

all the members elected to each House of the General Assembly of Maryland, at its next session after the said election.

Approved, March 19th, 1874.

---

CHAPTER 94.

AN ACT to add additional sections to article seventy-five, of the Code of Public General Laws, allowing the striking out of an order for removal after the same has been passed.

WHEREAS, Doubt exists, whether after an order has been passed for the removal of a cause, the court passing the same has any longer power to entertain a motion therein, although it be a motion to strike out the order for removal, therefore—

Preamble

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the following sections be added to article seventy-five, of the Code of Public General Laws, to succeed section eighty-three, to be numbered, "83. A." and "83. B."

Addition to General Laws

83. A. Until the record in any cause has been actually transferred from the court passing the order of removal, to the court to which it is removed, the court passing the order shall have power to strike out the order of removal, on motion of the party applying for the same, and when so stricken out, the cause shall proceed as if no motion for removal had been made; but the motion for removal shall not be renewed by the same party after the expiration of the term at which the order for removal was stricken out; *provided,* that no such motion to strike out an order for removal shall be entertained, unless the same shall be made in time to admit of the trial of the cause at the same term of the court at which said order for removal was passed.

To strike out order

Proviso