

Province. In which said Attachments there shall be a Clause commanding the Sheriff of the Respective Countys at the time of the executing the said Attachments to make known to each person or persons in whose hands and possession the said Goods Chattells & Creditts so as aforesaid in their hands attach'd are should not be Condemn'd and Execution thereof had and made as in other Cases of Recoverys and Judgments given in Courts of Record Att which day of Return of the said Attachment if the said Defendant shall not then appear nor the Garnishee in whose hands the a^d goods Chattells and Creditts of the Defendant were attachd to shew Cause to the Contrary the respective Courts shall and may condemn the said Goods Chattells and Creditts so as aforesaid attachd and award Execution thereof to be had and made by *capias ad Satisfaciendum fieri facias* or otherwise as in other Judgments he The said Plaintiff so prosecuting as aforesaid giving good and sufficient Security before the Justices of each respective Court to and for the use of the said defendant so as aforesaid being not found within this province to make restitution of the said goods Chattells or Creditts so as aforesaid Condemn'd or the Value thereof if the Defendant so as aforesaid prosecuted shall at any time within one year and a day to be accounted from the said Attachment awarded come in and either in person or by Attorney appear to the said original accon and make it appear that the said plaintiff hath been and is Satisfyed and paid the Debt or demand in the said Accon or shall otherwise in Court discount or barr the said plaintiff of the same or any part thereof which said Condemnation and Execution of the said Goods Chattells or Creditts of the said Defendant in the hands of the Garnishee or Garnishee as aforesaid had and made shall be sufficient and pleadable in barr by the said Garnishee or Garnishees in any Accon brought against him or them by the said Defendant for the same.

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Provided allways that no Sheriff shall levy by way of Execution as aforesaid against any the said Garnishee or Garnishees any more than the plaintiffs Debt and Cost nor against any Garnishee or Garnishees than what the said Plaintiff in the said Accon shall make appear to the said respective Courts to be of the said Goods Chattells and Creditts of the said Defendant in each respective Garnishee or Garnishees hands together with such Costs only as the Garnishee or Garnishees shall put the plaintiff to by denying him or themselves to be indebted unto such Defendant and contesting the same. Provided also that no Sheriff in any County within this province shall by any Attachment or any other Execution had upon such Attachment or by any other Execution whatsoever levy seize or take