

Magruder,	Biggs,	Dunlop,
Carrico,	Johnson, of Fr.,	White,
Davis, of Charles,	Harris, of Fr.,	Lowe,
Johnson, Balt. co.	McCoy,	Chamberlain,
Given,	Dove,	Little,
Ensor,	Price,	Everhart,
Harrison,	Warner,	Waters,
Dougherty,	Wolf,	Hammond, How.,
Wright,	Stockdale,	Donaldson,—50.
Turner,	Christopher,	

NEGATIVE—None.

Mr. Magruder called up

The bill entitled, An act to amend the 75th article of the Code of Public General Laws, so as to require that all suggestions for removal of causes from the Criminal Court of Baltimore, shall be made before or during the term at which issue may be joined, and not after;

And proposed the following amendment as a substitute therefor:

Strike out all after the enacting clause and insert:

“That section 72, of article 75, of the Code of Public General Laws, entitled, Pleadings, Practice and Process, be and the same is hereby repealed.

Section 2. That section 73, of said article, be repealed and the following section enacted as a substitute therefor, and in lieu thereof:

73. When any suit or action, issues, petition, presentment or indictment, shall be removed to an adjoining county, according to the provisions of the 71st section of this article, it shall be lawful for the party who was not the party at whose instance the same was removed, to file an affidavit, as before required, in the court to which the removal is made, suggesting that he cannot have justice in such county; whereupon the said court shall remove said cause to such adjoining county (other than the one from which said cause has been removed) as the said court shall think will best tend to justice between the parties thereto; such affidavit and suggestion to be made before or during the term in which the issue or issues may be joined in said suit or action, issues or petition, presentment or indictment, in case such issue or issues have not been joined before the original removal has been made, and in case such issue or issues have been joined before such original removal, then such affidavit and suggestion shall be made at the first term of said court to which such original removal of said cause has been made, next after the filing of the record therein.