

CHAPTER 114.

* 1715, ch. 40. AN additional SUPPLEMENT to the ACT,* entitled, an Act directing the manner of suing out Attachments in this Province, and limiting the extent of them.

See notes to the original law, ante page 21.

Preamble. WHEREAS, the remedy by attachment which is provided by the existing laws of this state, is confined to citizens of some one of the United States, and it is right and proper that all the citizens and inhabitants of the United States should have equal benefit and advantage from the laws of this state, as well those residing in the district or other territorial governments as those residing in the several states.

Proceedings directed. SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That it shall and may be lawful for any individual or individuals, who may be an inhabitant or inhabitants, or resident or residents, of any part of the United States, whether of one of the states or of the district of Columbia, or other territories, and who by the existing laws of this state may be entitled to sue out and prosecute mesne process, to have, use and prosecute the process by attachment in the cases and under the limitations and restrictions, provided in the acts of assembly in that behalf made, except only that it shall not be necessary to state in the proceedings, or to prove on the trial, that the party proceeding by attachment as aforesaid, was at the time of suing out the same, a citizen or citizens of some one of the United States.

Attachment directed. SEC. 2. *And be it enacted,* That it shall and may henceforth be lawful for the clerks of the several county courts, and they are hereby authorized and required on the application of the plaintiff or plaintiffs in any judgment rendered by a justice of the peace, and proceeding the original judgment, or a copy thereof, under the hand and seal of the justice who rendered the same, to issue an attachment, as is authorized by the seventh section of the act to which this is a further supplement, against the goods, chattels and credits of the defendant or defendants in said judgments, in the hands of the plaintiff, or in the hands of any other person or persons whatever, corporate or sole, whether the said defendant or defendants reside in the county in which the said judgments were rendered, or elsewhere, which attachments shall be directed to, and served by the sheriff or coroner, as the case may require, of the county in which they are issued, and the same proceedings shall be thereon had and observed, as are now authorized and required by the existing laws in cases of judgments rendered in courts of record.

Commence 1st April. SEC. 3. *And be it enacted,* That this act shall commence and be in force from and after the first day of April, in the year eighteen hundred and twenty-six.