Chaplain, Lackland, Cropper, Owen, Harris, Harrison, Temples, Buckey, Thomas, of Frederick, Naill, Shriver, McKnett, Keene, Curley, Carey, Mann, Weber, Wade, Hollman, Trundle, Griffith, Waters of Montgomery, McKaig, Hammill, Smith, Ecker, Shaw, Stull and Powder.—46.

NEGATIVE.—Messrs. Hopewell, Johnson, Weems, Dalrymple, Carroll jr., Stansbury, of Baltimore county, Waters, of Somerset, Stewart, Dail, Calvert, Wootten, Ghiselin, Eariekson, Purnell, Hearn, Cathell, Yellott, Hopkins, Stephenson, Stansbury, jr., of Baltimore city, and Kilgour—21.

So the House agreed to strike out.

The question then recurred upon filling up the blank.

Mr. Stephenson moved to insert "one dollar and fifty cents;"

Determined in the negative. The question was then put.

On the motion of Mr. Carey, of filling the blank with "one dollar;"

Determined in the affirmative.

On motion of Mr. Smith.

The yeas and nays were ordered and appeared as follows:

AFFIRMATIVE. - Messrs. Hopewell, Spencer, Thomas, of Anne Arundel, Johnson, Warfield, Weems, Dalrymple, Walker, Carroll, jr., Stansbury, of Baltimore county, Welsh, Poultney, Lankford, Waters of Somerset, Philips, Stewart, Dail, Chaplain, Lackland, Cropper, Owen, Harris, Calvert, Ghiselin, Harrison, Earickson, Purnell, Hearn, Cathell, Buckey, Lynch, Thomas, of Frederick, Yellott, Hopkins, Stephenson, McKnett, Curley, Carey, Stansbury, jr., of Balt, city, Trundle, Kilgour, Griffith and Waters, of Montgomery.—43.

NEGATIVE — Messrs. Tilden, Hollyday, Murray, Alnutt. Chapman, Reeder, Bowdle, Arringdale, Thomas, of Talbot, Phelps, Temples, Naill. Shriver, Keene, Mann, Weber, Wade, Hollman, McKaig, Hammill, Smith, Ecker, Shaw, Stull and Powder.—25.

So the the blank was filled with one dollar.

On motion of Mr. Yellott.

Said bill was amended by adding at the end of the 2nd section the following proviso, "provided nevertheless, that nothing in this section contained, requiring the payment of the register fees, at the time of registering, shall be construed to apply to such free negroes or mulattoes as may be assessed and taxed upon their property."

On motion of Mr. Calvert,

Said section was further amended by striking out "five," in the

sixth line and inserting in lieu thereof "two."

Mr. Powder moved that the House adjourn, which motion he waived for the purpose of enabling Mr. Poultney to make a motion.

The rules being suspended.