

an act to relieve the Mayor and Board of Police of the city of Baltimore and all persons who acted under the orders of the Mayor or of the Board of Police of Baltimore city; in their efforts to maintain peace and good order, and prevent further strife, on and after the occurrences of the 19th day of April, 1861, in said city, from prosecution for or in consequence of their acts or obedience to said orders.

Said bill being upon its third reading—by general consent—open to amendment;

Mr. Pitts proposed the following amendment to the second section of the bill;

SECTION 2. And be it enacted, That no Prosecuting Attorney nor any officer in any Court in this State, shall be entitled to charge or receive any compensation or costs in any prosecution which has been or may be instituted against any person for whose relief the act is intended;

Which was adopted.

Mr. Pitts proposed the following amendment, as Sec. 4th:

And be it enacted, That this act may be given as evidence under the general issue;

Which was adopted.

The bill as amended was then read the third time and passed by yeas and nays as follows:

AFFIRMATIVE.

Messrs.

Kilbourn, Sp'r	Wooten,	Wallis,
Durant,	Landing,	Sangston,
Morgan,	Dennis, of Wor.,	Morfit,
Rasin,	Routzahn,	Scott,
Medders,	Johnson,	Wilson, of Har,
Briscoe,	Naill,	Bayless,
Parran,	Straughn,	Coudy,
Burgess,	Goldsborough,	Eakle,
Ford,	Warfield,	Brining,
Denison,	Brune,	Stake,
Renshaw,	Winans,	Barnard,
Chaplain,	Pitts,	Roop,
Long,	Harrison,	Mills,
Lawson,	Thomas,	Brown—43
Maxwell,		

NEGATIVE—None.

Said bill was then sent to the Senate.