

Appoint  
receiver.

ings on their part, or that a receiver should be appointed, until further order of the court, to take charge of the collection of fees or taxes, or claims, mentioned in the said original act, or to perform the duties of the trustee or trustees, whom the court is empowered, by virtue of said act, to appoint, in the premises, or in any wise to act for the security of the plaintiff, in the matter of said bill or petition, it shall and may be lawful for the court to order the issuing of injunction as aforesaid, and to appoint a receiver, with the authority as aforesaid, until further order of the court, and with such further authority as, under the circumstances, it shall seem to the court necessary to confer; and to order delivery to the receiver, of books, papers, and vouchers, as allowed and prescribed in said original act, in respect of a trustee or trustees aforesaid; and to pass all orders necessary, in the view of the court in the premises, for effecting the ends and objects of such injunction and receivership.

Chancery  
court em-  
powered.

SEC. 2. *And be it enacted*, That the court of chancery may exercise all the powers conferred by the said original act, or this act, upon the county court, sitting as courts of equity.

#### CHAPTER 79.

\*1715, ch.  
40.

A further SUPPLEMENT to the ACT,\* entitled, an Act directing the manner of Suing out Attachments in this Province, and limiting the extent of them.

Averment  
as to resi-  
dence may  
be dis-  
penssed with

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That no attachment that shall hereafter be issued by virtue of the act to which this is a supplement or of any of the supplements thereto, shall fail, be dismissed, quashed, or defeated because of any defect in any averment, as to the citizenship or residence or inhabitancy of the plaintiff or plaintiffs or any of them, or because of any omission altogether of averment in that respect, in the affidavit for such attachment, or in any act, or any part of the proceedings preliminary to such issuing of attachment; *Provided*, that if any trial take place it be proved at the trial in such attachment case, that the plaintiff or plaintiffs or any of them at the time of issuing said attachment was or were a resident or inhabitant or residents or inhabitants of one of the United States of America, or of a district or territory thereof.

If residence  
be proved.

Attach-  
ments  
against non-  
residents.

SEC. 2. *And be it enacted*, That in any cases of attachments that shall hereafter be issued by virtue of the act to which this is a supplement, or of any of the supplements thereto, against any person or persons not residing in this state, such attachments shall not be dissolved unless the defendant or defendants in such cases, or some person for such defendant or defendants shall enter into bond with good security to be approved by the court, to satisfy any judgment that shall be recovered in such case against said defendant or defendants.