

CHAP. 197.

Proviso.

Attorney General to order attachment.

Goods, &c. condemned.

Passed Mar. 2, 1846.

Appeal from decision of trustees.

cessary and proper so to do for the protection of the interests of the State; provided, the sum bid by the Attorney General or his said deputy, shall in no case exceed the amount of the State's demand, and the costs and necessary expenses of such sale.

SEC. 2. And be it enacted, That whenever the State shall have a judgment or decree against a debtor or his sureties, and money may be ordered to be levied by the commissioners or levy court of any county, for the benefit of any such debtor, or any one of his sureties, it shall be lawful for the Attorney General or his deputy to order an attachment to be issued by the clerk or register of the court where such judgment or decree was rendered or passed, against the goods and chattels, rights and credits, lands and tenements of such debtor and his sureties, which may be laid in the hands of the commissioners, or levy court, or their clerk, or any collector of said county, or any or all of them, in the discretion of the Attorney General, or his deputy, which attachment shall contain a clause of scieri facias, commanding the sheriff, coroner or other proper officer, to make known to the said commissioners or levy court, or clerk, or collector, as the case may be, in whose hands the said attachment may be laid, to appear in the court from which the attachment shall have issued, on the day of the return thereof, and show cause why the goods and chattels, rights and credits, lands and tenements so attached, shall not be condemned, and execution thereof had, on which said day, if neither the defendant or defendants; or garnishee or garnishees, in whose hands the same may be laid, shall appear and show cause to the contrary, the said court before whom the said attachment may have been returned, may condemn the said goods and chattels, rights and credits, lands and tenements so attached, and award execution accordingly.

CHAPTER 197.

A further supplement to the act entitled, an act for the encouragement of Primary Schools in Prince George's County, passed at December session, eighteen hundred and thirty-eight, chapter sixty-one.

Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, it shall and

may be law school in P... cision of th... pointment o... schools, to... schools, an... tees shall b... to them by

An act for Pyles' S... Bel-Air

SECTION

Maryland, county may commissio mill, or at Mrs. Brown and the sa erect, or o bridge, wit as the bui raised suff freshets; t in with ce like mann dollars.

Sec. 2. Harford co they deem ble proper sum not ex same levie made pay

SEC. 3. missioner; expeditu should be the abutin the count use of the