Amend section 1, of chapter 8, entitled high schools, by striking out in the first line of said section the words "and the city of Baltimore," and insert at the end of said section, after the word "education," the following, "the number of high school in the city of Baltimore shall be determined by the Board of School Commissioners;"

Which was read and adopted.

Mr. Trail submitted the following amendment:

Page 57, section 12, add new section as follows:

"Section 12. This law shall take effect from the day of its passage, provided nevertheless, that the schools now in operation may be continued under existing laws until the 30th day day of June, 1865, and the present county school authorities shall exercise all the powers now vested in them until Monday the 10th day of July, 1865;"

Which was read and adopted.

On motion of Mr. McMaster,

The Senate reconsidered the vote rejecting the amendment submitted by Mr. Stephenson.

The question recurred upon the amendment of Mr. Stepheson;

Mr. Tome submitted the following amendment to the amendment:

Amend the amendment—

"Add West Nottingham and Elkton Acadmies of Cecil county;"

Determined in the negative.

The amendment of Mr. Stephenson was then determined in the negative by yeas and nays as follow:

AFFIRMATIVE.

Messrs. Billingsley, St. Mary's,
Earle,
Harwood,
Jenkins,
Lansdale,

Mackall,
McMaster,
Philpot,
Stephenson,
Waters—10.

NEGATIVE.

Messrs. Billingslea, of Carroll,
Carroll,
Davis, of Caroline,
Maund,
McNeal,

dimension the commit-

Ohr,
Tome,
Trail,
Turner,
Whitney—10.