for the wrong and injury done to him, her or it by reason of such seizure and detention of his, her or its property.

Attachment Before Maturity of Plaintiff's Claim. 1894, ch. 648.

48. Although the debt or obligation upon which the action is brought may not have matured, the creditor may, nevertheless, proceed by attachment, as heretofore provided, in the following cases: (1) When the debtor absconds; (2) when he has assigned, disposed of or concealed or is about to assign, dispose of or conceal his property or some part thereof, with intent to defraud his creditors; (3) when he is about to abscond from this State; (4) when he has fraudulently contracted the debt or incurred the obligation respecting which the action is brought; or (5) when he has removed or is about to remove his property, or some portion thereof, out of this State, with intent to defrand his creditors. The date of the maturity of the debt or obligation shall be set forth in the affidavit upon which the attachment is to issue, and the plaintiff shall not be entitled to judgment either in the short note or in the attachment case until after the maturity of the debt or obligation.

ARTICLE X.

ATTORNEYS AT LAW AND ATTORNEYS IN FACT.

Admission to the Bar.

- Application for admission to the bar to be made to the Court of Appeals State Board of Law Examiners.
- Applications to be referred by Court of Appeals to State Board of Law Examiners.
- 4, 5. Repealed by 1898, ch. 139.
- 6. Admission without examination of lawyers from other States To whom not applicable.

7,8 Repealed by 1898, ch 139.

Free Inspection of Records by Practitioners.

9A Practitioners entitled to examine records, etc., without payment of fees therefor

Who May Not Practice

 Register of Wills and clerks may not practice while holding office.