

Not necessary to state or prove that the party suing out the same, was at the time a citizen of the United States—1825, ch. 114, sec. 1, . . . 832

No attachment hereafter to be quashed because of defect in averment as to the residence of plaintiff, or of omission in that respect provided it be proved at the trial—1834, ch. 79, sec. 1, . . . 1132

May be laid on debts and upon judgments or decrees, &c. and judgment of condemnation to be had as other debts—1831, ch. 321, . . . 1067

Execution on such judgment or decree may issue notwithstanding the attachment—1831, ch. 321, . . . 1067

Moneys payable on such judgments to be brought into court to await the event—1831, ch. 321, . . . 1067

Garnishee, not liable for costs, to be paid to plaintiff—1831, ch. 321, sec. 3, . . . 1068

The 7th sec. of the act of 1794, ch. 58, extended to cases where defendants are residents of this state at the time of suing out attachments, &c.—1831, ch. 321, sec. 4, . . . 1068

The provisions of the acts of assembly, directing the manner of suing out attachments to apply to all incorporations as if they were natural persons, whether incorporated by this state or not, or whether or not, the president, &c. or majority of the directors are residents of this state—1832, ch. 280, sec. 1, . . . 1088

Where debts, &c. are due from corporations to minors, feme coverts or lunatics, the oath of guardian, husband or committee, to be sufficient—1832, ch. 280, sec. 2, . . . 1089

Where debts are due to corporations, the oath of president, &c. sufficient—1832, ch. 280, sec. 3, . . . 1089

No attachment in case of minor, &c. to be quashed for want of form—1832, ch. 280, sec. 4, . . . 1089

Where attachments shall issue against lands, chattels, &c. of any corporation, competent to dissolve such attachment by giving bond with security, or may appear and contest the claim—1832, ch. 280, sec. 5, . . . 1089

Judgment on the cause of action as well as judgment of condemnation may be recovered—1832, ch. 280, sec. 5, . . . 1090

Writs of attachment may be laid on any interest in the capital or joint stock, or in the debt of any corporation—manner of proceeding, &c.—1832, ch. 307, . . . 1101

Attachment or fieri facias may be laid upon any interest which defendant has in any joint stock company—1832, ch. 307, . . . 1101

Directions for serving such process and making such return—1832, ch. 307, sec. 2, . . . 1101

Sheriff may require a certificate from the officer of the number of shares—1832, ch. 307, sec. 3, . . . 1101

If officers of the corporation refuse to give certificate to sheriff, he is to return the fact, whereupon court may issue attachment for contempt, cause him to be brought and to certify—1832, ch. 307, sec. 3, . . . 1102

And may commit and fine him, and have leger, &c. brought into court