or either of the said justices, then to any other judge of the judicial district, or justices as aforesaid; and if the said judge or justice shall think proper, he or they may and shall call upon the person or persons so entering into the said confession to enter into another confession for the same debt and costs, with other security, to be approved of by the said judge or justices; and if the person or persons so called on for other security as aforesaid, shall not, within a fixed reasonable time, give such further security as the said judge or justices shall approve of, the said judge or justices may and they are hereby directed to grant a license, under his or their hands and scals, directed to the clerk or register of the court where the said confession shall have been entered into of record as herein before directed, authorising and directing the said clerk or register to issue such execution thereon as the creditor shall direct, and such clerk or register, upon the receipt or the said license, shall and he is hereby directed to issue such execution accordingly, any thing in this act to the contrary notwithstanding; and the sheriff, constable or coroner, as the case may be, to whom such execution shall be directed, shall and he is hereby directed to levy or serve such execution accordingly, any thing in this act to the contrary notwithstanding, unless the person or persons against whom the said execution shall issue shall produce a certificate from the clerk aforesaid, stating that such further security hath been given, which said certificate, so as aforesaid obtained, shall operate as a supersedeas in the manner hercin before directed; which said confession, so as aforesaid to be taken with other security, shall be returned as herein before directed, under the like penalty, and such proceedings thereon shall and may be had as are herein before directed." with the and of the court of the same of the

The yeas and	l nays being	required, ap	peared as follow	/:		Tan Stands made
g Angier E Moffitt	Stansbury	Mitchell .	F F I R I	M A T I Spencer	Wright E Name of the last	
Hebb Blakistone Hopewell Hodges O Williams Merriken Blake	Ireland Grahame P Stuart Chapman Dorsey Parnham Randall	Brown Edmondson Kerr Seth Bayly Gale	Frazier Griffith Veazey Hart Page Herbert Beall	Boyle Hopper Scott Hayward Wilson T N Williams Bennett	Baer J.H. Fnomas Sappington J. Thomas Forwood Streett Sauders	Bland Veatch Hilleary Gabby McMahon Downey Bowles Gailbar 55
Diane	Randan	Cottman		ined in the neg		Gardini 1 do 1 de 10 de 10

On further progression, the question was put, That the following be inserted after the thirteenth clause? viz. "And be it enacted. That if any person or persons against whom a judgment has or may hereafter be rendered in any court of law, or any person or persons against whom any decree in chancery has been or may be hereafter obtained, or any person or persons against whom a judgment has or may hereafter be obtained before any justice of the peace, shall not, within ten days after the rendition of such judgment, or obtaining of such decree, supersede the same, as by this act is contemplated and directed, that then the creditor or creditors, their executors or administrators, may take out a writ of fieri facias, and cause the same to be levied by the sheriff, (or other legal officer to whom such writ of execution may be directed,) on any of the goods, chattels, lands or tenements, of such person or persons, and thereupon the sheriff, or other proper officer to whom the writ aforesaid was directed, shall proceed to advertise and sell such goods and chattels, lands or tenements, thus levied on, at a price not less than the valuation, to be ascertained by three respectable appraisers, to be selected by the sherifi, or other proper officer, and duly sworn for that purpose." The yeas and nays being required, appeared as tollow:

		Α	FFIR	MATI	V E.	บ้า ใ สาแก้เปลี่ยวกับ	
& Angier	Stansburg	Stevens	Mitchell	Hart	Wright	Bayard Cabby	
n Moffitt	Randall	Seth	Porter	Spencer	Scott	R Stefart Downey	, 19
ZO winams	Brown	Ennalls, Boda	NEGA	TIVE		11 11 21 2	. i.
Hebb	Ireland	Edmondson.	Dennis	Hopper	J H'Thomas	Davis S Thomas	į
Blakistone	Grahame .	Kerr	Griffith	Harward	Sappington	Young Veatch	
L' Hopewell	P Stuart	Bayly	Veazev	W:lson] Thomas	Bland Hilleary	٠,
# Hodges	Chapman	Gale	Herbert	T N Williams	Forwood	Tomlinson M'Mahon	
≥ Belt	Dorsey	Cottma	Beall	Bennett	Streett	Bowles Tomhuson	
Merriken Blake	l'arnliam	Frazier	Boyle	Beer	Samlers	Gaither Reid	. 49

So it was determined in the negative. 44 ... The bill being read throughout, the question was put, That the house reconsider the preamble thereof? De-

The question was then put, Shall the said bill pass? Resolved in the affirmative.

The speaker laid before the house a letter from the clerk of the council, stating that he had procured and had hound the several acts of congress, agreeably to the order of this house, passed last session; which was read. Mr. Seth, from the committee, delivers to the speaker a bill, entitled. An acl relating to the public roads of

Talbot county; which was read the first time and ordered to lie on the table.

A petition from Ariana French, of George-town, praying that the title of the state to certain property therein mentioned may be released to her, was preferred, read, and referred to Mr. J. H. Thomas, Mr. Spencer and Mr. Dorsey, to consider and report thereon.