

24.

Cited but not construed in *Lanasa v. Beggs*, 159 Md. 313.

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.

Declaration in attachment case may be amended by increasing the *ad damnum* clause. *Lanasa v. Beggs*, 159 Md. 314.

Cited but not construed in *Baltimore v. Libowitz*, 159 Md. 32; *Obrecht v. Ensor*, 162 Md. 396.

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.

When judgment creditor assigned the judgment merely as security, and an attachment against the assignor was laid in the hands of the assignee as garnishee, the latter could not affect the inchoate lien created by the service of attachment by his subsequent consent that the assignment be ignored. *Roberts v. First Nat. Bank*, 157 Md. 38.

This section referred to in construing art. 26, sec. 20. *First Nat. Bank v. Equitable Soc.*, 157 Md. 253.

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

Attachments by Justices.

An. Code, 1924, sec. 32. 1912, sec. 32. 1904, sec. 32. 1888, sec. 31. 1835, ch. 201, sec. 14. 1849, ch. 269. 1852, ch. 239. secs. 1, 2. 1933, ch. 473.

32. Any justice of the peace may issue an attachment against a non-resident, an absconding debtor, or a debtor twice returned non est upon summons issued, where the sum claimed shall not exceed one hundred dollars, but no special pleading shall be required before a justice of the peace.

Attachments of Wages or Hire.

An. Code, 1924, sec. 33. 1912, sec. 33. 1904, sec. 33. 1888, sec. 32. 1852, ch. 340. 1854, ch. 23. 1874, ch. 45. 1886, ch. 65. 1933 (Special Sess.), ch. 104.

33. No attachments of the wages or hire of any laborer or employee, in the hands of the employer, whether private individuals or bodies cor-