

ARTICLE 9.

ATTACHMENTS.

<p>Attachment Against Non-Resident and Absconding Debtors.</p> <p>8. Clerk to issue attachment.</p> <p>9. Writ of summons.</p> <p style="text-align: center;">Attachments by Justices.</p> <p>32. Against non-resident or absconding debtors.</p>	<p style="text-align: center;">Attachments of Wages or Hire.</p> <p>33. When and how far wages exempt.</p> <p style="text-align: center;">Priority of State's Lien.</p> <p>51. Commencement of suit to give state a lien on lands of debtor to state.</p>
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Attachments Against Non-Resident and Absconding Debtors.

3. Absence of debtor for three days from residence and place of work in place unknown to those in charge of his property, with time of return unknown and faced with demand for payment of note which he could not meet, sufficient to justify proceeding under statute on assumption that debtor had absconded. Attachment of goods validly sued out and duly levied is effective against receivers appointed same day but bond filed subsequent to attachment. *Obrecht v. Ensor*, 162 Md. 391.

4. This section referred to in discussing meaning of word "citizen". *Fitzwater v. Hydro-Elec. Corp.*, 149 Md. 465.
Cited but not construed in *Lanasa v. Beggs*, 159 Md. 313.
See notes to sec. 44.

7. To the note on page 282, vol. 1. of Code, add *Power v. Asphalt Products Corp.*, 162 Md. 185.

An. Code, 1924, sec. 8. 1912, sec. 8. 1904, sec. 8. 1888, sec. 8. 1795, ch. 56, sec. 1. 1888, ch. 507. 1935, ch. 546, sec. 8.

8. Upon making the affidavit and producing the proofs before the clerk of the court from which such attachment is to issue, or upon presenting to said clerk the affidavit and proofs when said affidavit is not made before him, he shall issue an attachment against the lands, tenements, goods, chattels and credits of said debtor, and other writs of attachment, founded on the original affidavit and proofs set out aforesaid, may be issued by said clerk from time to time either before the return day next succeeding said original affidavit and proofs or any time thereafter.

All lands, tenements, goods, chattels, rights and credits are subject to attachment by way of garnishment. Nature of garnishment: obligation of garnishee. Attachment covers all property or credits of debtor in hands of garnishee down to trial. See notes to art. 14A, sec. 25. *Int. Bedding Co. v. Terminal Warehouse Co.*, 146 Md. 488.