

Cited but not construed in *Amer. Surety Co. v. Kitzmiller*, 144 Md. 165 (see notes to sec. 13); *Lanasa v. Beggs*, 159 Md. 313; *Appel Sons v. State*, 167 Md. 628.

See notes to sec. 47.

Several Attachments.

45.

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

46.

Attachment must be brought in jurisdiction of garnishee's residence or place of business; garnishment may not be had in one county on suit brought in another. This section not applicable to attachments on judgments or decrees. *Sanitary Grocery Co. v. Soper*, 146 Md. 131.

This section does not apply to attachments on judgments. *Thompson v. Central Metal & Sup. Co.*, 158 Md. 188.

Claimants of Property.

47.

Burden on claimant to prove ownership (*i. e.*, that attaching creditor had notice of conditional sale contract); court may not direct verdict in favor of claimant. *Motor Car Co. v. First Natl. Bank*, 154 Md. 82.

Claimant may either proceed under this section or move to quash. Motion to quash may be filed without general appearance. Property belonging to State. *Newman Co. v. Dubadaway*, 154 Md. 597.

A wife, as tenant by entireties with husband, may intervene as claimant of property seized under writ of *fiere facias* issued upon judgment against husband alone. *Haid v. Haid*, 167 Md. 493.

To third note under this section on page 304, vol. 1, of Code, add *Gilpin v. Somerville*, 163 Md. 40.

Cited but not construed in *Burton v. Jennings*, 158 Md. 258.

48.

See notes to sec. 47.

Lien of State.

An. Code, 1924, art. 81, sec. 149. 1912, sec. 145. 1904, sec. 142. 1888, sec. 126. 1778, ch. 9, sec. 6. 1874, ch. 483, sec. 137. 1878, ch. 237. 1929, ch. 226, sec. 51 (p. 722).

51. All lands and tenements belonging to any person indebted to this State, after the commencement of a suit therefor against him shall be liable to execution on any judgment or decree which may be rendered against him in such suit, in whosoever hands or possession the said lands or tenements may be found; but where the debtor hath granted or may hereafter grant any road, way or easement in or over any lands liable as aforesaid, the rights accruing through or by such grant shall not be affected by the preceding provisions of this section; provided, however, that all existing rights of the State now vested shall not be in any way diminished or released, except as herein provided.

For notes on this section, see page 2624, vol. 2, of Code. (This section was formerly art. 81, sec. 149.)