

1929, ch. 265, sec. 33C.

33C. Should an attachment be issued to bind the salary, wages or commissions as aforesaid, no subsequent attachment shall take effect until such preceding attachment shall have been satisfied.

1929, ch. 265, sec. 33D.

33D. It shall not be necessary that more than one writ of garnishment or one set of interrogatories be served on the garnishee in such cases, but the Court shall render judgment providing for the monthly, semi-monthly, weekly or daily payments to be made to the seizing creditor, according to the manner best suited to the circumstances, until the indebtedness is paid; but the Court in its discretion, may re-open the case upon the motion of any party concerned for evidence affecting the proper continuance of such judgment, and the Court shall retain jurisdiction to amend or set aside its judgment at any time in its discretion, and should judgment by default be taken against any party garnishee, such party garnishee may obtain a re-opening of the case upon proper showing and within the discretion of the Court.

1929, ch. 265, sec. 33E.

33E. The interrogatories to be served upon the garnishee shall include a question or questions, the answer to which shall inform the Court as to whether or not the defendant or defendants in the suit is employed by the garnishee, and if so what his, her or their rate of compensation is, in what manner it is paid, and whether or not there are other judgments on garnishments affecting such wage, salary or compensation, and if so, the status thereof.

See sec. 15.

1929, ch. 265, sec. 33F.

33F. The provisions of Sections 33A to 33E, inclusive, of this Article shall be available only to the actual bona fide holder of a judgment procured by the actual vendor of groceries, foodstuffs, meats, provisions and other food supplies, or his or her heirs or personal representatives, and not to the assignee of any such vendor.

Attachments on Original Process for Fraud.

38.

This section referred to in construing sec. 46. See notes thereto. *Sanitary Grocery Co. v. Soper*, 146 Md. 133

39.

Cited but not construed in *Gill v. Physicians', etc.*, Bldg., 153 Md. 397.

Attachments in Actions Ex Contractu for Unliquidated Damages and In Actions for Wrongs Independent of Contract.

44.

Objections to affidavit, declaration and voucher, overruled. No variance between affidavit and declaration. *Gill v. Physicians' etc.*, Bldg., 153 Md. 397.