

PROVIDING such Person or Persons, against whom such Judgment is obtained, together with two other Persons, such as the Justices shall approve of, come before one Justice or more of the Provincial Court, or two Justices or more of the respective County Courts, where such Judgment is obtained, and shall confess Judgment for his Debt, and Costs of Suit adjudged, with stay of Execution till the Tenth Day of November thereafter, which is to be made in Manner and Form following, viz.

*YOU H. M. A. B, and C. D, do confess Judgment to E. F, for the Sum of ---, which Sum was recovered by the said E. F, against H. M. on the --- Day of --- in the --- Court, the said --- to be levied of your Bodies, Goods or Chattels, Lands or Tenements, for the Use of the said E. F, in case the said H. M, shall not satisfy and pay to the said E. F, the said --- so as aforesaid, recovered against him, with the additional Costs thereon, on the Tenth Day of November next.*

THIS Confession is to be signed by the Justice or Justices, before whom made, and a Certificate thereof, under the Justices Hand procured, which shall be a sufficient Supercedens to the Sheriff, to forbear serving Execution upon the Body or Goods of the Person, so obtaining such Certificate.

IF the Party be taken in Execution, before such Certificate is produced, then such Certificate being obtained afterwards, shall be a sufficient Supercedeas to the Sheriff, to release such Person out of Prison; on that Execution, upon being paid his Fees.

THE Justice or Justices before whom such Judgment shall be confessed, shall return the said Judgment so confessed to the Clerk of the respective Courts, where the first Judgment was obtained, to be entered upon Record, for which Entry the Clerk shall receive as a Fee, Five Pounds of Tobacco, and no more.

AFTER the Tenth Day of November, it shall be lawful to take out Execution upon the Judgment confessed as aforesaid, without any *Scire Facias* or other Delay, against either the Principal or the Security or all; or either of them, for such Judgment so confessed as above.

THE President or two Justices of any Court within the Province, may proceed to the Staying or Superfeding the Execution of any Judgment rendered in the Provincial Court, as fully and effectually to all Intents, Constructions and Purposes, as any Justice of the Provincial Court might or ought to do.

Passed July } Supplementary ACT to the above Act.  
 ---1721.

IN all Judgments and Decrees whatever, obtained in the High Court of Appeals, the High Court of Chancery, the Commissaries Court or for a small Debt, before a Justice of the Peace, the Person or Persons, against whom obtained, shall have the same Liberty and Advantage in the same Manner and before the same Persons, of staying such