

21.

To third note to this section, page 2147, vol. 2, of Code, add *Caltrider v. Isberg*, 148 Md. 664.

23.

This section referred to—see notes to sec. 11. *Caltrider v. Weant*, 147 Md. 343.

25.

To first note to this section, page 2148, vol. 2, of Code, add *Caltrider v. Isberg*, 148 Md. 667.

38.

Under this section, court has no jurisdiction to decree sale of lands when more than five years had expired from filing of claim, without revival of lien. Appointment of receivers; sale subject to lien. *Hayes v. Armstrong*, 145 Md. 271.

41.

Court may permit surplus words in bill of particulars attached to claim to be stricken out. *Caltrider v. Isberg*, 148 Md. 666.

If ownership improperly stated in lien proceedings, amendments may be made. *Wilhelm v. Roe*, 158 Md. 624.

Jewelers.

An. Code, 1924, sec. 53. 1912, sec. 53. 1912, ch. 653. 1935, ch. 269.

53. Upon all articles left or given to jewelers or silversmiths for repairs or work on, the jewelers or silversmiths shall have a lien on said article or articles for cost of repairs, work on and material put on or in such article. And one year after the completion of repairs, work on or material put on or in such article, and the indebtedness remains unpaid and owing, such jewelers or silversmiths may after one month's notice in writing to the owner of such article notifying such owner of the amount due, by mailing such notice directed to the owner's last known address, or if the owner be unknown, by written or printed notice set up at the Court House door of the county or City of Baltimore and the bill remains unpaid, sell such article at public or private sale to satisfy such claim, and the proceeds after paying expenses of such sale, be applied in liquidation of such indebtedness, and the balance, if any, be paid over to such debtor.

Garages.

54.

Lien for repairs, etc., is subordinate to holder of conditional sales contract; provision of contract. See art. 21, sec. 55. *Goldenberg v. Finance & Credit Co.*, 150 Md. 301.

Priority upon certain specified documents of title over the lien created in favor of garagemen, had no reference to conditional sales contracts of non-resident vendee, while driving an automobile in temporary use of the highways of the state. *Credit Co. v. Marks*, 164 Md. 140.