

Endorsed: "Passed by yeas and nays, with proposed amendments."

AMENDMENTS PROPOSED.

Strike out all after section 1 and insert in lieu thereof:

"Section 77. The parties to criminal proceedings shall be entitled to bills of exception in the same manner as in civil proceedings and appeals from judgments in criminal cases may be taken in the same manner as in civil cases; but no appeal in criminal cases shall stay execution of re-entree unless the counsel for the accused shall make oath that the appeal is not taken for delay; and such appeal shall be heard at the earliest convenient day after the same shall have been transmitted to the Court of Appeals; and the accused upon taking such appeal shall in all cases not punishable by death or imprisonment in the Penitentiary be entitled to remain on bail, and in other cases not capital the court from which the appeal is taken shall have the discretionary power to admit to bail; provided, that nothing herein contained shall be construed to prohibit the court from requiring additional or greater bail, pending an appeal, than the accused may already have given before conviction.

"Sec. 2. And be it enacted, That this Act shall take effect from the date of its passage."

Which were concurred in, and bill passed by yeas and nays, as follows:

AFFIRMATIVE.

Messrs. President,  
Austin,  
Bennett,  
Brown,  
Coffin,  
Dawson,  
Evans,  
Getty,  
Gorter,  
Hayes,

Moss,  
Posey,  
Robinson,  
Rogers,  
Seibert,  
Smith,  
Toadvin,  
Waters,  
Wilkinson,  
Wirt—20.

NEGATIVE—None.