to iffue an attachment or attachments against the lands, tenements, goods, chat- CHAP. tels and credits, of the faid debtor; upon the receipt of which warrant, together with the proofs on which the same was granted, and no herwise, the elerk of the general or of the county court, (as the case may require,) shall issue such attachment or attachments, in which there shall be the same clause of scire facias as by the act to which this is a supplement is directed to be inserted in attach- 1715 C. 40 ments awarded by either of the faid courts, and the like process and proceedings. 1.3. shall and may be had thereon as are required and prescribed by the said act upon attachments awarded as aforefaid.

II. And he it enacted. That the oath or affirmation of such creditor, made as Oath of creaforesaid before a judge of any other of the United States, shall not be good and ditor not fufficient evidence, unless there be thereto annexed a certificate of the clerk of the court of which he is a judge, or certificate of the governor, chief magistrate or notary public, of fuch state, that the said judge hath authority to administer fuch oath or affirmation.

III. And be it enacted, That upon the issuing of every attachment as afore- Provision in faid, there shall be therewith issued a writ of capies ad respondendum against the cases of atdefendant, and a declaration or short note, expressing the plaintiff's cause of ac-suing, &c, tion, shall moreover be filed, and a copy thereof shall be fent with the writ, to be set up at the court-house door by the sheriff.

IV. and be it enacted, That to every attachment issued in pursuance of this act Garnishee the garnishee may plead in behalf of the defendant such plea or pleas as the said &c. defendant might or could do if he had been taken by the sheriff under the writ of capias ad respondendum issued as aforesaid, and had accordingly appeared to the same.

V. And be it enacted, That in all cases of attachments it shall and may be Plaintiff may lawful for the plaintiff to exhibit interrogatories, in writing, to the garnishee rogatories, aforesaid, who shall, by rule of court, answer each and every of the interroga- &c. tories aforefaid, touching or concerning the property of the defendant in his posfession or charge, or by him due or owing, at the time of serving of such writ of attachment, or at any other time, and if such garnishee shall neglect or refuse fo to do, the court are hereby directed to adjudge that fuch garnishee hath in his possession property of the defendant, or is indebted to such defendant, to an amount and value sufficient to pay the debt, damages and interest, of said plaintiff, and costs, and execution shall issue as in other cases of condemnation in the hands of garnishees.

VI. and be it enacted, That if any plaintiff in any writ of attachment, or On oath of any person for him, shall make oath or affirmation, that he verily believes that plaintiff, a the person against whom such writ of attachment shall be directed to be served as inserted, &c. of garnishee hath property belonging to the defendant in his hands and possession, or cap. adiesp. under his care, or is indebted to the defendant in any sum of money, although ay Garnishee the same shall not then be due, and that he verily believes that he has just cause to fear that fuch person is about to depart and remove from the county where he resides, it shall be lawful for the clerk of the court where such writ of attachment issues, on the affidavit being filed, to cause to be inserted in the body of fuch attachment a clause of capias ad respondendum against such person as garnishee, pursuant to the nature of the plaintiff's claim, and he shall be held to fufficient bail to appear at court, and to make answers as by this act is directed, and further, to render his body to prison, or pay the condemnation money, if judgment shall pass against him.

C H A P. LVII.

A Supplement to the act, entitled, An act to streighten and amend Passed Dethe public roads in Harford county, and for other purposes.

E it enacted, by the General Assembly of Maryland, That the road from Road to be the Little falls of Gunpowder to Baltimore-town, in continuation of the laid out, 8 road from Belle-Air, in Harford county, to the faid falls, directed to be

cember 24. 1793 C. DI