1876, ch. 285. 1888, ch. 507.

46. Upon the filing of a bond by or on behalf of such claimant in a penalty equal to double the value of the property as ascertained by an appraisement thereof, to be made by the sheriff at the time of the levy, to be approved of by the clerk and conditioned for satisfying all costs and such damages not exceeding the real value of the property attached, as the plaintiff shall recover in case said claimant shall fail to establish his claim, the said property shall be discharged from the levy and surrendered to the party in possession thereof when attached.

Turner v. Lytle, 59 Md. 199 Kean v. Doerner, 62 Md. 475.

Thid.

47. In case the plaintiff in such attachment is not satisfied with the sufficiency of the surety or sureties in the bond taken under the preceding section, he may at any time before judgment apply to the judge of the court in which the said bond is filed for an order requiring the petitioner to give additional security, notice of which application shall be given to the petitioner not less than five days before the same is made; and the said judge, if satisfied from evidence of the insufficiency of the bond, may order or require the petitioner to give an additional bond within such time as he shall deem proper; and in case of refusal to comply with such order, judgment may be entered against such petitioner to the amount of the real value of the property levied upon, upon which execution may issue as provided by law; and said plaintiff may have an execution against the defendant in the original attachment, provided that but one satisfaction of the debt or demand shall be made; and it shall be in the discretion of the court in all such cases to dispose of the matter of costs.

Turner v. Lytle, 59 Md. 199. Kean v. Doerner, 62 Md. 475.