



appeal from the action of the bank under this right, because of the "difference between those *rights* on which the validity of the transactions of the corporations depends,"—"and those peculiar remedies which may be bestowed on it."

It is apparent from these decisions, that the Constitution of the United States does not forbid the alteration in the remedy which is proposed. The Constitution of the State cannot, because the power conferred upon the courts has been by a single act of the Legislature. Your committee thus clear in their opinions, (sustained as they are by the judicial decision of the highest tribunal in the country,) recommend the passage of the bill herewith submitted, and the rejection of the proposed amendments. Such a course they honestly believe would contribute largely to the public good, the certainty of the law, and public morals.

All of which is respectfully submitted.

JNO. C. LE GRAND, Chairman.