

(3) A case of attachment on original process, if the sum claimed does not exceed \$5,000;

(4) An action involving landlord and tenant, distraint, or forcible entry and detainer, regardless of the amount involved;

(5) A grantee suit brought [pursuant to] UNDER § 14-109 of the Real Property Article [of the Code]; and

(6) A petition for injunction relating to the use, disposition, encumbrances, or preservation of property THAT IS:

[(1)] (I) claimed in a replevin action, until seizure under the writ[,]; or

[(2)] (II) sought to be levied upon IN an action of distress, until levy and any removal.

6-102.

(a) A court may exercise personal jurisdiction as to any cause of action over a person domiciled in, served with process in, organized under the laws of, or who maintains his PRINCIPAL place of business in the State.

REVISOR'S NOTE: Former Article 75, §95, from which this subsection was derived, provided, inter alia, for jurisdiction over any person whose "principal place of business" is maintained in this State. The omission of the word "principal" from the revision was an inadvertent error and is reinserted here to continue the intent and substance of the prior law.

10-205.

(a) Records, reports, statements, notes, or information assembled or obtained by the State Department of Health and Mental Hygiene, the Maryland Commission to Study Problems of Drug Addiction, [and] the [medical and chirurgical faculty] MEDICAL AND CHIRURGICAL FACULTY [of] OR its allied medical societies, [or] an in-hospital staff committee [of], OR a national organized medical society or research group, which are declared confidential by § 1-1 or § 1-34 of Article 43 of the Code, are not admissible in evidence in any proceeding.

SECTION 2. AND BE IT FURTHER ENACTED, That the Revisor's Note contained in this Act is not law and may not be considered as having been enacted as a part of this Act.