

An. Code, 1924, sec. 9. 1912, sec. 9. 1904, sec. 9. 1888, sec. 9. 1795, ch. 56, sec. 3.
1935, ch. 546, sec. 9.

9. There shall be issued with every original attachment, but not with other or successive attachments in the same proceeding as authorized in Section 8, a writ of summons against the defendant and a declaration or short note, expressing the plaintiff's cause of action, shall be filed, and a copy thereof shall be sent with the writ to be set up at the court house door by the sheriff, or other officer.

10.

Plaintiff may be garnishee. *Deibert v. State*, 150 Md. 691.
See notes to sec. 8.

11.

See notes to sec. 8.

12.

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

13.

Garnishee liable under this section for cost of renewing bonds where he denies he has funds belonging to defendant and aids defendant in continuing contest. Action on appeal bond. *Amer. Surety Co. v. Kitzmiller*, 144 Md. 169.

14.

Cited but not construed in *Baltimore v. Libowitz*, 159 Md. 32.

15.

See notes to sec. 8.

16.

This section referred to in construing sec. 13. See notes thereto. *Amer. Surety Co. v. Kitzmiller*, 144 Md. 169.
Cited but not construed in *Baltimore v. Libowitz*, 159 Md. 32.

19.

A bond which, in form appears to be for dissolution of attachment on original process as provided by this section, but was intended to be bond for dissolution of attachment on judgment already entered against credits in hands of garnishees, cannot be treated as statutory bond, but may be construed as common law bond. *Md. Casualty Co. v. Greenberg*, 159 Md. 40.

Cited but not construed in *Lanasa v. Beggs*, 159 Md. 314.

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 *Deckelman v. Kelsner*, 152 Md. 473.

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

As to attachments for taxes, see art. 81, sec. 147.