attachment may have been returned, may condemn said CHAP. 52. goods and chattels, rights and credits, lands and tenements so as aforesaid attached, and award execution thereof, to be had and made as in other judgments; provided always, Proviso. that the said justice of the peace shall be satisfied, upon the oath or affirmation of the said plaintiff, his agent or attorney, that the notice required as aforesaid hath been

given according to the provisions aforesaid.

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And be it enacted, That the said plaintiff so obtaining any attachment as aforesaid, shall give bond in give bond. such penalty as the said justice of the peace shall direct, with good and sufficient security, before the said justice of the peace rendering judgment of condemnation as aforesaid, to and for the use of the said defendant, conditioned to make restitution of the said goods and chattels, rights and credits so as aforesaid condemned or the value thereof, and to pay such damages as the said justice of the peace may award to the said defendant, if the defendant whose goods and chattels, rights and credits, were attached, shall at any time within twelve months and a day, computed from the date of issuing the said attachment, come in and either in person or by his agent, before the said justice of the peace, rendering the said judgment of condemnation, or before some other justice of the peace in the same election district in said county, and make it appear that the said plaintiff hath been and is satisfied and paid the said debt, or show that it ought not to be paid, or that the said defendant was not indebted to the said plaintiff at the time of issuing said attachment, and the said judgment of condemnation shall be a good bar, and so pleadable, to any suit or action brought against the garnishee or garnishees.

SEC. 3. And be it enacted, That on all judgments of condemnation rendered as aforesaid, the party in whose favor the same may be rendered, shall on application to the said justice of the peace rendering the said judgment of condemnation, have process, or execution thereon, for obtaining the satisfaction of such judgments, and it shall be lawful for the said justice of the peace to issue a fieri facias, and venditioni exponas, or capias ad satisfaciendum, upon such judgments, returnable in the same manner and form as are now legally used and practised by a single justice of the peace in cases within his jurisdiction, and upon any sale of lands or tenements under the provisions of this act, the said sale shall be subject to the same provisions, and be confirmed by Allegany county court, in the same manner as sales of land and tenements are now by existing laws in

relation to constables sales.

SEC. 4. And be it enacted, That each and every justice of the peace in Allegany county, who shall issue any writs ceive 25 cents

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