

YEAS AND NAYS—Continued.

(21) In General—Continued.

- Instance of prolonged obstruction by the repetition of motions and the multiplication of roll calls. Volume **V**, section **5709**.
- The House having adjourned after yeas and nays were ordered and before the vote was taken, the pending question remains as unfinished business when the same class of business is again in order. Volume **VI**, section **740**.
- The House having adjourned after ordering the yeas and nays and before they could be taken, the order stands when the bill is again taken up for consideration. Volume **VIII**, section **3108**.
- An order for the yeas and nays coming over as unfinished business from a previous day may be vacated by unanimous consent. Volume **VI**, section **740**.
- It is not in order after a record vote on which he failed to vote for a Member to announce how he would have voted if present. Volume **VIII**, section **3151**.
- On undisputed evidence that a Member recorded as voting was not present at the roll call the Speaker ordered the vote stricken from the tally. Volume **VIII**, section **3159**.

YELL.

- The prima facie election case relating to Newton and Yell, of Arkansas, in the Twenty-ninth Congress. Volume **I**, section **572**.
- The election cases of Edward D. Baker, of Illinois, and Archibald Yell, of Arkansas, in the Twenty-ninth Congress. Volume **I**, section **488**.
- In 1847 Thomas W. Newton presented credentials showing his election in place of Archibald Yell, of Arkansas, who was an officer in the Army, and was admitted on his prima facie right. Volume **I**, section **489**.

YIELDING THE FLOOR. See “**Debate.**”

YOCUM.

- The Pennsylvania election case of Curtin v. Yocum in the Forty-sixth Congress. Volume **II**, sections **939-941**.

YOST.

- The Virginia election case of Yost v. Tucker in the Fifty-fourth Congress. Volume **II**, sections **1077-1080**.

YOUNG.

- The Kentucky election case of McKee v. Young in the Fortieth Congress. Volume **I**, section **451**.
- The Kentucky election case of Burns v. Young in the Forty-third Congress. Volume **II**, section **899**.
- The Virginia election case of Wise v. Young in the Fifty-fifth Congress. Volume **II**, sections **1102, 1103**.
- The Virginia election case of Wise v. Young in the Fifty-sixth Congress. Volume **II**, section **1111**.
- The Michigan election case of MacDonald v. Young in the Sixty-third Congress. Volume **VI**, section **93**.

Z

	Page		Page
Zeigler	687	Zoological Park	688
Zihlman	688		

ZEIGLER.

- The Kentucky election case of Zeigler v. Rice in the Forty-first Congress. Volume **I**, section **460**.

ZIHLMAN.

The investigation of charges against John W. Langley, of Kentucky, and Frederick N. Zihlman, of Maryland. Volume **VI**, section **402**.

ZOOLOGICAL PARK.

Subjects relating to the Zoological Park in the District of Columbia have been within the jurisdiction of the Committee on Public Buildings and Grounds. Volume **IV**, section **4235**.

