And it was determined in the affirmative.

Mr. Mayer from the committee on judicial proceedings to which was referred a bill entitled, an act relating to judgments and decrees obtained in the several courts of this state, reported that the committee had had said bill under consideration, and were of opinion it ought to pass with the following amendments, which were read and assented to.

In the 6th line of the 1st section after 'decree' insert 'to be tendered to the plaintiff, his agent or attorney, by the defendant.'

In the 9th line of 1st section strike out the words 'clerk' or register as the case may be,' and insert 'courts respectively.'

In the 10th line of 1st section after the word 'satisfied' insert 'if the said courts respectively shall be satisfied that said receipt was executed as it may purport to be.'

In the 12th line 1st section strike out 'he' and insert 'said courts.'

In the 13th line strike out the and insert said courts.

In the 15th line strike out 'he' and insert 'the clerk or register of said courts as the case may be.'

At the end of the 1st section insert the following:

'Provided however, that no such entry shall be made unless the receipt aforesaid be presented to said clerk or register and filed within two years after the date thereof.'

Strike out the 2d section.

The bill was then read the second, and by special order the third time, passed and returned to the house of delegates.

The bill entitled, an act to restrain private banking, being entitled to a third reading, was taken up for consideration, and whilst progressing in the reading,

On motion of Mr Dennis, the following amendment was read and assented to.

At the end of the bill add

Provided, that nothing in this act shall be construed to repeal or in any way affect an act entitled, an act to prevent the increase of banking companies, passed in 1810, chapter 108.

The question was then put,