

tice of the Peace issuing said distraint within five days from the date of said sale; and upon the failure of any constable, bailiff, or other person levying any distraint and selling any goods thereunder to make said return as herein provided he shall, for upon conviction of violating the provision of this section, be fined not less than \$10 nor more than \$100, or shall forfeit the office in discretion of Court.

1929, ch. 369, sec. 180C.

**362.** In Allegany County any goods subject to a recorded lien or reservation of title, as hereinafter provided, held by a person, firm or corporation having an established place of business in Allegany County, for the whole or any part of the purchase price of said goods, when carried on leased premises, shall be subject to distress for rent only to the extent of the tenant's interest in said goods, and when any goods subject to such a lien or reservation of title are seized under a distraint for rent it shall be the duty of the person levying on said goods, or of the person, firm or corporation having said distraint issued, to notify in writing the holder of any such lien or reservation of title, of said seizure at least three days before the sale of said goods, and upon receipt of said notice, it shall be the duty of said holder of said lien or reservation of title to furnish on or prior to the day of said sale, to the person levying on said goods, or the person, firm or corporation authorizing said distraint, a sworn written statement of the amount then due under said lien or reservation of title, and at the sale of said property under said distraint, said property shall be sold subject to said lien or reservation of title.

1929, ch. 369, sec. 180D.

**363.** In the event the holder of any recorded lien or reservation of title shall not be notified of said distress as provided in the preceding section, it shall be conclusively presumed that the entire amount called for by said lien or reservation of title is due and owing at the time of sale, and upon the failure of the holder of any such lien or reservation of title to furnish a sworn written statement of the amount due, after notice, as provided in the preceding section, it shall be conclusively presumed that said lien or reservation of title has been paid in full.

1929, ch. 369, sec. 180E.

**364.** Any lien or reservation of title shall be considered recorded within the meaning of this Act if a memorandum containing the names of the parties, the goods sold, the date of sale, the amount of money due the seller, and a statement that the lien or reservation of title was given before said goods were carried on the premises of the tenant, is filed in the office of the Clerk of the People's Court in Cumberland, Maryland; provided said memorandum is filed with said Clerk prior to the issuance of any distraint against said goods, and within five days from the date of said sale.