

nishee, together with such costs only as the garnishee shall put the plaintiff to by denying himself to be indebted to the defendant and contesting the same.

15. The garnishee in every attachment issued in pursuance of the preceding sections may plead in behalf of the defendant any plea or pleas which the defendant might or could plead if the summons had been served upon him and he had appeared

Id s 15.
1795, c 56, s 4
The defence of garnishee for defendant
31 Md 404, 39 Md 223, 47 Md 312

16. Any judgment of condemnation against a garnishee and execution thereon, or payment by such garnishee, shall be sufficient, and pleadable in bar in any action brought against him by the defendant in the attachment for or concerning the property or credits so condemned

Id s 37
1715, c 40, ss. 3-7
Judgment of condemnation and execution thereon, or payment by garnishee, when

pleadable against defendant 8 Md 458, 5 Gill 424, 1 H & G 502, 1 H & McH 80, 3 H & McH. 178.

17. In all cases of attachment, whether upon warrant, judgment or decree, the plaintiff may exhibit interrogatories in writing to the garnishee, who shall by rule of court answer each and every of said interrogatories touching or concerning the property of the defendant in his possession or charge, or by him due or owing at the time of serving such attachment, or at any other time; and if such garnishee shall neglect or refuse so to do, the court is hereby directed to adjudge that such garnishee hath in his possession property of the defendant, or is indebted to such defendant to an amount and value sufficient to pay the debt, damage, and interest of said plaintiff and costs, and execution shall issue as in other cases of condemnation in the hands of garnishees.

Id s 16.
1795, c 56, s 5.
The interrogatories.

What judgment to be given if garnishee neglect or refuse to answer them.

18. In all attachments, the garnishee may appear in court on the return day of such attachment, or within four days thereafter, and confess the amount of goods, chattels, or credits in his hands; and if the plaintiff will not take judgment of condemnation for the amount so acknowledged, but shall claim a larger sum, then the garnishee shall be allowed the costs of suit, unless on a final decision the plaintiff shall recover a larger amount than the garnishee acknowledged as aforesaid.

Id s. 17.
1824, c 74, s 2.
Confession of judgment by garnishee

19. Any plaintiff in an attachment, may have the same laid upon debts due the defendant upon judgments or decrees rendered or passed by any of the courts of law or equity in this State, and may have judgment of condemnation thereof as upon any other debts due said defendant; and an execution may, on application of any party to the court rendering such judgment or decree, be issued for enforcing the payment thereof, notwithstanding the attachment; *provided*, the money payable on such judgment or decree be in the said writ of execution required to be brought into the said court, to be by such court preserved or deposited, or invested in stocks, to abide the event of the proceedings in such attachment.

Id s 18
1831, c 321, ss 1-2
Attachment of judgments or decrees due defendant upon judgments or decrees

Execution

Money brought into court.

20. An attachment may be laid on any interest which the defendant has or may be entitled to in the stock of any corporation, or in the debt of any corporation, transferable upon the books of such corporation; and it shall be the duty of the sheriff or other officer, in laying said attachment, to comply with the requirements

Id s 19.
1832, c 307, s 1.
Attachment of defendant's interest in stock or debt of corporations
40 Md 599
Duty of sheriff.