

purpose, and for which said clerk shall receive twenty-five cents in each case, which sum shall be recovered by the plaintiffs as a part of the costs of the judgment; and if for any cause such copy cannot be had from the justice rendering such judgment, then the clerk, as aforesaid, shall record such judgment from the docket of the justice when produced to him and shall give to the plaintiff a certified copy thereof when so recorded.

1888, art. 52, sec. 37. 1868, ch. 443. 1880, ch. 400. 1890, ch. 402.

39. The said clerk shall record the said judgment forthwith, and shall endorse thereon the time and place of its record and may then deliver the same to the plaintiff, and the clerk shall have said judgments properly indexed; said judgments shall be liens from the date of such recording; the said clerk shall enter any of said judgments satisfied upon the order in writing of the plaintiff or his attorney and shall file such order in his office.

Hinkle v. Wilson, 53 Md. 294.

Ibid. sec. 38. 1868, ch. 443. 1888, ch. 235.

40. No sale of any real or leasehold property under any execution issued by any justice of the peace shall be valid; but when the plaintiff desires execution against such property of the defendant, the clerk of the court where the judgment is recorded shall issue such execution to the sheriff, to be proceeded with by him as in other executions directed to him.

Attachments.

Ibid. sec. 39. 1860, art. 51, sec. 39. 1849, ch. 269, sec. 1. 1852, ch. 276, sec. 2.

41. Any person making the affidavit and exhibiting the proofs and vouchers necessary to authorize an attachment to be issued from the circuit court against a non-resident or absconding debtor may have an attachment issued by a justice of the peace against such debtor, if the cause of action does not exceed one hundred dollars.

Weed v. Lewis, 80 Md. 128.

Ibid. sec. 40. 1860, art. 51, sec. 40. 1849, ch. 269, sec. 1.

42. Such attachment shall be returnable before the justice who issued the same upon a day certain to be named therein, not less than twenty nor more than thirty days from the date of the issuing thereof.