any laborer or employe by any employer or corporation shall always be exempt from attachment by any process whatever, provided such exemption shall not exceed one hundred dollars.

- SEC. 2. And be it further enacted, That any Act or Acts inconsistent herewith are hereby repealed to the extent of such inconsistency.
- SEC. 3. And be it further enacted, That this Act shall take effect June 1, 1927.

Approved April 5, 1927.

## CHAPTER 441.

AN ACT to add additional sections to the Code of Public Local Laws of Anne Arundel County, title "Circuit Court," to come in after Section 149-A of said Local Laws, providing for and regulating the entry of final judgments in cases where interlocutory judgments or judgments by default have been entered against defendants.

Section 1. Be it enacted by the General Assembly of Maryland, That the following sections be and they are hereby added to the Code of Public Local Laws of Anne Arundel County, title "Circuit Court," to come in after Section 149-A of said Local Laws and to be Sections 149-B and 149-C of said Local Laws.

149-B. In all actions in the Circuit Court for Anne Arundel County upon bills, notes, bonds or other instruments of writing for the payment of money, or for the recovery of book and open accounts or on foreign judgments, judgment by default shall be entered by the Court when sitting or by the Clerk thereof on order of a judge of said Court during recess, upon motion in writing of the plaintiff, or his attorney, after twenty days from the return day hereinafter provided, to which the defendant was summoned, notwithstanding the appearance by the defendant, unless the defendant, or if there be more than one, one or more of them shall have previously filed in the cause an affidavit stating that the defendant verily believes there is a legal defense to the whole or part of such cause of action, and