Interest, the dammage for forbearance thereof not being made Liber A appear. But alleaged moreouer, tht he had not effects enough in his hands wherewth to discharge the st debt demanded. And the howse adiudged 21600t Tob: at the rate of 1t 1/2 pt 1. The Admistrators Attorney declared to the howse tht the Admistrator had the acct of the estate by him, & he himselfe had it not & therfor craued two months Liberty to give notice to the Admistrator in Virginia, tht he may bring in his acct and the till the time noe exequation may issue agst the personall estate.

The Admistrators Attorney acknowledging uppon demand the had sufficient psonall estate in his hands to discharge other precedent dues out of the estate, the Howse Ordered the plf might imediately have an Extent uppon the Lands of the said Tho: Weston. But that the defts request (concerning noe exequution to be issued agst the personall estate, untill the 2 months demanded be exspyred) should be graunted him.

Charges of the Assembly 1647°		p. 191
To Mr Bretton Clk	1000	
To Capt Vaughan	0272	
To ffrancis Van Enden	3600	
	4872	
To walter waterlin for bringing intelligence touching the Susquehannows	0800	
Charges of apprehending & imprisonning 5 Indians uppon Suspition of ffelony 1648°		
To the Sheriffe for 16 day imprisonm! & entry & release	1700	
To the Gou! for the sd prisoners dyett	0400	
To 10 ^t pr Cent for collecting	0700	
•		
	2800	
	7672	
	0080	
7752		

This day the ffreemen of the County of S! Maries mett p. 193 together att the Gours to aduise touching the Leuy of the charges incurred this pñt yeare, and determined by the Gours & Councell on the 9th Octobr last to be leuyed out of the County. The whole charge amounting to 7752th Tob: & Cask.