

	Page.
Attachment may be issued by the county courts for the allowance to witnesses in the land office on the eastern shore on the hearing of a caveat—1795, ch. 61, sec. 12,	326
The payment of allowances to commissioners, witnesses, and the auditor in the chancery court, may be compelled by attachment—1785, ch. 72, sec. 18,	217
Regulations respecting attachments of contempt, and with proclamations from the chancery court to compel an appearance and answer—1785, ch. 72, sec. 19, 20, 21, 22, 23, 24, 25,	217. 218
Respecting attachments after an injunction to stay waste—1785, ch. 72, sec. 28,	224
Respecting attachments against persons empowered to sell mortgaged property, and their securities—1785, ch. 72, sec. 3,	209
<i>See Chancery.</i>	
Regulations respecting attachments to be issued by the orphans courts—1798, ch. 101, sub ch. 3, sec. 20, p. 380; sub ch. 12, sec. 5, p. 404; sub ch. 15, sec. 15, 16, 17, 20,	413. 414. 416
<i>See Orphans Courts.</i>	
The defendant in a writ of replevin of property distressed for taxes may, on a verdict, issue fieri facias or attachment, on which the property originally distrained may be taken and sold in whose hands soever found—1790, ch. 53, sec. 4,	265
When witnesses do not attend a summons from justices of the peace they may be attached and fined—1801, ch. 42,	434
May be issued against a person for whose use a suit is entered on non-suit, &c. as if he had been security for cost—1801, ch. 74, sec. 10,	460
Attachments against guardians and administrators.	
<i>See Orphans Court.</i>	
A person arrested and permitted to go at large may again be arrested before the return day or during the term—1811, ch. 161, sec. 2,	604
Proceedings on appeal for small debts, where an attachment is returned non est—1818, ch. 166, sec. 1,	694
A sheriff, &c. who may have arrested any person under an attachment, and permitted him to go at large, may arrest him for the purpose of producing him in court, and on so doing, the sheriff, &c. shall not be liable for any intermediate escape—1825, ch. 50,	947

ATTORNEY-GENERAL.

- The attorney-general to be appointed by the governor for the time being, with the advice and consent of the * * *—Const. art. 48.
- He shall take an oath, that he will not, directly or indirectly, receive any fee or reward for doing his office but what is or shall be allowed by law, nor will, directly or indirectly, receive the profits, or any part of the profits, of any office held by any other person, and that he does not hold the same office in trust, or for the benefit of any other person—Const. art. 52.
- Punishment for his so receiving the profits of any office held by any other person—Const. art. 53.