affect any existing debt, contract, note or judgment, nor prevent any person or body corporate from issuing an attachment on any judgment now obtained, or which may hereafter be obtained on any note, debt, or contract existing at the time of the passage of this Act.

Which was adopted.

Mr. Matthews, (the rules being suspended,) submitted the following order:

Ordered, That when this House adjourns to-day, it stands adjourned until Monday morning, at 11 o'clock.

Which was read.

The question recurring upon the adoption of the order,

Mr. Matthews demanded the year and nays.

The demand being sustained,

The yeas and nays were called, and appeared as follows:

AFFIRMATIVE.

Messr	2
TITCOUL	ĸ.

Miller,	Berry,
Nicodemus,	Freaner,
McCosker,	Grimes,
T. H. Hamilton,	Stake,
Cooper,	Watkins,
McWilliams,	Fletchall,
Staylor,	Wier,
Stewart, of B. city,	Galt,
McColgan,	Brown,
	Stewart, of How'd.
Joyce,	34,
Groh,	
	Nicodemus, McCosker, T. H. Hamilton, Cooper, McWilliams, Staylor, Stewart, of B. city, McColgan,

NEGATIVE.

Messrs.

LUBUIU.		
Hines, Speaker,	Hodson,	Williams,
Bond,	Etchison,	McAleese,
Merritt,	Thompson,	Fenton,
Henkle,	Kemp,	Wack,
Nutwell,	Pruitt,	Park,
Bird,	Merrill,	Brace,
Valliant,	Annan,	Waters,
Coulbourn,	Lee,	Maclin,
Duer,	Dawson,	Leonard-28.
Gordy		

So the order was adopted.

The Speaker laid before the Honse the following communication of Hon Jno. H. B. Latrobe: