

county, the said] THE debt and costs to be levied of our goods, chattels, land and tenements, for the use of [the said] \_\_\_\_\_ in case the [said] \_\_\_\_\_ shall not pay and satisfy to [the said] \_\_\_\_\_ the [aforesaid] judgment and costs, with any additional costs [thereon,] at the expiration of six months from the date of [said] THE judgment." The [said] supersedeas [to] SHALL be signed by one or more sureties, who shall severally make oath before the [said justice of the peace] DISTRICT COURT, that he is worth double the amount of debt, interest and costs, over and above all debts and exemptions[; and the said justice]. THE DISTRICT COURT shall judge [of] the sufficiency of [said] THE supersedeas to secure the amount of debt, interest and costs, and shall require the same to be sufficient to secure the debts, interest and costs. [; and when] WHEN the supersedeas [shall be] IS filed with the [justice of the peace, and he shall be] DISTRICT COURT AND THE COURT IS satisfied of its sufficiency as a security for the debt [so] confessed, the [said justice] DISTRICT COURT shall issue an order to the landlord, [bailiff] CONSTABLE, or agent[, ] to release the property in his possession, and all further proceedings in the distraint shall be null and void. [; provided, that this section shall not affect contracts existing on the 5th of April, 1888.]

152.

The sheriff of St. Mary's County or his jailor, upon the demand of the [bailiff] CHIEF OF POLICE of any incorporated town in [said] THE county, or of any supervisor of any public road of [said] THE county, or other person [duly] authorized to superintend the repairing of the public streets of [said] THE town, or the public roads of [said] THE county, [is hereby authorized and required to] SHALL deliver to [such] THIS person or official[, ] any [male] prisoner over [sixteen] 16 years of age[, ] or under [fifty] 50 years of age[, ] who may be confined in [said] THE jail under sentence imposed by [the Circuit Court of any justice of the peace of said county, in any case] A COURT OF COMPETENT JURISDICTION FOR A CONVICTION of drunkenness, disorderly conduct, disturbing the public peace, vagrancy, petty larceny, carrying concealed weapons, gaming or playing at crap[, in order that said bailiff]. THE CHIEF OF POLICE or supervisor or other official in charge of [said] public streets or highways may employ such prisoner on the public roads of St. Mary's County, or on the public streets of any incorporated town of [said] THE county.

153.

The employment provided for in Section 152 shall be performed, if within the corporate limits of any incorporated town, under the supervision and discretion of the Town Commissioners and [bailiff] CHIEF OF POLICE