- 412. Mackintosh v Corner. 33 Md. 598. Ginsburg v. Pohl, 35 Md. 507. Williams v. Jones, 38 Md. 556. Myer v. Liverpool Ins Co, 40 Md. 595. Early v. Dorsett, 45 Md. 467. Wilson v. Ridgley, 46 Md. 247. Peoples Bank v. Shryook, 48 Md. 439. Mattingly v Grimes, 48 Md. 105. Odend'hal v. Devlin, 48 Md. 445. First Nat. Bank v. Weekler, 52 Md 40. Cruett v. Jenkins, 53 Md. 225. Nicholson v. Crook. 56 Md. 55. O'Connell v. Ackerman, 62 Md 337.
  - P. G. L., (1860,) art. 10, sec. 12. 1715, ch. 40, secs 3-7. 1854, ch 75, sec. 1.
- 11. Every attachment issued under the preceding sections shall contain a clause commanding the sheriff or other officer, at the time of executing the said attachment, to make known to each person in whose hands or possession the lands, tenements, goods, chattels, and credits so attached are, if to him it shall seem meet, to be and appear on the return of such attachment before the court out of which it issued, to show cause why such lands, tenements, goods, chattels or credits so attached should not be condemned and execution thereof had and made as in other cases of recoveries and judgments given in courts of record.

Davidson v. Beatty, 3 H. & McH. 615. Fitzhugh v. Hellen, 3 H. & J. 206. Barney v. Patterson, 6 H. & J. 201. Clarke v. Belmaer, 1 G. & J. 443. Stone v. Magruder, 10 G. & J. 386. Van Brunt v. Pike, 4 Gill, 271. McCoy v. Boyle, 10 Md. 396. Berry v Mathews, 13 Md. 558. Friedenrich v. Moore, 24 Md. 296, Johnson v. Lemmon, 37 Md 336. Farmers Bank v. Brooke, 40 Md. 258. Manton v. Hoyt, 43 Md. 254. Corner v. Mackinton, 48 Md. 387.

## Ibid. sec. 13. 1715, ch. 40, sec. 3.

12. If neither the defendant nor the garnishee in whose hands the property or credits may be attached shall appear at the return of the attachment, the court shall and may condemn the property and credits so attached, as provided in section 13, and award execution thereof; provided, that no such execution shall issue unless the plaintiff give bond or sufficient security before the court awarding the execution, to make restitution of the lands, tenements, goods, chattels or credits so as aforesaid condemned, or the value thereof, if the defendant shall at any time within a year and aday—to be accounted from the return of said attachment— appear to the said original action, and make it appear that the claim of the said plaintiff, or some part thereof, is not due to the said plaintiff.

Davidson v. Beatty, 3 H. & McH. 616. Owings v. Norwood's Lessee, 2 H. & J. 96. Boarman v. Israel, 1 Gill, 372 Cockey v. Milne's Lessee, 16 Md. 200.