

Sec. 8. And be it enacted, That any debtor, his, her or their agent or attorney, or any garnishee against whom any judgment may be rendered by virtue of this act, shall have the same right to appeal from said judgment as they now have on judgments rendered by justices of the peace.

Sec. 9. And be it enacted, That it shall be the duty of the sheriff or constable in all cases where goods and chattels are attached, to cause the same to be appraised by two good and lawful men residents of the county, and a list of the goods taken, together with the appraisement shall be returned to the justice of the peace, and by him filed with the papers in the case.

Sec. 10. And be it enacted, That the sheriff or constable shall be entitled to the sum of one dollar for summoning and swearing the said appraisers, and the sum of thirty-three and one-third of a cent, for summoning the party, and the same poundage fees on the attachments as on other executions, and the same poundage fees on executions issued on judgments of condemnation as on all other executions, and the justices of the peace shall be entitled to the sum of twenty cents for each and every attachment issued with clause of scire facias thereto, and the same fees for all other services as is now allowed for similar services.

On motion by Mr. Burchenal, the second section was reconsidered and amended, by striking therefrom the proviso in these words: "provided nevertheless, that in case said attachment is not laid on perishable property, then it shall be the duty of the said justice to extend and enlarge the return day for sixty days longer."

On motion by Mr. Buskirk, the first section of the bill was also re-considered and amended as follows; after the words "in the sum of," in the 14th line of the printed bill, insert, "fifty dollars;" and after the words, "over and above all discounts," in the same line, insert, "and exclusive of the interest and cost.

On motion by Mr. Buskirk, the sixth section of the bill was also reconsidered for the purpose of amendment—
When,

Mr. Buskirk moved to strike out that section.

And the question thereon being taken,

It was determined in the negative.

Mr. Steele then moved that the said bill, as amended, be re-committed to the committee that reported it, for the purpose of further amendment.

And the question on this motion, being put, was resolved in the affirmative.