

“Attachments on Original Process for Fraud” be and they are hereby repealed and re-enacted, with amendments, to read as follows:

13. No sheriff or other officer shall levy by way of execution against the garnishee more than the plaintiff's debt and cost, nor more than what the said plaintiff shall make appear to be the value of the property and credits attached in the hands of such garnishee, together with such costs only as the garnishee shall put the plaintiff to by denying himself to be indebted to the defendant, and contesting the same. [; and upon any judgment of condemnation nisi against any garnishee for want of appearance or plea, the plaintiff shall be at liberty to proceed and prove his case in the same manner as in any judgment by default ex parte, and not otherwise, by proof of his debt, and also of the amount of the assets of the defendant in the hands of the garnishee properly subject to attachment; and no judgment of condemnation nisi shall be made absolute without such proof; provided, that in all cases in which a garnishee has been summoned, at any time after the return of the writ, the plaintiff may file interrogatories in the cause, which shall be served by the sheriff upon the garnishee within ten days thereafter; or, if the garnishee shall be a non-resident of the State, shall be served upon the garnishee by some person to be appointed by the court in which the case is pending; and if the garnishee shall fail to answer said interrogatories within twenty days after the service of the interrogatories upon him, then, upon proof of such service, the plaintiff shall be entitled to judgment against the garnishee for the amount of the claim of the plaintiff for which the attachment was issued.]

36. [There shall be issued with every attachment issued under the provisions of Sections 34 and 35 of this article, a writ of summons against the defendant, as is usual in actions at law. The action] *An attachment on original process* shall be instituted either in the county where the defendant resides or where the property proposed to be attached may be located or found, or where the proposed garnishee resides[; but if the action be instituted in any county other than that wherein the defendant resides, the writ of summons against the defendant shall be directed to the sheriff of the county wherein the defendant resides, returnable to the court in which the action shall be brought].

SEC. 11. *And be it further enacted*, That sub-section (f) of Section 40 of Article 11 of the Code, title “Banks and Trust Companies”, sub-title “Savings Institutions”; Section 87 of Article 11 of the Code; title “Banks and Trust Companies”, sub-title “General Regulations”; Sections 175 and 184 of Article 11 of the Code, title “Banks and Trust Companies”, sub-title “Industrial Finance Companies”; and Section 220 of Article 11 of the Code, title “Banks and Trust Companies”, sub-title “Currency Exchange Law”, be and they are hereby repealed and re-enacted, with amendments, to read as follows:

40 (f) Any person, firm or corporation aggrieved by the decision or determination of the Bank Commissioner as to any application to establish, maintain and operate a branch or branches within this State shall have a right of appeal to the circuit court of the county or to the [Supreme Bench of] *Baltimore City Court*, depending upon