

P. G. L., (1860,) art. 10, sec. 34. 1853, ch. 201, sec. 1.

**30.** The several justices of the peace of this State may issue an attachment by way of execution, on any judgment obtained before any justice of the peace in all cases where a writ of *fiere facias* might issue.

**Attachments by Justices against Non-resident or Absconding Debtors.**

P. G. L., (1860,) art. 10, sec. 35. 1835, ch 201, sec. 14. 1849, ch 269. 1852, ch 239, secs. 1-2.

**31.** Any justice of the peace may issue an attachment against a non-resident or absconding debtor, where the sum claimed shall not exceed one hundred dollars, but no special pleading shall be required before a justice of the peace.

**Attachments of Wages or Hire.**

P. G. L., (1860,) art. 10, sec. 36. 1852, ch. 340. 1854, ch. 23. 1874, ch. 45. 1886, ch. 65.

**32.** No attachments of the wages or hire of any laborer or employee, in the hands of the employer, whether private individuals or bodies corporate, shall affect any salary or wages of the debtor which are not actually due at the date of the attachment; and the sum of one hundred dollars of such wages or hire due to any laborer or employee by any employer or corporation, shall always be exempt from attachment by any process whatever.

*Moore v. Hancy*, 14 Md. 559. *House v B. & O. R. R. Co.*, 48 Md. 130. *First Nat. Bank of Hagerstown v. Weckler*, 52 Md. 40. *Shryock v. B. & O. R. R. Co.*, 56 Md. 519.

1874, ch. 230.

**33.** The wages or hire of any person or persons, not residing in this State, shall be subject to attachment upon judgment, warrant, or upon two *non ests*, in the same manner and to no larger extent than the wages or hire of any person or persons, resident in this State.

**Judgment Pleadable by Garnishee against Defendant.**

P. G. L., (1860,) art. 10, sec. 37. 1715, ch. 40, secs. 3-7. 1888, ch. 401.

**34.** Any judgment of condemnation against a garnishee and execution thereon, or payment by such garnishee, shall be