

also be left with some person residing in the building, CHAP. 205.
 if occupied as a place of residence, but if not so occupied, it shall be the duty of the sheriff to affix a copy of such writ upon the door, or other front part of such building.

Sec. 17. *And be it enacted*, That it shall also be the duty of the sheriff, to whom any such writ of scire facias may be directed, to give notice thereof to all other claimants and persons interested, by advertisements in two daily newspapers published in the city of Baltimore, at least ten days before the return day of the writ. Advertisement thereof

Sec. 18. *And be it enacted*, That upon the return of such writ, it shall be lawful for any other person, having filed a claim as aforesaid, to cause to be entered on the record of the same suit, a suggestion, setting forth the amount and nature of his demand, and thereupon he may have a rule upon the defendant, to appear and plead thereto as in other actions. On return of writ
Other claimants may suggest

Sec. 19. *And be it enacted*, That if the defendant shall appear and plead to such suggestion, and issue, either in fact or law, be joined upon any plea, such particular issue shall be tried and determined as in other cases; if the defendant shall not plead to such suggestion, after due notice, judgement shall be entered for the claimant filing the same, and the amount of the claim shall be ascertained as in other cases. Defendant shall appear to such suggestion
Trial
If failing to plead
Judgment, &c

Sec. 20. *And be it enacted*, That the execution for every judgment shall be by a writ of levari facias, in the following form: Baltimore County to wit, ss. The State of Maryland, To the Sheriff of said county, greeting: We command you, that without any other writ from us, of the following described building and lot of ground, of A. B. to wit: (describing the same according to the record) in your baliwick, you cause to be levied, as well a certain debt of which C. D. lately in our court, for the county aforesaid, by the consideration of the said court, recovered of the said A. B. to be levied of the said building and lot of ground, as also the interest thereon from the day of also, the further sum of amounting in the whole to the sum of and also the sum of for the costs which accrued thereon, according to the form and effect of the acts of Writ of levari facias