

ATTACHMENTS.

1867, c. 418 adds the following section to this article:

11. The plaintiff may have more than one attachment or writ of attachment, to be laid in the hands of different persons or levied on other property or effects than that taken under the first, though the first be still outstanding; *provided*, that but one satisfaction of the debt or demand shall be made, and that it shall be in the discretion of the court in all such cases, whether any costs, or if any, what amount of costs shall be allowed on the subsequent attachment or attachments.

1867, c. 418.
How many attachments may be laid or levied.

In force from March 22, 1867. See 1862, c. 262, under Public General Laws, Art. XXIX, Courts.

NOTE—1865, c. 5 repeals sections 32 and 33 of this article, relating to issuing attachments or executions to another county. See 1865, c. 5, under Public General Laws, Art. XVIII, Clerks of Court.

ARTICLE XI.

Attorneys at Law.

10. Oath.

16. Non-practitioners.

18. Duties of state's attorney, and compensation.

1867, c. 126 repeals 1865, c. 114 which was substituted for section 10, and enacts the following in lieu thereof:

SEC. 10. Every attorney or other practitioner at law shall in open court take and subscribe the following oath or affirmation, I do solemnly swear (or affirm) that I will at all times demean myself fairly and honorably as an attorney and practitioner at law, that I will bear true allegiance to the state of Maryland, and support the laws and

1867, c. 126.

Oath.