

which the contract has been made or the alleged violation of law has taken place.”

Endorsed: “Read the third time, and passed by yeas and nays, as amended.”

AMENDMENTS PROPOSED.

Amend by striking out all after the word “brought” in line 4 of section 180, and insert as follows:

“And it shall not be lawful for any magistrate to issue a warrant against any resident of said county authorizing his arrest, or to try any such offender after his arrest, unless the alleged offender shall reside in said election district, or the offense or crime complained of shall have arisen in the election district for which such Justice of the Peace has been appointed, provided however, that if there be no qualified Justice of the Peace in the election district in which the offender resides, or in which the crimes or offense arose, then the Justice of the Peace of any election district shall have jurisdiction to issue his warrant for trying such offender in the manner prescribed by law, and provided further, that the qualified Justice of the Peace of the town of Lonaconing, Frostburg and Cumberland, shall have jurisdiction to try offenses arising in their respective towns, and that upon the suggestion in writing of the State’s Attorney of Allegany county, that the interests of justices so required such warrant may be issued by any magistrate of the county, and if it has been issued before any such suggestion of the State’s Attorney; such case may be removed to some other Justice of the Peace by the magistrate who first issued his warrant in the premises.

Which amendments were concurred in, and the bill, as amended, was passed by yeas and nays, as follows:

AFFIRMATIVE.

Messrs.

Speaker,	Murphy, of Dor.,	Trager,
Buckler,	Ray,	Bouchet,
Atwell,	Walls,	Dawkins,
Bond,	Butler,	Linthicum,
Simmons,	Wilson,	Moore,
Smoot,	Crawford	Miller,