

seventy-four, be and the same is hereby repealed and re-enacted so as to read as follows:

Execution—attachment may issue.

SEC. 16. On all judgments or decrees in any court of law or equity, and on all judgments of justices of the peace recorded in the clerk's office of any court of law, an execution or attachment may issue out of such court, or by the clerk thereof, at any time within twelve years from the date of the judgment or decree, or the said judgment or decree may be otherwise proceeded with within twelve years from its date, and in case of the death of any plaintiff in any such judgment, the executor, administrator or other person entitled to the judgment or decree shall, on application to the clerk of the court having control of the docket whereon such judgment or decree is entered or recorded, be made a party to the same by suggesting the death of the plaintiff in writing, and causing his name to be inserted in the place of said plaintiff as his legal representative, and have execution or attachment as the plaintiff might have had if no such death had taken place; and in the case of the marriage of a female plaintiff in any such judgment or decree, she may suggest in writing her said marriage, and have execution or attachment thereon in her new name acquired by said marriage, provided that at any time within three years before the expiration of twelve years from the date of any such judgment, or in case of the death or marriage of any defendant in the judgment, the plaintiff shall have the right to have a writ of scire facias to renew or revive the same, and on all such judgments or decrees the plaintiff may have more than one attachment or execution, to be laid in the hands of different persons, or levied on other property or effects than that taken under the first, though the first be still outstanding; provided that but one satisfaction of the debt or demand shall be made, and that it shall be in the discretion of the court in all such cases whether any costs, and, if any, what amount of costs, shall be allowed on the subsequent attachments or other executions. The provisions of this section shall apply also to attachments or other executions directed to a county different from that where the judgment or decree was rendered, or to or from the city of Baltimore.

Attachment in new name acquired.

Effective.

SEC. 2. *And be it enacted*, That this act shall take effect from the date of its passage.

Approved April 8, 1884.