which may be levied on by virtue of such attachment, whenever the court or judge may deem such sale expedient, on such terms and notice as the order may prescribe, and such sale may be ordered before or after the return of the attachment, and the proceeds of such sale, after payment of the expenses incident thereto, shall be paid into court, and deposited with the clerk, subject to the order of the court, on the final decision of the case

- 28. No writ of attachment shall be quashed by reason of the 1845, c 54, 1846, c 324-328. omission or misspelling of the Christian name of any non-resident Omission or or absconding debtor, but the court shall allow such writ of attachment to be amended at any time before judgment thereon.
- 29. No attachment sued out for a debt due to any minor, feme covert, or lunatic, on the oath or affirmation of the guardian, husband, or committee of such minor, feme covert, or lunatic, shall be debt due minor, quashed or set aside for any defect in matter of form.

Amendment

Art 10, s 29, 1832, c 280, s 4. feme covert, or lunatic.

ATTACHMENTS AFTER TWO NON ESTS.

30. When two summonses have been returned non est against the Art 10. a 25 1715. c 40, a 2. defendant in any of the courts of law of this State, the plaintiff, upon Attachment on proof of his claim as hereinbefore required, shall be entitled to an attachment, and the judge of the court where such action is pending shall order such attachment to issue, and the same proceedings shall be thereupon had as in attachments issued against absconding debtors.

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ATTACHMENTS ON JUDGMENTS OR DECREES.

- 31. Any plaintiff having a judgment or decree in any court of Attachment on ludgment, when law or equity in this State, may, instead of any other execution, issue to issue and what to contain. an attachment against the lands, tenements, goods, chattels, and 21 Md 573, 24 Md 163, 26 Md credits of the defendant in the plaintiff's own hands, or in the hands 290, 30 Md 485, 31 Md 38, 522 of any other person, which attachment shall contain the clause of 32 Md 91, 34 Md 647, 38 Md scire facias required in an attachment against a non-resident or ab345 41 Md 601,
 350 Md.
 345 42 Md 254, 46
 Md 234. sconding debtor
- 32. If neither defendant, nor the garnishee in whose hands such Id 8 31 property or credits were attached, appear at the return of the at-Appearance, cution thereof.
- 33. The plaintiff may have more than one attachment or writ of 1867, c 418 attachment, to be laid in the hands of different persons or levied on tachments may 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.

Art 10, s 30 1715, c 40, ss 3-7, 1831, c 321, s 4, 1834, c 189, 1853, c 375

be laid or levied.