

Strike out the words, "Bankruptcy or."

The question recurring upon the adoption of the amendments.

On motion of Mr. Robinson,

The amendments were non-concurred in.

Mr. Robinson submitted the following message:

BY THE HOUSE OF DELEGATES,
March 28th, 1876.

Gentlemen of the Senate :

We have received House bill No. 161, relating to "Landlord and Tenant," with Senate amendments, and have non-concurred in said amendments, and respectfully ask your Honorable Body to recede from said amendments.

By order,

MILTON Y. KIDD,
Chief Clerk.

Which was read, assented to, and sent to the Senate.

And the bill named therein returned therewith.

The Secretary of the Senate returned the following bills, severally endorsed: "Passed by yeas and nays."

The bill entitled an Act giving the sanction of the General Assembly of Maryland to a legacy bequeathed by John Sweden, late of Carroll county, deceased, in his last will and testament to the Elders of the Maryland and Virginia Eldership of the Church of God.

Also,

The bill entitled an Act to refund to J. Frank Ford, Clerk of the Circuit Court for St. Mary's county, a sum of money erroneously paid into the Treasury.

Also,

The bill entitled an Act to repeal and re-enact Section 60, and add sub-Sections to an Act passed at January Session, 1868, chapter 159, entitled an Act to alter and amend certain Section, and add additional Sections to Article 12, of the Code of Public Local Laws, relating to Havre-de-Grace, in Harford county.

Also,

The bill entitled an Act to repeal Section 98, of Article 1, of the Code of Public Local Laws of Maryland, title "Allegany county," and to re-enact the same with amendments.

Also,

The bill entitled an Act appropriating certain sum of money to Thomas J. Donaldson and James Revell, for legal services rendered the State.