

SENATE....No. 70.

Commonwealth of Massachusetts.

IN SENATE, April 3, 1835.

Ordered, That the Committee on the Judiciary be instructed to consider the expediency of making further provision, by law, respecting attachment of personal property held in common, on writs against one or more to the part-owners thereof.

Attest, CHAS. CALHOUN, *Clerk*.

Commonwealth of Massachusetts.

In the Year of our Lord One Thousand Eight Hundred
and Thirty-Five.

AN ACT

In addition to an Act regulating Attachments on Mesne
Process.

1 SEC. 1. **BE** *it enacted by the Senate and House*
2 *of Representatives, in General Court assembled, and*
3 *by the authority of the same,* That when any personal
4 property, belonging to two or more persons, is at-
5 tached on one or more writs, against one or more of
6 the part-owners thereof, the property so attached
7 shall, upon the request of any one or more of the
8 other part-owners, not being sued in such writ or
9 writs, be examined and appraised in the manner pre-
10 scribed in the second section of the act to which
11 this is in addition.

4 ATTACH'TS ON MESNE PROCESS. April 1835

1 SEC. 2. *Be it further enacted*, That the property
2 so appraised shall be delivered to the party or par-
3 ties making such request, upon his or their giving
4 bond to the attaching officer in a sufficient penalty,
5 and with two sufficient sureties, with condition to
6 pay to the officer the appraised value of the said de-
7 fendant's share or interest in such property, to satis-
8 fy all such judgments as shall be recovered in the
9 suits in which the property is attached, if demanded
10 within the time during which the property would
11 have been held by the respective attachments.

1 SEC. 3. *Be it further enacted*, That the doings
2 of the officer, together with said bond, shall be re-
3 turned by him in the same manner, and the same
4 proceedings may be had upon such bond, as is pro-
5 vided in the fourth section of the act to which this
6 is in addition.