

Impiments and ammunition for Subsistence shall be protected from
 all attachments and Executions whatsoever. Provided also that Such
 as shall be found by positive proof or other circumstances willfully to
 Absent themselves or abscond in the woods or Elsewhere from the Sherrif *
 Sight where by they cannot be found to be brought to Tryall and Sued
 also as shall be absent by flight or prescription out of this province
 to be averred upon oaths shall have no benefit of any favourable inter-
 pretations of this Law. — And Be it Enacted by the autho-
 rity aforesaid that from hence forth any person or persons having obtained a
 Judgment in any Court of this province or that shall hereafter Obtain
 any Judgment in any Court of this province against any person or
 persons it shall and may be lawful to and for the said plaintiffs in the
 said Judgment at his will and pleasure Instead of any other Execution
 without these previous requisites as above in this act prescribed and
 Directed to take out an attachment against the goods Chattles and
 Credits of the said Defendant in the said Judgment in the said plaintiffs
 own hands or in the hands of any other person or person whatsoever
 whilch said Attachment shall likewise have the Clause aforesaid Commanding
 the Sherrif of the said County to whom it shall be directed at the time of
 Executing the said Attachment to make known to such person or persons
 in whose hands or possession the said goods Chattles and Credits of the
 Absent Defendant shall be attached that he or they be and appear at the respec-
 tive Courts at the day of the return of the said attachment to show Cause
 (if they have any) why the said goods Chattles and Credits so as above
 in their hands attached should not be condemned and Executions ~~thereof~~
 thereof had and made as in other Cases of recoveries and Judgments
 given in Courts of record at which day of the return of the said attachment
 if the said Defendant shall not then appear nor the said garnishee in
 whose hands the said goods Chattles and Credits of the said defendant
 were attached to show Sufficient Cause to the contrary the said respective
 Courts shall and may condemn the said goods Chattles and Credits
 up so as aforesaid attached and award Executions thereof to be had and made
 either by Capias ad satisfaciendum & fieri facias or otherwise as the said
 plaintiffs might have had against the Defendant himselfe or the Judgment
 aforesaid whilch said Condemnation and Execution of such goods Chattles and
 Credits of the said garnishee as aforesaid had and made shall be sufficient &
 pleadable in barr by the said garnishee or garnishees in any action
 agt him or them by the said Defendant for the same. —

(May)