

of said parties may be infants, by the guardian or guardians of such infants, and to be filed in such cause;''

Which was adopted.

Mr. McIntire proposed the following amendment:

''Sec. 7. And be enacted, that nothing in this act or the act of which this is amendatory, shall apply to judgments or decrees rendered in favor of the State;''

Which was adopted.

Mr. Creswell proposed the following amendment:

''Or in any way affect, limit or restrain attachments on warrant or judgment, against the lands, goods and chattels, rights and credits of non residents or absconding debtors as practiced under existing laws;''

Mr. Davis, of Charles, moved to adjourn;

Upon which the yeas and nays being ordered, the motion was rejected, as follow:

AFFIRMATIVE.

Messrs. Berry, Spr.,	Leckie,	McCoy,
Westcott,	Creswell,	Pearson,
Smyth,	McIntire,	Findlay,
Walton,	McCollister,	Rohrer,
Nutwell,	Smith,	Little,
Davis, of Charles,	Coale,	Everhart,
Pearce,	Biggs,	Waters—21.

NEGATIVE.

Messrs. Dent,	Bowie,	Stockdale,
Harris, St. Mary's	Kemp,	Christopher,
Bond,	Duncan,	Reese,
Magruder,	Purnell,	Hugg,
Carrico,	Hammond, of Fr.,	Taylor,
Johnson, Balt. co.	Buhrman,	Mathews,
Given,	Johnson, of Fr.,	Thomas,
Ensor,	Harris, of Fr.	Davis, of Mont.,
Harrison,	Dove,	Dunlop,
Kerr,	Hardcastle,	White,
Dougherty,	Willis,	Chamberlain,
Morton,	Warner,	Hammond, How.
Bowie, Sr.,	Wolf,	—38.

Mr. Creswell proposed the following amendment:

Insert after 5th line, 2d section, ''for one year, on condition that the person or persons claiming the benefit of such stay, shall give good and sufficient security, in double the amount of the debt for the payment thereof;''