

CHAPTER 79.

CHAP. 79.

A further supplement to the act entitled an act directing the manner of Suing out Attachments in this Province, and limiting the extent of them. Passed Feb. 9, 1835

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That no attachment that shall hereafter be issued by virtue of the act to which this a supplement or of any of the supplements thereto shall fail, be dismissed, quashed, or defeated because of any averment, as to the citizenship or residence or inhabitancy of the plaintiff or plaintiffs or any of them, or because of any omission altogether of averment in that respect, in the affidavit for such attachment, or in any act, or any part of the proceedings preliminary to such issuing of attachments; *provided that, if any* Averment as to residence may be dispensed with
 trial take place it be proved at the trial in such attachment case, that the plaintiff or plaintiffs or any of them at the time of issuing said attachment was or were a resident or inhabitant or residents or inhabitants of one of the United States of America or of a District or Territory thereof. If residence be proved

Sec. 2. *And be it enacted,* That in any cases of attachments that shall hereafter be issued by virtue of the act to which this is a supplement, or of any of the supplements thereto, against any person or persons not residing in this State, such attachments shall not be dissolved unless the defendant or defendants in such cases, or some person for such defendant or defendants shall enter into bond with good security to be approved by the court, to satisfy any judgment that shall be recovered in such case against said defendant or defendants. Attachments against non residents

Sec. 3. *And be it enacted,* That where any attachment as aforesaid shall hereafter be levied or laid upon any lands, tenements, hereditaments, goods, or chattels or credits, of a non resident, defendant or defendants, no conveyance, transfer, or assignment of any such lands, tenements, hereditaments, goods, or chattels or credits, shall have any effect against such attachment unless the same shall have been recorded in the office of the clerk of the county in which such attachment shall have issued, before the time of such issuing. Sale or assignments not valid
Unless recorded