PUBLIC GENERAL LAW.	2463
If defendant or garnishee shall not show cause, the court may con- demn the goods, &c. and award execution, &c.—1835, ch. 201,	
sec. 14,  Court to be satisfied that notice has been given, and to require bond and security for the restitution of the goods, &c. if the defendant within twelve months and a day, shall come in and show he was	1206
The condemnation to be a good bar against any suit brought against	1206
On the return of a warrant, under the act for the speedy recovery of small debts, if the person is not to be found, the creditor may pro- ceed in the county courts for obtaining an attachment according to	1206
the act of 1715, ch. 40—1791, ch. 68, sec. 1,  Remedy by attachment authorized in the county courts, where the debts do not exceed fifty dollars, as in cases above that sum—1817,	277
ch. 138, sec. 1,	669
peace—1825, ch. 114, sec. 2,	832
sec. 3,  If a person of full age, residing out of the state, is entitled to lands, &c. in this state, by descent or devise, and the person under whom he claims was indebted, the court in which any suit against such heir or devisee is instituted, may award attachment against the lands and tenements of such heir or devisee, in the same manner as against	832
any other person residing out of the state—1794, ch. 54, sec. 7, Witnesses summoned from one county to another are liable to attachment as if they resided in the county where such trial is had—Oct.	312
1777, ch. 12, sec. 2,  The sheriff to whom such attachments are directed shall return them to the court from which they are issued, and produce the party be-	139
fore the said court—1795, ch. 23, sec. 2,	320
—1793, ch. 70, sec. 3,  Attachments may be issued by the register of the land office on the	303
eastern shore against witnesses not attending—1795, ch. 61, sec. 12, Attachments may issue from the general or county courts to compel the attendance of witnesses summoned by the sheriff or coroner on	326
warrants of resurvey from such courts—1789, ch. 35, sec. 6, 7, . Attachments may issue from the orphans court to compel the attendance	255
of witnesses summoned thereto—1798, ch. 101, sub ch. 15, sec. 13, Attachment may be issued against the proper person to appear, after being summoned, in actions that would have abated by the death	413
of either party—1785, ch. 80, sec. 1,	229
attachment—1794, ch. 54, sec. 10,	314