third Congress. Volume I, section 823.
- The election case of Otero v. Gallegos, from the Territory of New Mexico, in the Thirty-fourth Congress. Volume I, sections 830, 831.
- The election case of Gallegos v. Peres, from the Territory of New Mexico, in the Thirty-eighth Congress. Volume I, section 728.

GALLERIES.

- (1) Assignments of.
- (2) Provisions as to, on special occasions.
- (3) Preservation of order in.

(1) Assignments of.

- A portion of the east gallery is assigned to the use of families of Members, the Speaker issuing a card to each Member for his family and visitors. Volume **V**, section **7302**.
- The Speaker controls one bench in the gallery assigned to the families of Members. Volume V, section 7302.
- The Speaker is required to set aside a portion of the west gallery for the use of the President, members of his Cabinet, Justices of the Supreme Court, and foreign ministers and suites and their respective families. Volume V, section 7302.
- The Speaker is required to set aside a portion of the west gallery for persons admitted on the cards of Members. Volume **V**, section **7302**.
- Stenographers and reporters other than the official reporters are admitted by the Speaker to the gallery over the Speaker's chair under such regulations as he may prescribe. Volume **V**, section **7304**.
- Accredited members of the press having seats in the gallery and employees of the House may go upon the floor of the House until within fifteen minutes of the hour of meeting. Volume V, section 7346.
- Portions of the gallery over the Speaker's chair are set aside for the use of reporters and correspondents who are admitted thereto by the Speaker under such regulations as he may prescribe. Volume **VIII**, section **3642**.
- Supervision of the press gallery, including designation of its employees, is vested in the standing committee of correspondents, subject to the direction and control of the Speaker. Volume **VIII**, section **3642**.

During an epidemic the galleries of the House and Senate were closed. Volume VIII, section 3641.

(2) Provisions as to, on Special Occasions.

- In times of great interest the House sometimes makes a special rule for admission to the galleries. Volume **V**, section **7303**.
- The House, by resolution, makes a special disposition of the galleries for the electoral count. Volume III, section 1961.
- In the absence of the customary resolution relating to disposition of the galleries during the electorial count, the usual reservations were made by the direction of the Speaker. Volume **VI**, section **443**.
- Orders relating to the use of the galleries of the House during the electoral count are within the jurisdiction of the Committee on Rules. Volume **IV**, section **4327**.

GALLERIES—Continued.

(2) Provisions as to, on Special Occasions-Continued.

- In the election of President of the House, in 1825, there was a strong, but not prevailing, sentiment that the galleries should not be closed. Volume **III**, section **1984**.
- Admission to the Senate galleries during the Johnson trial was regulated by tickets. Volume III, section 2110.
- On occasion of special interest the House sometimes provides additional rules governing admission to the galleries. Volume **VIII**, section **3640**.

(3) Preservation of Order in.

The Speaker preserves order on the floor and in the galleries and lobby. Volume **II**, section **1343**. The Chairman of the Committee of the Whole may cause the galleries or lobby to be cleared in case of disturbance or disorderly conduct therein. Volume **IV**, section **4704**.

- Before the power was given by rule it was decided that the Committee of the Whole had no power to preserve order in the galleries. Volume **V**, section **7303**.
- Rigid enforcement of the rule relating to disturbance in the galleries. Volume II, section 1352.

The Speaker having declined to order the galleries to be cleared, a motion to effect that purpose was offered from the floor and entertained. Volume II, section 1353.

- A spectator in the gallery having created disturbance, the Speaker ordered his arrest. Volume II, section 1605.
- A spectator in the Senate gallery having addressed remarks to the floor, the Vice President directed the Doorkeeper to remove him. Volume **VI**, section **260**.
- To obviate the necessity of clearing the galleries, the Senate authorized the Sergeant-at-Arms to arrest any person disturbing the proceedings. Volume **V**, section **7311**.
- A point of order being raised against an interruption from the galleries, the Speaker admonished the galleries. Volume VI, section 259.
- Members may not introduce occupants of the galleries during a session of the House. Volume VI, section 197.
- The Speaker is forbidden to recognize for motions to suspend the rule prohibiting the introduction of persons in the galleries. Volume **VI**, section **197**.

GALLINGER, JACOB H., of New Hampshire, President Pro Tempore.

Decisions on questions of order relating to-

Debate. Volume VIII, section 2501.

GALVIN.

The Massachusetts election case of Galvin v. O'Connell, in the Sixty-first Congress. Volume VI, section 126.

GAMBLING.

- Bills to discourage fictitious and gambling transactions in farm products have been considered within the jurisdiction of the Committee on Agriculture, even when an internal-revenue question was included Volume **IV**, section **4161**. Volume **VII**, section **1861**.
- Exclusion from the mails of dangerous, fraudulent, gambling, or otherwise objectionable commodities, devices, or paraphernalia is a subject within the jurisdiction of the Committee on the Post Office and Post Roads. Volume **VII**, section **1918**.

GAME.

- Bills for the protection of fish and game within the District of Columbia have been reported by the Committee for the District of Columbia. Volume **IV**, section **4282**.
- The Committee on Territories has exercised a general but not exclusive jurisdiction as to game and fish in Alaska, including the salmon fisheries. Volume **IV**, section **4211**.
- A bill for the protection of game and other birds through the instrumentality of the Fish Commission was reported by the Committee on Merchant Marine and Fisheries. Volume **IV**, section **4148.**

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GAME-Continued.

The subject of protection of game through prohibition of interstate transportation has been considered by the Committee on Interstate and Foreign Commerce. Volume **IV**, section **4117**.

GARFIELD, JAMES A., President.

Ceremonies in memory of President James A. Garfield. Volume V, section 7179.

GARLAND.

The Senate election case of Jones and Garland v. McDonald and Rice, from Arkansas, in the Fortieth Congress. Volume I, section 389.

GARNER, JOHN N., of Texas, Chairman.

Decisions on questions of order relating to-Amendment. Volume VIII, sections 2425, 2907. Amendment, germaneness of. Volume VIII, section 2918 Amendment, privileged. Volume VIII, section 3194. Amendment, ratification of. Volume VIII, section 3507. Application for leave of absence. Volume VI, section 199. Appropriations. Volume VII, sections 1145, 1209, 1262, 1264, 1320, 1325, 1408, 1439, 1519, 1520. Bills. Volume VIII, section 2783. Debate. Volume VIII, sections 2464, 2502, 3454. Discharge committees, motion to. Volume VII, sections 1008, 1009, 1010, 101a, 1013, 1015. Enacting clause, strike out. Volume VIII, section 2634. Calendar Wednesday. Volume VII, section 953. Ceremonies. Volume VIII, sections 3512, 2565. Committees, jurisdiction of. Volume VII, section 1945. Conferees. Volume VIII, section 3220. Concur with an amendment, motion to. Volume VIII, section 3188. Conference Report. Volume VIII, section 3299. Congressional Record. Volume VIII, sections 3476, 3477. Impeachment. Volume VI, sections 470, 515, 541. Journal. Volume VI, section 636. Personal privilege. Volume VI, sections 621, 622. Privileged. Volume VII, sections 2161, 2285. Privileged business. Volume VII, section 878. President, messages of. Volume VII, sections 913, 3341. Printing of documents. Volume VIII, section 3665. Privileged resolution. Volume VIII, section 2261. Quorum. Volume VI, sections 657, 670. Reading. Volume VIII, sections 2602, 2607, 2608. Recess. Volume VIII, sections 3361, 3667. Recognition. Volume VI, sections 286, 307. Recommit, motion to. Volume VIII, sections 2735, 2756, 2761, 2696, 2697, 2771. Reports. Volume VIII, section 3667. Resolutions of inquiry. Volume VI, section 414. Speaker, address to. Volume VI, section 285. Speaker pro tempore. Volume VI, section 275.

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GARRETT, FINIS J., of Tennessee, Chairman.

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GARTENSTEIN.

The Illinois election case of Gartenstein v. Sabath in the Sixty-seventh Congress. Volume VI, section 115.

GAUGING OF STREAMS.

The gauging of streams was held not to be a continuing work within the meaning of the rule. Volume IV, section 3795.

GAUSE.

The Arkansas election case of Gause v. Hodges in the Forty-third Congress. Volume II, sections 892-894.

GAYLORD.

The Wisconsin election case of Gaylord v. Cary in the Sixty-fourth Congress. Volume VI, section 81.

GAZIN.

The Louisiana election case of Gazin and Romain v. Meyer in the Fifty-fifth Congress. Volume II, section 1110.

GENERAL DEBATE. See "Debate."

GENERAL OF THE ARMY.

A communication from the general of the Army transmitted directly, instead of through the Secretary of War, was received and referred, although occasioning some criticism. Volume **V**, section **6653**.

GENERAL STAFF COLLEGE.

An appropriation for expenses of the General Staff College was held to be in order on an appropriation bill. Volume **VII**, section **1280**.

GENTLEMAN'S AGREEMENT.

Instance in which the House by "gentleman's agreement," provided for nominal sessions during which no business should be transacted. Volume **VII**, section **760**.

- A gentleman's agreement once entered into is not subject to subsequent revision, even by unanimous consent. Volume VI, section 710a.
- A gentleman's agreement that there should be "no business whatever" at formal sessions of the House during a designated period was construed to exclude business of the highest privilege as well as business of a purely formal character, including the swearing in of Members and the extension of remarks in the Record. Volume **VI**, section **715**.
- A "gentleman's agreement"—a term applied to unanimous-consent orders of more than ordinary importance—is observed with scrupulous care and the Speaker has declined to recognize Members to submit requests which in his opinion infringed on its provisions. Volume **VI**, section **710a**.

GEOLOGICAL SURVEY.

- Legislative propositions relating to the work of the Geological Survey have been reported by the Committee on Mines and Mining. Volume **IV**, section **4224**. Volume **VII**, section **1960**.
- The continuation of the preparation of a geological map of the United States was held to be in continuation of a public work within the meaning of the rule. Volume **IV**, section **3795**.
- The law authorizing the Geological Survey to examine the mineral resources and products of the national domain was held to justify an appropriation for investigating structural materials. Volume **IV**, section **3613**.
- The act creating the Bureau of Mines and transferring to it from the Geological Survey supervision of certain investigations is sufficient authorization for transfer from the Geological Survey to the new bureau of laboratories, equipment and furniture used in connection with such investigations. Volume **VII**, section **1223**.

GEOLOGY.

Propositions to election case of departments or bureaus of mines and of geology have been reported by the Committee on Mines and Mining. Volume **IV**, section **4225**.

GEORGIA.

- In 1869 the electoral vote of Georgia was announced in an alternative way, the objections to it being several in number. Volume **III**, section **1965**.
- The State of Georgia having cast her vote on a day different from that prescribed by law, an alternative announcement was made at the counting of the electoral vote. Volume III, section 1957.
- A provision providing for an alternative announcement of the electoral vote of Georgia caused much disagreement in the electoral count of 1869. Volume **III**, section **1949**.
- In 1873 objection was made that the electoral vote of Georgia should not be counted, as it has been cast for Horace Greeley, who was dead, and the two Houses not agreeing the vote was not counted. Volume **III**, section **1967**.

House election cases from:

Second Congress.—Jackson v. Wayne. Volume I, sections 708, 709.

Ninth Congress.-Spaulding v. Mead. Volume I, section 637.

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Forty-third Congress.—Sloan v. Rawls. Volume II, sections 895-897.

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Fifty-fourth Congress.-Watson v. Black. Volume II, section 1096.

Senate election cases from:

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GERLING.

The New York election case of Gerling v. Dunn in the Sixty-fifth Congress. Volume VI, section 150.

GERMANE AMENDMENTS. See "Amendments."

GHOLSON.

The Mississippi election cases of Gholson, Claiborne, Prentiss, and Ward in the Twenty-fifth Congress. Volume I, section 518.

GIDDINGS, ELECTION CASE OF.

The Texas election case of Giddings v. Clarke in the Forty-second Congress. Volume I, sections 601-604.

GIDDINGS, JOSHUA R.

The House censured Joshua R. Giddings for presentation of a paper deemed incendiary and without hearing him in defense. Volume **II**, section **1256**.

GIFTS.

Ceremonies at the presentation of various gifts to Congress, Volume V, sections 7101-7104.

- The sword of Washington and the staff of Franklin were presented to Congress, with addresses by Members. Volume **V**, section **7100**.
- Reception of gifts from foreign powers and acceptance of decorations and orders conferred by foreign governments are subjects within the jurisdiction of the Committee on Foreign Affairs. Volume **VII**, section **1889**.

GILBERT, ELECTION CASES OF.

- The California election case relating to Gilbert and Wright in the Thirty-first Congress. Volume I, section 520.
- The Kentucky election case of Davidson v. Gilbert in the Fifty-sixth Congress. Volume I, section 313.
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GOLOMBIEWSKI.

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GOVERNMENT CONTROL OF TELEPHONES.

The Committee on the Post Office and Post Roads has jurisdiction over subjects relating to Government control of telephones in the District of Columbia. Volume **VII**, section **1919**.

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While the Ways and Means Committee has jurisdiction as to the revenues and bonded debt of the United States, its claims as to the subject of "national finances" and "preservation of the Government credit" has been resisted successfully. Volume **IV**, section **4023**.

GOVERNMENT EMPLOYEES.

- General Legislation for the relief of Government employees injured in the discharge of their official duties is within the jurisdiction of the Committee on the Judiciary and not the Committee on Claims. Volume **VII**, section **1777**.
- The Committee on the Civil Service has exercised a general jurisdiction over bills relating to the status of officers, clerks, and employees in the civil branches of the Government. Volume **VII**, section **2018**.
- Legislative propositions relating to organized activities of Government employees in the District have been reported by the Committee on the District of Columbia. Volume **VII**, section **2010**.
- A bill to provide housing for Government employees in the District of Columbia was held by the House to belong to the jurisdiction of the Committee on Public Buildings and Grounds and not the Committee on Labor. Volume **VII**, section **2127**.
- No member of Congress or Candidate for Congress may solicit or receive political contributions from Government employees. Volume **VI**, section **67**.

GOVERNMENT FUEL YARDS.

Legislation relating to Government fuel yards in the District of Columbia has been considered to be within the jurisdiction of the Committee on Mines and Mining. Volume **VII**, section **1961**.

GOVERNMENT HOSPITAL FOR INSANE.

The Government Hospital for the Insane and Congressional Cemetery have been within the jurisdiction of the Committee on the District of Columbia. Volume **IV**, section **4285**.

GOVERNMENT PRINTING OFFICE.

- The Committee on Printing has exercised an infrequent jurisdiction as to the pay of employees at the Government Printing Office. Volume **IV**, section **4348**.
- The Joint Committee on Printing has exercised an infrequent jurisdiction as to the pay of employees at the Government Printing Office. Volume **VII**, section **2096**.
- The bill authorizing the acquisition of a site and erection of the Government Printing Office was placed within the jurisdiction of the Committee on Public Buildings and Grounds. Volume **IV**, section **4233**.
- A proposition to print Government publications outside the Government Printing Office was held to be a change of law. Volume **VII**, section **1465**.

GOVERNMENT PROPERTY.

- Disposition of Government property is effected by bill or joint resolution only, a simple resolution is inadequate for that purpose. Volume **VII**, section **1039**.
- A concurrent resolution is not used in conveying title to Government property. Volume VII, section 1045.
- A bill authorizing an exchange of Government-owned land was held to be a public bill. Volume **VII**, section **862**.
- Bills providing for the acquisition, transfer, and relinquishment of Government-owned land in the District have been reported by the Committee on the District of Columbia. Volume **VII**, section **2005**.

GOVERNMENT TELEGRAPH.

The use of the Government telegraph lines at the capitol is regulated by statute. Volume V, section 7344.

GOVERNOR.

- (1) Status as de facto executive.
- (2) Has privilege of the floor.

(1) Status as De Facto Executive.

Discussion of the status of a governor de facto as distinguished from an usurper. Volume I, section 350.

Discussion of the powers of a military governor and his status as a de facto executive. Volume I, section 379.

(2) Has Privilege of the Floor.

Ministers from foreign governments and governors of States (but not of Territories) have the privilege of the floor. Volume V, section 7283. Volume VIII, section 3634.

GRADES.

The Committee on Coinage, Weights, and Measures exercises jurisdiction over legislation providing for the establishment of standard packages and grades in interstate commerce. Volume VII, section 1799.

GRADING OF GRAIN.

The adulteration of seeds, insect pests, protection of birds and animals in forest reserves, grading of grain, etc., are subjects within the jurisdiction of the Committee on Agriculture. Volume **IV**, section **4157**.

GRAFFLIN.

The Virginia election case of Christopher L. Grafflin in the Thirty-seventh Congress. Volume I, section 371.

GRAFTON.

The Texas election case of Grafton v. Connor in the Forty-first Congress. Volume I, section 465.

GRAHAM.

The North Carolina election case of Newland v. Graham in the Twenty-fourth Congress. Volume I, sections 784–786.

GRAHAM, WILLIAM J., of Illinois, Chairman.

Decisions on questions of order relating to-

Amendment. Volume VIII, sections 2882, 2888, 2901.

Amendment, germaneness of. Volume VIII, sections 2924, 2950, 2959, 3032, 3033, 3035, 3036, 3039, 3040, 3041, 3042, 3044.

Appropriations. Volume VII, sections 1160, 1191, 1192, 1193, 1195, 1216, 1217, 1219, 1229, 1231, 1331, 1336, 1342, 1353, 1359, 1373, 1386, 1388, 1389, 1472, 1498, 1502, 1507, 1600, 1603, 1617, 1662, 1667, 1688, 1700.

Conference report. Volume VIII, section 3303.

Debate. Volume VIII, sections 2325, 2558.

Dilatory motions. Volume VIII, sections 2798, 2801.

Quorum. Volume VI, section 675.

Recommit, motion to. Volume VIII, section 2328.

Speaker. Volume VI, section 252.

Special Orders. Volume VII, section 795.

GRAIN.

The adulteration of seeds, insect pests, protection of birds and animals in forest reserves, grading of grain, etc., are subjects within the jurisdiction of the Committee on Agriculture. Volume **IV**, section **4157**.

GRANATA.

The Illinois election case of Kunz v. Granata in the Seventy-second Congress. Volume VI, section 186.

GRAND INQUEST.

- In 1868 the Senate ceased in its rules to describe the House of Representatives while acting in impeachment cases as the grand inquest of the nation. Volume III, section 2126.
- Under the parliamentary law of impeachment the Commons, as grand inquest of the nation and as accusers, become suitors for penal justice at the bar of the Lords. Volume III, section 2026.

GRAND JURY.

- In 1868 the Senate ceased in its rules to describe the House of Representatives while acting in impeachment cases as the grand inquest of the nation. Volume **III**, section **2126**.
- The Commons are considered in English practice as having in impeachment cases the function of a grand jury. Volume **III**, section **2004**.

GRANT, ULYSSES S., President.

President Grant declined to answer an inquiry of the House as to whether or not he had performed any executive acts at a distance from the seat of Government. Volume **III**, section **1889**.

GRANTS.

The Committee on Public Lands has exercised jurisdiction over the public lands of Alaska, including grants to public-service corporation. Volume **IV**, section **4196**.

GRAVES.

- The question of privilege arising from the duel between Jonathan Cilley and William J. Graves. Volume II, section 1644.
- Legislation relating to the establishment and care of national cemeteries, national military parks, and provisions for roads, walks, and curbs within and for such reservations, and the marking of graves of Confederate soldiers is within the jurisdiction of the Committee on Military Affairs. Volume **VII**, section **1891**.

GREAT LAKES.

- The Committee on Rivers and Harbors has reported on the subject of an international arrangement as to the use of water at the outlet of the Great Lakes. Volume **IV**, section **4126**.
- The Committee on Interstate and Foreign Commerce's former jurisdiction over legislation relating to the navigation, commerce, shipping facilities, and pollution of the Great Lakes, and the survey and improvement of navigation therefrom to the Sea via the St. Lawrence River has been transferred ⁶ to the Committee on Merchant Marine and Fisheries. Volume **VII**, section **1809**.

GREELEY, HORACE.

In 1873 objection was made that the electoral vote of Georgia should not be counted as it had been cast for Horace Greeley, who was dead, and the two Houses not agreeing the vote was not counted. Volume **III**, section **1967**.

GREEN, ELECTION CASE OF.

- The New York election case of Van Wyck v. Green in the Forty-first Congress. Volume II, section 875.
- The Florida election case of Brown v. Green, in the Sixty-ninth Congress. Volume VI, section 167.

GREEN, JAMES S., of Missouri, Chairman.

Decisions on questions of order relating to— Enacting clause, motion to strike out. Volume V, section 5328. Yielding the floor. Volume V, section 5013.

GREEN, WILLIAM R., of Iowa, Chairman.

Decisions on questions of order relating to— Appropriations. Volume **VII**, sections **1267**, **1690**.

GREEVY.

The Pennsylvania election case of Greevy v. Scull in the Fifty-second Congress. Volume II, section 1044.

GRIGSBY.

The Alaska election case of Wickersham v. Sulzer and Grigsby in the Sixty-sixth Congress. Volume VI, section 113.

GRISWOLD, ROGER.

The attack of Matthew Lyon on Roger Griswold, in 1798. Volume II, sections 1642, 1643.

GRISWOLD, STANLEY.

The Senate considered qualified as a Senator Stanley Griswold, who, being a citizen of the United States, had been an inhabitant of the State from which he was appointed for less than a year. Volume **I**, section **437**.

GROSVENOR, CHARLES H., of Ohio, Speaker Pro Tempore and Chairman.

Decisions on questions of order relating to-

Amendments. Volume V, sections 5779, 5797. Amendments germane. Volume V, sections 5909, 5911. Amendments not germane. Volume V, section 5862. Appropriation for salaries. Volume IV, section 3693. Committee of the Whole. Volume IV, sections 4741, 4770, 4856. General debate. Volume V, sections 5215, 5217. House as in Committee of the Whole. Volume IV, section 4932. Lay on the table, motion to. Volume V, section 5394. Limitations on appropriation bills. Volume IV, sections 3934, 3948. Managers of conference. Volume V, section 6340. Previous question. Volume V, section 5449. Privilege. Volume III, section 2541. Reading of papers. Volume V, section 5293. Recognition in debate. Volume II, section 1444. Refer, motion to. Volume V, section 5581. Reference of bills. Volume IV. section 4364. Tellers. Volume V, section 5986. Yielding the floor. Volume V, section 5035.

GROUNDS.

- The Speaker and the President of the Senate have discretion as to the use of the Capitol grounds for processions, assemblies, music, and speeches on occasions of national interest. Volume **V**, section **7312**.
- General provisions of the statutes as to concerts, operation of street cars, delivery of fuel, and landscape features of the Capitol grounds. Volume **V**, section **7312**.
- The rule gives to the Committee on Public Buildings and Grounds jurisdiction of subjects relating to the public buildings and occupied or improved grounds of the United States other than appropriations therefor. Volume **IV**, section **4231**.

GROUT, WILLIAM W., of Vermont, Speaker Pro Tempore.

Decision on question of order relating to-

Previous question. Volume V, section 5493.

GROVER.

- The investigation of charges against L.F. Grover, a Senator from Oregon. Volume III, section 1838.
- The Senate election case of Lafayette Grover, of Oregon, in the Forty-fifth Congress. Volume I, section 552.

GROW, GALUSHA A., of Pennsylvania, Speaker.

Decisions on questions of order relating to-Adjournments. Volume V, section 6701. Bills. Volume IV, section 3294. Censure. Volume V, section 5202. Committee of the Whole. Volume IV, section 4834. Conference reports. Volume V, sections 6414, 6497. Division of question. Volume IV, section 4887. Exclusion. Volume I, section 490. Incompatible offices. Volume I, section 504. Inquiry, resolutions of. Volume III, section 1891. Journal. Volume IV, section 2805. Oath. Volume I, sections 149, 150, 154. Personal explanations. Volume V, section 5071. Points of order. Volume V, section 6701. Privilege. Volume III, sections 2652, 2699. Quorum. Volume IV, section 2885. Rules. Volume V, section 6778. Select committees. Volume IV, sections 4404, 4405. Speaker's vote. Volume V, section 6063. Yeas and nays. Volume V, section 6018.

GUDGER.

The North Carolina election case of Moody v. Gudger in the Fifty-eighth Congress. Volume I, section 738.

GUIDES, CAPITOL.

The history and authorization of the Capitol guide system. Volume VIII, section 3644.

GUILTY.

If a plea of guilty be entered in answer to articles of impeachment, judgment may be entered without further preceedings. Volume **III**, section **2127**.

GUNS.

The appropriations for field guns and their appurtenances belong within the jurisdiction of the Committee on Appropriations. Volume **IV**, sections **4042–4044**.

GUNTER.

The Arkansas election case of Gunter v. Wilshire in the Forty-third Congress. Volume I, section 37.

GUYON, JR.

The New York election cases of Guyon, Jr., v. Sage in the Sixteenth Congress. Volume I, section 649.

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