

**Drc. Sess.** consist of personal goods and chattels, that a bond shall  
**1814.** likewise be given, with security to be approved of as  
 aforesaid, in the penal sum of twice the amount of the  
 mortgaged debt, conditioned that such property shall not  
 be wasted or concealed, but that the same shall be forth-  
 coming upon any further order of said court.

Sureties not  
 being deemed  
 good—remedy

**6. AND BE IT ENACTED,** That as often as any  
 creditor, or the executors or administrators of any such  
 creditor, shall conceive himself or herself in danger of  
 suffering from the insufficiency of any security so as  
 aforesaid to be taken by virtue of and under this act, he,  
 she or they may apply to the judge, justices or justice  
 (as the case may be) before whom the said confession  
 was made, or in case of the death, removal, resignation,  
 or disqualification of such judge, justices or justice, or  
 either of the said justices, then to any other judge of the  
 judicial district, or justices as aforesaid; and if it shall  
 appear to the said judge, justices or justice that the said  
 application is well founded, he or they shall issue a sum-  
 mons, directed to the sheriff or constable of the county  
 where the person or persons having confessed such judg-  
 ment may reside, requiring him, her or them, within a  
 fixed reasonable time to be mentioned in such summon,  
 to enter into another confession of the same judgment,  
 with other securities, to be approved of by said judge,  
 justices, or justice (as the case may be;) and upon the  
 failure or neglect of such person or persons to comply  
 with the requisition in such summon contained, the said  
 judge, justices or justice (as the case may be,) upon  
 proof of the serving of such summon, or of its being  
 left at the last place of abode of the person or persons  
 on whom it should have been served, are hereby directed,  
 to deliver, upon the same being applied for, a statement  
 under his or their hands and seals, of the issuing of such  
 summon, and the failure of compliance therewith; upon  
 the delivery whereof to the clerk or register of the court  
 where such confession of judgment was returned, or to a  
 justice of the peace of the county, where such judgment  
 was superseded, the plaintiff or plaintiffs in the original  
 judgment his or their executors or administrators, may  
 have and use the same proceedings thereon which might  
 or could have been had if this act had never passed; *Pro-*  
*vided always,* that if after the expiration of the time men-  
 tioned in the said summon, a confession of judgment as  
 therein required shall be entered into, and a certificate  
 thereof obtained, such certificate shall have the same  
 force and operation as it would have had under this act if  
 no antecedent confession of judgment had ever been  
 made; and the said confession or judgment shall be retur-  
 ned and recorded in the same manner, and under the  
 same penalties, as are herein before prescribed.

**Proviso.**

**Supersedeas.**

**7. AND BE IT ENACTED,** That in all and every