CHAPTER 5.

Passed Jan. A Bill entitled, AN ACT to amend the fifth section of Article eighteen of the Code of Public General Laws entitled, Clerks of Courts, and to repeal sections thirty-two and thirty-three of Article ten of the Code of Public General Laws, entitled "Attachments."

re-enacted.

Section 1. Be it enacted by the General Assembly amended and of Maryland. That the fifth section of Article eighteen of the Code of Public General Laws, entitled, "Clerks of Courts," be amended and re-enacted so as to read as follows: the Clerk of any of the courts of this State may issue an execution on judgment or decree directed to the Sheriff of another county, whether a return of nulla bona to a writ of execution issued to the Sheriff of the county or city, wherein the said judgment or decree was rendered, has been made or not, which writ of execution issued and directed to the Sheriff of another county, shall be made returnable to the Circuit Court of the county to which it may be sent, and if sent to the city of Baltimore, returnable to the Superior Court of said city; and there shall be sent therewith by the Clerk issuing the same, to the Clerk of the court to which said writ shall be returnable, a copy of the docket entries in the case upon which the court may proceed on said execution by renewal or otherwise, in the same manner as if said execution had issued on a judgment or decree rendered in said court, and on attachments on judgments or decree, shall be regarded as an execution in the meaning of this section; provided, nevertheless, that no execution or attachment on judgment shall be issued and directed to another county earlier than the same could be issued and directed to the Sheriff of the county or city wherein the same may have been rendered, and if there has been no return of nulla bona until the plaintiff or plaintiffs, or his or their attorney of record shall make and file with the Clerk issuing the same, an affidavit that he or they are unable to discover in the county or city where the judgment or decree has been obtained property from which the same can be realized; and, provided further, that no

Provisos.