

Attachments on original process for fraud

Proceedings

ceed one hundred dollars, upon the party applying for the same making before the justice the affidavit, and exhibiting the proofs and vouchers necessary to authorize an attachment to be issued from the Circuit Court in such cases, and giving bond, with security to be approved by said justice, in double the sum alleged to be due, and conditioned as is provided in section 37, of this article, except such changes of language as may be necessary to make the same applicable to a proceeding before a justice of the peace, and such attachment shall be returnable before the justice who issued it, on a day certain, to be named therein, not less than twenty nor more than thirty days from the date of issuing it, and the plaintiff shall give notice of the issuing of such attachment, in the same manner as in case of attachments before a justice against non-resident or absconding debtors, and a writ of summons shall also be issued with such attachment, as is usual in cases of debt before a justice, and the proceedings on such attachment shall conform, as near as practicable, to the practice and proceedings, under writs of attachment, against non-resident or absconding debtors issued by a justice of the peace.

WAGES OR HIRE.

1874, c 45.
Attachment against wages or hire of laborer or employee
31 Md 39, 47
Md 203

Amount exempt.

Not to apply to non-resident defendants

1874, c 230
Wages or hire due non-residents.

53. No attachments upon warrant, upon judgment, upon two *non ests*, or upon original process, shall issue against, be levied on, or affect the wages or hire of any laborer, or employee, not actually due at the date of such attachment in the hands of the employers, whether such employers be individuals or corporations, unless the debt or judgment upon which such attachment is issued shall, exclusive of cost, exceed the sum of one hundred dollars; and the sum of one hundred dollars of such wages or hire due to any laborer or employee, by any employer or corporation, shall always be exempt from attachment by any process whatever; *provided*, that this section and nothing herein contained shall apply to or in any manner affect any existing debt, contract, note, or judgment, nor prevent any person or body corporate from issuing an attachment on any judgment, now obtained or which may hereafter be obtained on any note, debt, or contract existing at the time of the passage of this act; and *provided*, that nothing in this act shall apply to non-resident defendants.

54. The wages or hire of any person or persons, not residing in this State, shall be subject to attachment upon judgment, upon warrant, or upon two *non ests*, in the same manner and to no larger extent than the wages or hire of any person or persons, resident in this State.

ATTACHMENTS IN ACTIONS FOR ILLEGAL ARREST, FALSE IMPRISONMENT, ETC.

1861, c 77, s 1
Attachments in cases of illegal arrest, etc

55. In all actions for illegal arrest, false imprisonment, or violation of the twenty-third, twenty sixth, thirty-first, and thirty-