

1888, art. 9, sec. 9. 1860, art. 10, sec. 10. 1795, ch. 56, sec. 3.

9. There shall be issued with every attachment a writ of summons against the defendant and a declaration or short note, expressing the plaintiff's cause of action, shall be filed, and a copy thereof shall be sent with the writ to be set up at the court house door by the sheriff, or other officer.

Smith v. Gilmor, 4 H. & J. 177. *Trasher v Everhart*, 3 G. & J. 234. *Stone v Magruder*, 10 G & J 385. *Boarman v. Israel*, 1 Gill, 379. *Neptune Ins. Co. v. Montell*, 8 Gill, 232. *Brent v Taylor*, 6 Md. 69. *Campbell v. Webb*, 11 Md. 481. *Spear v. Griffin*, 23 Md. 429. *Dean v. Oppenheimer*, 25 Md. 368. *Mears v. Adreon*, 31 Md. 236. *Norris v. Graham*, 33 Md 59. *Browning v. Pasquay*, 35 Md. 294. *DeBebian v Gola*, 64 Md. 266. *Randle v Mellen*, 67 Md. 187.

Ibid. sec. 10. 1860, art. 10, sec. 11. 1715, ch. 40, secs. 3-7. 1778, ch 9, sec. 6
1835, ch 201, sec. 14.

10. Any kind of property or credits belonging to the defendant, in the plaintiff's own hands, or in the hands of any one else, may be attached ; and credits may be attached which shall not then be due.

Campbell v. Morris, 3 H. & McH. 535. *Davidson v. Beatty*, 3 H & McH. 617. *Davidson v. Clayland*, 1 H & J. 550. *Louderman v. Wilson*, 2 H & J. 379. *Ford v. Philpot*, 5 H. & J. 316. *Poe v. St Mary's College*, 4 Gill, 503. *Glenn v. Gill*, 2 Md. 18. *Mayor, &c v. Root*, 8 Md 100. *Robertson v. Beall*, 10 Md 125. *Peters v. Cunningham*, 10 Md. 558. *Wilson v. Carson*, 12 Md. 74. *O'Brien v. Norris*, 16 Md. 122. *B. & O R. R. Co. v. Wheeler*, 18 Md. 379. *Groome v Lewis*, 23 Md 150. *Troxall v. Applegarth*, 24 Md. 183. *Hardesty v Campbell*, 29 Md 537. *Horwitz v Ellinger*, 31 Md. 74. *First Nat Bank v Jagers*, 31 Md 50. *Farmers & Merchants' Bank v Franklin Bank*, 31 Md. 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 Shryock*, 48 Md. 439. *Mattingly v Grimes*, 48 Md. 105. *Odend'hal v. Devlin*, 48 Md 445. *First Nat. Bank v Weckler*, 52 Md. 40. *Cruet v. Jenkins*, 53 Md 225. *Nicholson v Crook*, 56 Md 55. *O'Connell v Ackerman*, 62 Md 337. *Morton v Griffith*, 68 Md 557.

Ibid. sec 11. 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