

county to which said suit or action, issues or petition, presentment or indictment, has been removed, to file an affidavit, as prescribed by the preceding section, in said court to which said removal is ordered, suggesting that he, she or they cannot have justice in such county, whereupon the said Circuit court shall remove the said cause or action, issues or petition, presentment or indictment, to such adjoining county as the said Circuit court shall think will best tend to justice between the parties to said suit or action, issues or petition, presentment or indictment. CHAP. 159.

SEC. 3. *Be it enacted*, That it shall be in the power and discretion of the judge, should he think it proper, to cause a special panel of forty-eight jurors to be selected to try any cause or causes removed under the preceding sections of this act, and that the court shall direct the clerk thereof to divide by ballot said number of jurors into two panels of petit jurors, and may take such order for the regulating and attendance of said panels as the said court shall see fit, and the said court may direct talismen to be summoned in said cause or causes whenever necessary. Jurors.

SEC. 4. *Be it enacted*, That in all criminal cases removed to the said counties, where the party or parties accused is detained in the jail of Baltimore city, the said party or parties so detained shall not be removed to the said counties until the first day of the session of the court to which said case shall be removed. In criminal cases, parties to be detained in city jail, &c.

SEC. 5. *Be it enacted*, That the judge of any of the said Circuit courts above named, to which any cause or causes may be removed, under the preceding sections, shall allow such compensation to the State's attorney for his services in appearing to or trying said cause or causes, as the said judge may deem just and proper, said allowance to be paid by the register of the city of Baltimore, or the proper officer, upon the certificate of the judge of the county to which said cause or causes were removed. Compensation of State's attorney s, &c

SEC. 6. *Be it enacted*, That this act shall take effect from the date of its passage. In force.