security, notice of which application shall be given to the plaintiff not less than four days before the same is made; and the said judge, if satisfied from evidence of the insufficiency of the said bond, may order or require the plaintiff to give an additional bond, with security to be approved of by the court, in such sum and within such time as he may deem proper; and in case the plaintiff shall fail to comply with such order, the said writ of attachment shall be quashed, and the property attached, or its proceeds, if the same shall have been sold by order of the court, shall be returned to the defendant or be otherwise disposed of, as shall be ordered by the court.

1888, art. 9, sec. 41 1864, ch. 306, sec. 7.

42. The practice and pleadings under the writ of attachment issued in compliance with sections 36-41 of this article shall, in all other respects not therein provided for, conform, as near as may be, to the practice and proceedings under writs of attachment against non-resident and absconding debtors.

Ibid. sec. 42. 1868, ch. 447.

43. Every justice of the peace may issue an attachment in any of the cases mentioned in section 36 of this article, where the sum claimed shall not exceed one hundred dollars, upon the party applying for the same making before the justice the affidavit, and exhibiting the proofs and vouchers necessary to authorize an attachment to be issued from the circuit court in such cases, and giving bond, with security to be approved by said justice, in double the sum alleged to be due, and conditioned as is provided in section 39 of said article, except such changes of language as may be necessary to make the same applicable to a proceeding before a justice of the peace; and such attachment shall be returnable before the justice who issued it, on a day certain to be named therein, not less than twenty nor more than thirty days from the date of issuing it; and the plaintiff shall give notice of the issuing of such attachment in the same manner as in case of attachments before a justice against non-resident or absconding debtors; and a writ of summons shall also be issued with such attachment, as is usual in cases of debt before a justice, and the proceedings on such attachment shall conform as near as practicable to the practice and proceedings under writs of attachment against non-resident or absconding debtors, issued by a justice of the peace.

Collier v. Hanna, 71 Md. 254. Sanborn v. Mullen, 77 Md. 480.