...to the trial of impeachments of officers of the U.S. by which the jurisdiction of the Supreme Court was extended to such cases.

Mr. Madison of Va. for Mr. Morris moved to insert after the word "controversy" the words "to which the U.S. shall be a party" which was agreed to on the say cons.

Doe: Johnson moved to insert the words "the Constitution and the" before the word "cases".

W. Madison doubted whether it was not going too far too generally to extend the jurisdiction of the Court to cases arising under the Constitution; whether it ought not to be limited to cases of a judiciary nature. The right of expounding the Constitution in cases not of that nature ought not to be given to that Department. The said move was agreed to on the cons. it being generally supposed that the jurisdiction given was constructively limited to cases of a judiciary nature.