20.

No irregularity shown in writ. Motion to quash overruled. Defense raised under plea of $nulla\ bona$, rather than on motion to quash. Indemnity Co. v. Cosgriff, 144 Md. 663.

To first note under heading "Appeal," on page 292, vol. 1, of Code, add Deck-

elman v. Keisner, 152 Md. 473.

This section referred to in construing sec. 46. See notes thereto. Sanitary Grocery Co. v. Soper, 146 Md. 132.

Sale of Attached Property.

27.

This section referred to in construing sec. 46. See notes thereto. Sanitary Grocery Co. v. Soper, 146 Md. 134.

Amendments.

28.

Omission of formal reference to declaration in affidavit may be supplied by amendment. Bond may be amended. Gill v, Physicians', etc., Bldg., 153 Md. 400. This section referred to in holding defects in proceedings waived by agreement filed in attachment case. Union Trust Co. v, Biggs, 153 Md. 58.

Attachments on Judgments and Decrees.

29.

Judgment creditor must prove liability of garnishee existed when writ issued or case tried, to have issue of fact submitted to jury. Purpose of attachment. Cueva Co. v. Williams, 145 Md. 530.

No affidavit, voucher or warrant necessary in attachment on judgment. Indemnity Co. v. Cosgriff, 144 Md. 663.

See notes to sec. 8.

Attachments of Wages or Hire.

33.

"Employee" includes one employed on monthly salary. Monthly allowance of fixed amount for traveling expense is part of "wages" within this section. Shriver v. Carlin & Fulton Co., 155 Md. 55.

1929, ch. 265, sec. 33A.

33A. The provisions of the aforegoing Section 33 of this Article shall not apply to judgments entered for groceries, foodstuffs, meats, provisions and other food supplies, for the household use of the defendant or defendants, his, her or their family and for the boarders or guests of the defendant or defendants.

1929, ch. 265, sec. 33B.

33B. The holder of a judgment for groceries, food-stuffs, meats, provisions and other food supplies for the household use of the defendant or defendants, his, her or their family, or for his, her or their boarders or guests, may have an attachment issued by a Justice of the Peace or a Court of competent jurisdiction to bind ten per centum (10%) of the salary, wages or commissions of the debtor, due or as the salary, wages or commission shall become due until the judgment shall have been satisfied.

See art. 83, sec. 8, et seq.