

tory, by the owner of the goods if the attachment should be dissolved.—
Ibid.

11. Immediately upon the issuing such attachment, the creditor or creditors procuring the same, shall give public notice by advertisement set up at the court-house door of the county where returnable, if issued out of the county court, or in the Maryland gazette, if returnable to the provincial court, of such attachment having been issued, and that unless such person return and discharge his or her debts, or give special bail, all his or her real and personal estate will be sold to satisfy his or her creditors.—*Ibid.* § 3.

12. If any debtor of such absconding person, bailee or other possessor of his or her effects, after actual notice of the issuing such attachment, or 30 days from the time of setting up such advertisement, or inserting the same in the gazette, shall pay the said debt, or deliver the said effects, he shall be adjudged to have paid the same debt or delivered the said effects fraudulently, and be made liable to answer the same; to such persons who by this act shall be empowered to dispose of the estate of the said absconding person: And in case the person or persons so indebted to the said absconding person, or the bailee, or other possessor of his or her effects, shall, after the said notice, be sued by him or her for the said debt or effects, he, she or they, so sued, may plead the general issue, and give this act and the special matter in evidence.—
Ibid. § 4.

13. All sales made by such absconding person of his or her estate, lands, goods or chattels, after such notice, or after thirty days from the time of setting up such advertisement or inserting the same in the gazette as aforesaid, are null and void.—*Ibid.* § 5.

14. In case such absconding person shall discharge all his or her debts, or compound with all his or her creditors, on or before the third day of court to which such attachment shall be returnable, or give special bail, to answer the claims of all creditors, and filing their declarations against such person as well in the provincial court the first term, as in the county court to which such attachment shall be returnable in the two next terms thereafter, and pay the sheriff's expences and fees, such attachment shall be dissolved.—*Ibid.* § 6.

15. In case such bail shall be given, the justice or justices before whom taken, if out of court, shall certify the caption thereof to the court to which such attachment shall be returnable; and any person may declare against such person, either in the provincial court the first term, or in the county court the first or second term after special bail so given, without further process, and such manucaptor or manucaptors shall be chargeable and liable as if they had become special bail in every several action.—*Ibid.*