

contained in this article, in relation thereto, subtitle Proceedings against Corporations.

Id s 20
1832, c. 280, s 5,
1844, c 79, s 2,
1854, c 153, s 4
Appearance of
defendant and
dissolving at-
tachment
34 Md 56

21. No attachment shall be dissolved unless every defendant appears to the action, and unless a bond be given by or on behalf of the defendant or defendants, in a sum of money equal to the value of the property attached, with security to be approved by the court or the judge thereof, if in recess, to satisfy any judgment that shall be recovered in such case against the defendants.

Id s 21
1852, c 155, s. 1
Quashing at-
tachment before
return day.

22. Any absent defendant, or any one in his behalf, may file a petition to the judge of a court from which an attachment has issued before the return day of such attachment, praying that the said writ be quashed and set aside, and thereupon the judge shall order the sheriff to return said writ and the proceedings thereunder immediately before him, and the said judge shall, upon such return and after such notice as he shall prescribe to be given to the adverse party or his attorney, proceed to hear said petition and receive evidence and adjudicate thereon, in the same manner and to the same extent as the said judge would be empowered to do while sitting in court at the return day of said writ, on motion to quash and set aside the same; *provided*, such petition shall not prevent the further execution of said attachment until the judge shall order the same to be quashed.

Proceedings

Further execu-
tion.

Id s. 22
1852, c 155, s. 2
Appeal

23. Either party shall be at liberty to appeal from the decision of the judge on said petition within sixty days thereafter.

Id. s 23
1852, c 155, s 2
Appeal of plain-
tiff

24. If the judge shall quash said attachment, and the plaintiff shall appeal and give bond in such penalty and with such security as said judge may approve, conditioned to prosecute said appeal with effect, or in default thereof to pay such costs and damages as the absent defendant or other persons interested in said property or credits may incur, or suffer by reason of such attachment and appeal, the attachment shall remain in force as if no such petition had been filed.

Bond to prose-
cute appeal
from order
quashing at-
tachment

Attachment in
force.

Id s 24
1852, c 155, s 2
Time within
which to file
bond.

25. The party appealing under the preceding sections shall have ten days from the date of the judgment quashing any such writ of attachment within which he may file his appeal bond, and the writ of attachment shall remain in force during that time.

Id s 26.
1794, c 54, s 7.
Attachment
against land,
etc., of heir or
devisee for debt
of intestate or
testator

26. If any person of full age residing out of this State, is entitled by descent or devise to any lands or tenements lying in this State, and the person from whom such lands descended or by whom the same were devised, was indebted to any person, the court in which any suit against such heir or devisee may be instituted, may award an attachment against the lands and tenements of such heir or devisee, held by descent or devise from the person so indebted, in the same manner and to have the same effect as attachments awarded against other persons residing out of the State.

1876, c. 254.
When the court
may order the
sale of perish-
able property
attached

27. Any of the courts of this State, in which an attachment suit is pending, either on original or appellate jurisdiction, or any judge thereof, in vacation, may order a sale of any perishable property