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first return.

CHAP. 226. SEC. 2. And be it enacted, That in all cases where a Justices not to writ of venditioni exponas shall be returned by any conrenew within stable to any justice of the peace, and the property or one year after any part thereof mentioned in such writ shall remain unsold and the debt not fully satisfied, it shall be the duty of the justice of the peace to whom such return shall be made to enter the same with the date thereof on their docket, and thereupon to deliver the said writ of venditioni exponas to the constable, who shall take such proceedings in all respects under the said writ so delivered to him for the period of one year from the date of the said return as might or could he had in virtue of renewals, from time to time, of such writ of venditioni exponas, and that within the said period of one year from the return as aforesaid of any writ of venditions exponas, it shall not be lawful for any justice of the peace to issue any second writ of venditioni exponas of any renewals thereof, and that under the said original writ of venditioni exponas, the constable shall remain under the same legal obligation to sell the property mentioned therein and to make the plaintiff's claim, and his official bond shall be liable to the plaintiff in any such execution for a non-performance of duty in the same manner as it now is under existing laws where such writ may be renewed every forty days; provided, that nothing in this act shall be so construed as to effect the of esidelino provisions of the act of Assembly, passed at December in barolla session eighteen hundred and forty-five, chapter three hundred and seventy-nine, entitled, an act relating to constables, and the estates and tees due to deceased constables, and for other purposes.

Proviso.

Inconsistent SEC. 3. And be it enacted, That all acts inconsistent acts repealed with the provisions of this act, be and the same are hereby repealed, so far as the same relates to Kent county, and that this act shall go into operation from and after its passage.

shell not receive more than four delicerator any one deed eadf most being CHAPTER 226: of himself a visyil

against the shit country; nectically that the constable Pavisees?

leviel upoliskers mannis and paid to other charges!

place where the commitment shall be street and from An act to incorporate the Cambridge Steam Milling and March 8, 1848. Manufacturing Company of Dorchester County. shall be deviced and paid is

SECTION 1. Be it enacted by the General Assembly of Maryland, That the persons who shall as hereinafter men-Incorporated. tioned become subscribers to the capital stock hereby formance of the said duty.