

LIENS OF MECHANICS—

Chap. Sec.

Said acts to extend to all work done, ect.	"	2
Liens to attach where a building is commenced and not finished, etc.	"	3
Where sale is made under a judicial process or by trustee, etc. of any building to which a lien attaches, proceeds of sale, how to be applied, etc.	"	4
Under what circumstances liens shall be considered as waived, etc.	"	5
Where there is no designation of the boundaries of the lot, etc. to a building situate out of the limits of Baltimore, in pursuance of the 4th sec. of original acts, etc. judges of the county courts to which said act may be extended to appoint commissioners to fix boundaries, etc.	"	6
Where building erected by lessee, &c. of a lot of ground or by a builder, &c. the lien to apply only to the extent of the interest of said lessee, etc. where on a lot of a married woman by the husband, etc. lien not to attach unless notice in writing to such married woman within 60 days after doing work, etc.	"	7
Where contractor or builder shall have purchased or contracted for materials, etc. and the person from whom such purchase has been made, etc. give notice to the owner of building, in pursuance of the 1st and 2d sections of the act of 1845, a supplement to the act of 1838, ch. 205, such owner to retain from the cost of the building the amount ascertained to be due, etc.	"	8
The notice by publication directed by the 17th section of original act to specify the name of the claimant, etc.	"	9
No writ of scire facias to be issued out of any county court except Baltimore county court within 30 days previous to the return day, &c.	"	10
In all cases where one claim shall be filed for work done, etc. in pursuance of 12th section on writ of scire facias to issue, etc.	"	11