

Given,	Buhrman,	Davis, of Mont.,
Harrison,	Johnson, of Fr.,	Dunlop,
Kerr,	Harris, of Fr.,	White,
Dougherty,	McCoy,	Chamberlain,
Leckie,	Dove,	Little,
Morton,	Hardcastle,	Everhart—45.

Mr. Johnson, of Baltimore county, proposed the following amendment:

“Sec. 5. Be it enacted, that the period allowed by this act, and said act of 1861, chapter 17, shall not be computed as a portion of the three years within which an execution may issue on any judgment or decree to which the stay of execution, provided for by this act, or the said act of 1861, chapter 17, is applicable;”

Which was adopted.

Mr. Hammond, of Howard, proposed the following amendment:

“Sec 6. Be it enacted, that where any execution has been levied upon personal property at the time when said act of 1861, chapter 17, went into effect, and sale was stayed under such execution by said act, the officer serving said execution shall not be held responsible for said property unless he shall have taken and held said property in his actual possession;”

Which was adopted.

Mr. Creswell proposed the following amendment:

“But nothing contained in this act shall prevent the issue of an execution to lie in any case, where a judgment or decree has been attained, which said executions so ordered to be issued as aforesaid, and shall operate as a lien upon all leasehold estate; nor shall anything in this act contained, prevent the issuing and levying of an attachment by way of execution on credits, or a judgment of condemnation thereof, or in any way effect, limit or restrain attachments on warrant or judgment against the lands, goods or chattles, rights and credits of non residents, as provided under existing laws;”

Which was rejected.

Mr. Magruder proposed to add the following section:

Sec. 8. And be enacted, that nothing contained in this act nor in the said act of which this is amendatory, shall be construed to prevent the sale of any real or personal estate under any decree or order heretofore passed or may be hereafter passed, upon a creditor's bill, where all the parties to the cause, wherein such decree or order has been or may be passed, shall agree to such sale, by consent in writing, to be signed by said parties, or their attorney or attorneys, and in case any