

of his accon as the said Respective Courts shall thinke fitt itt shall & may bee Lawfull for the Justices of the said Courts to award an Attachm^t ag^t the goods Chattles & Creditts of the said absent deft soe as aforesaid prosecuted & not appeareing to the said accon which are or shall bee in the hands or possession of any person or persons whatsoever even in the plts owne hands for his the said defts vse in this Province in which said Attachm^t there shall bee a Clause Comāding the Shreife of the Respective Countys att the time of executeing the said Attachm^{ts} to make knowne to each person & persons in whose hands or possession the said goods Chattles or Creditts of the said absent deft shall bee attached that they bee & appeare att the Respective Courts att the day of the Retourne of such Attachm^t to shew cause (if they have any) why the said goods Chattles & Creditts soe as aforesaid in their hands Attached should not bee Condempned & execucon thereof had & made as in other Cases of Recoverys or Judgem^t given in Courts of Record att which day of the Retourne of the said Attachm^t if the said deft shall not then appeare nor the said Garnishee in whose hands the said goods Chattles & Creditts of the said deft were Attached shew sufficient Cause to the Contrary, the said Respective Courts shall & may Condemne the said goods Chattles & Creditts aforesaid soe as aforesaid Attached & award execucon thereof to bee had & made either by Capias ad satisfaciend fierifacias, or otherwise as on other Judgem^{ts} hee the said plt soe as aforesaid prosecuteing giving good & sufficient security before the Justices of each Respective Court to & for the vse of the said deft soe as aforesaid being not found within this Province or absent out of the said Province as aforesaid to make Restitucon of the said goods Chatles or Creditts soe as aforesaid Condempned or the value thereof if the deft soe as aforesaid prosecuted shall att any time within one yeare & day (to bee accounted from the day of the said Attachm^{ts} awarded) come in & either in person or by Attorney appeare to the said originall accon ag^t him & make itt appeare that the said plt hath beene & is satisfied & paid the debt or demand in the said action or shall otherwise in Court discount or barr the said plt of the same or any parte thereof, which said Condempnacōn & execucon of the said goods Chattles or Creditts of the said defts in the hands of the said Garnishee or Garnishee's as aforesaid had & made shall bee sufficient & pleadable in barr by the said Garnishee or Garnishees in any accon brought ag^t him or them by the said deft for the same.

Provided always that noe Shreife shall Leavy by way of Execucon as aforesaid ag^t any the said Garnishee or Garnishees any more then the plts debt & Costs nor ag^t any Garnishee or Garnishees any more then what the said plt in the said accon shall

Liber W. H.