

CHAP. 281. which this is a supplement, or any of the supplements thereto.

Attachment &c not to be set aside for want of form.

Sec. 4. *And be it enacted*, That no attachments sued out for any debt due to any minor, feme covert, or lunatic, on the oath or affirmation of the guardian, husband, or committee of such minor, feme covert, or lunatic shall be quashed, or set aside, for any defect, in matter of form.

Case of attachment against corporation &c.

Sec. 5. *And be it enacted*, That when by virtue of this act, and the act to which this is a supplement or the supplements thereto, any attachment shall issue against the lands, tenements, goods, chattels, or credits, of any corporate body, the said corporate body, may in cases where a natural person if defendant might by entering special bail to the action dissolve such attachment, dissolve the same by entering into bond with security, as the court shall direct and approve for paying and satisfying the judgment that may be rendered against said corporate body in the said cause; and said corporate body may appear in the said case of attachment and by pleading and otherwise contest the claim of the plaintiff or plaintiffs, although no dissolution as aforesaid, shall have taken place; the said attachment however remaining and continuing notwithstanding in full force and effect, and upon the issues or pleading on part of the corporate body, judgment on the cause of action, may be recovered against said corporate body, as well as judgment of condemnation in the attachment.

Right to enter special bail to dissolve such.

Or appear and contest.

Judgment.

CHAPTER 281.

Passed Mar. 22, 1833 *An act to divorce Bethiah Sands, of the City of Baltimore, from her husband, John Sands.*

Divorce granted.

Section 1. *Be it enacted by the General Assembly of Maryland*, That the said Bethiah Sands, be, and she is hereby divorced from bed, board, and mutual cohabitation, with her husband, John Sands.

Rights and claims annulled.

Sec. 2. *And be it enacted*, That the said John Sands shall not be liable for any debt, to be hereafter contracted by the said Bethiah Sands, nor be entitled to any property which she now has or may hereafter acquire; and the said Bethiah Sands, shall, to every effect, intent, and purpose, be capable in law and equity, to take, and to hold, and dispose of any property, and make and be bound, by any contracts or engagements, as if she were a feme sole, and had never been