

“Will the Senate adopt said amendment?”

The yeas and nays were asked for, and on taking them they appeared as follows:

**AFFIRMATIVE.**

Messrs. Hughlett, Montgomery,	Osborn, Pigman,—4.
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**NEGATIVE.**

Messrs. Chapman, (Prest.) Claude, Groome, Mayer,	Morris, Sappington, Wilson, Wootton,—8.
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So it was determined in the negative.

The resolution was then read through, assented to and returned to the House of Delegates.

The bill entitled, a further supplement to the act entitled, an act to define and enlarge the powers of courts of equity, was being read the second time, when

On motion of Mr. Mayer,

The 5th section was stricken out.

The bill was then read through, when

On motion of Mr. Mayer,

The following amendment was read:

Add the following section to the bill:

Section 9. And be it enacted, that the Court of Chancery or Baltimore County Court as a Court of Equity, may in all cases where they might by any law decree a sale of land of infants if freehold, and where the property is situate in the city of Baltimore, decree an exchange of chattels real, land or real estate, for other land, chattels real, or real estate, if deemed by the court for the advantage of the infants, and in the manner prescribed to authorize sales of infants estates; provided however, that in such exchange, the court shall not require equality in quantity of estate, but only in value or advantages as may be for the interest of the infants.

On motion of Mr. Wootton,

The consideration of said bill and amendment was postponed, and the bill made the order of the day for to-morrow, (Thursday,) the 25th inst.

The Senate adjourned until to-morrow morning 10 o'clock.