

was decided in the negative, as follows, to wit:

Yeas Messrs. Carr and Rogers 2.

Nays Messrs. Benson, Burr, Greene, Ham,  
Higgins, Littlefield, Magoun, Manning,  
Mildram, J. W. Redman, Edward Robinson,  
Elijah Robinson, Severance, Smith, Soule, Swift,  
Talbot, Whitney, and Woodbury 19

Resolve relating to Banking Corporations was taken up. Mr. Greene moved to amend the same by adding the following Resolves, to wit:

Resolved — That Banking Corporations are of the character of those named in the preceding Resolution.

Resolved — That the "fundamental principles of our Government" are embodied in the Constitution of the State.

Resolved — That Banking Corporations in this State, being "repugnant to the fundamental principles of our Government," are unconstitutional — therefore,

Resolved — That the Attorney General be directed to cause a Quo Warranto to be issued to each of the Banking Corporations in this State, to appear before the Supreme Judicial Court, to show why their Charters, severally, should not be declared null and void.

Ordered that the several Resolves in said amendment be passed upon separately. And the question of adopting the first Resolve was decided unanimously in the negative as follows, to wit:

Nays Messrs. Benson, Burr, Greene, Ham, Higgins, Littlefield, Magoun, Manning, J. W. Redman, Edw Robinson, Elijah Robinson,