

“And be it enacted, That no suit in equity shall abate by the marriage of any of the parties, but on application of any of the parties the court may on such terms and notice as to it shall seem proper, allow and order any amendment of the pleadings, and the making of any new and additional parties that such marriage may render proper.”

The question was then put,

“Shall the bill be engrossed for a third reading?”

And it was determined in the affirmative.

The senate adjourned until Monday morning 10 o'clock.

---

MONDAY, February 27th, 1832.

The Senate met. Present the same members as on Saturday. The proceedings of Saturday were read.

Mr. Emory appeared in the senate chamber.

The bill entitled, an act supplementary to an act entitled, an act authorising the leasing of a lot in the city of Baltimore belonging to the heirs of Kennedy Owen, passed at December session 1827, chapter 211.

The bill entitled, a supplement to an act entitled, an act to authorise the levy courts of Baltimore and Harford counties to build a bridge over the Little Gun Powder Falls at Lee's Mill, on the road leading from Baltimore to Belle-Air.

And the bill entitled, an act relative to Liberty street in the city of Baltimore, severally passed by the senate on Saturday, were sent,

And the bill entitled, an act to alter and improve that part of a road in Frederick county which lies between Jefferson and Catoctin creek

And the bill entitled, an act providing for the inspection of sole leather, and rough harness and rough skirting leather in the city of Baltimore, also severally passed by the senate on Saturday.

And the bill entitled, an act to regulate the election of clerk of the county court and register of wills for Frederick county, rejected by the senate on Saturday, were returned to the house of delegates.