CHAPTER 642.

AN ACT to repeal and re-enact section twenty-six of article nine of the Code of Public General Laws, entitled Attachments.

SECTION 1. Be it enacted by the General Assembly of Maryland, That section twenty-six of article nine of the Amend-Code of Public General Laws, entitled Attachments be amended and re-enacted so as to read as follows:

SEC. 26. Any of the courts of this State in which any attachment suit is pending either on original or apellate Sale of jurisdiction, or any judge thereof in vacation may order a property. sale of any property which may be levied on by virtue of such attachment whenever the court or judge may deem such sale expedient and for the better promotion of the ends of justice on such terms and notice as the order may prescribe, and such sale may be ordered before or after the return of the attachment, and the proceeds of such sale, after the payment of the expenses incident thereto, shall be paid into court and deposited with the clerk, subject to the order of the court on the final decision of the case.

Approved April 7th, 1892.

CHAPTER 643.

AN ACT to add an additional section to article seventy-two of the Code of Public General Laws, title "Oysters," sub-title "State Fishery Force," to follow section twentysix and to be designated section 26 A, providing for additional boats for the "State Fishery Force."

SECTION 1. Be it enacted by the General Assembly of Maryland, That an additional section, to follow section twenty-six and to be designated section 26 A, providing for additional boats for the "State Fishery Force," be and the same is hereby added to article seventy-two of the Code of Public General Laws, title "Oysters," sub-title "State Fishery Force," to read as follows:

New

26 A. Be it enacted, That, in addition to the force provided for in section twenty-six of this article, the county commissioners of each county in this State are hereby stoners authorized in their discretion to provide such number and to fishery character of boats and officers as in their judgment may be necessary to properly enforce the provisions of this article

County