

Lib. L. L. sons may view and peruse the same and regulate themselves
No. 1. accordingly.

And be it Enacted by the Authority aforesaid, That where any Judgement is had in any County Court for any Matter or thing whatsoever, and after such Judgement is had and obtained, the party against whom the same is had, many times flys into another County out of the Jurisdiction of the said Court It shall and may be Lawfull for the Plaintiff to procure a Certificate from the said Justices of such parties flying and thereupon the Justices of the Provinciaall Court shall award Execution against the body or goods of the s^d party any Law Statute or useage to the contrary in any wise notwithstanding. And be it further Enacted by the Authority aforesaid, That any bills, bonds, or other Specialties Book debts or Accounts proved before two Justices of the Peace of any County or any one Justice of the Provinciaall Court and just Credit given to the same, and that the Ballance thereof is wholly due and unpaid and so certified under the hand of the said Justices shall be sufficient Evidence as well in the Provinciaall as County Courts wthin this Province any law Statute or useage to the contrary notwithstanding, this Act to endure for three years or to the end of the next Generall Assembly which shall first happen

Assented to by the Council Board.

John Llewelin Clk.

June the 2^d 1692

The house of Assembly
have Assented.

Signed p Ord^r

Hen: Denton Clk.

An Act limitting the Extent of
Attachments and providing what shall
be levyed on Attachments & Executions

For the setling the manner of Proceedings on Attachments limitting the Extent of them & providing what shall be levied on attachments and Executions Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the authority of the same, That from hence forth no attachment shall issue out of any Court of this Province before a writt or summons be first made out upon which Writt if the party defendant be an Inhabitant or Resident within this Province and the sherriff shall return non est inventus one other writt or sumōns shall thereupon in manner aforesaid issue forth against the said Defendant, and if the Sheriff should on the second writt or summons returne a non est Inventus likewise an Attachment shall and may thereupon issue in manner and forme hereafter