

Amended and
re-enacted

“Attachments,” be and is hereby amended and re-enacted, so that the same shall read as follows:

Attachments

36. No attachments upon warrant, judgment upon two non-ests, or upon original process, shall issue against, be levied on or affect the wages or hire of any laborer, or employee, not actually due at the date of such attachment in the hands of the employers, whether such employers be individuals or corporations, unless the debt or judgment upon which such attachment is issued shall, exclusive of cost, exceed the sum of one hundred dollars; and the the sum of one hundred dollars of such wages, or hire due to any laborer or employee, by any employer, or corporation shall always be exempt from attachment by any process whatever; *provided*, that this act and nothing herein contained shall apply or in any manner effect any existing debt, contract, note, or judgment, nor prevent any person or body corporate from issuing an attachment on any judgment, now obtained or which may hereafter be obtained on any note, debt or contract existing at the time of the passage of this act; and provided that nothing in this act shall apply to non-resident defendants.

Exemption

Proviso

In force

SEC. 2. *And be it enacted*, That this act shall take effect from the date of its passage.

Approved, 3d of March, 1874.

CHAPTER 46.

AN ACT to repeal all laws in Worcester county, entitled “Fencing,” and re-enact the same with amendments.

Repealing

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That all laws in Worcester county, entitled “Fencing,” be, and the same are hereby repealed.