

I. lib. L. L. in person or by Attorney appear to the said Originall Action
 No. 1. against him and make it appear that the said Plantiffe hath
 been and is satisfied and paid the Debt or demand in the said
 Action or otherwise in Court discount or bar the said Plantiffe
 of the same or any part thereof; which said condemnation
 and Execution of the said goods Chattles or Creditts of the
 said defendant in the hands of the said Garnish or Garnishees
 as aforesaid had and made shall be sufficient and pleadable in
 Barr by the said Garnish or Garnishee in any Actⁿ to be
 brought against him or them by the said defend^t for the same
 Provided alwayes that no Sherriff shall levy by way of Execu-
 tion as aforesaid against any the said Garnish or Garnishees
 any more then the Plaintiffs debt and Costs nor against any
 Garnishee or Garnishees then what the said Plantiffes in the
 said Action shall make appear to the s^d respective Courts to
 be of the Goods Chattles and Creditts of the said Defendant
 in the hands of each respective Garnishe or Garnishees
 together with such Costs only as such Garnish shall put the
 Plaintiff to by denying himself to be Indebted to such Defend-
 ant and contesting the same Provided also that no Sherriff
 in any County within this Province shall by any attachment or
 p. 176 any other Execution had upon such Attachment or any other
 Execution whatsoever out of any Court of this Province, Levy
 Seize or take the Goods and chattles of any the Inhabitants
 within this Province so far as to deprive them of all Lively
 hood for the future but that Corne for necessary maintenance
 bedding gunn Ax potts and labourers necessary Tools with
 such like household Impliments and Amūnition for subsist-
 ance shall be protected from all such Attachments and Execu-
 tions whatsoever. Provided also that such as shall be found
 by proof or other circumstances wilfully to absent themselvs
 into the woods or Else where from the Sherriffs sight whereby
 they cañot be found to be brought to Tryall, and such also as
 shall be absent by flight or prescription out of this Province to
 be averred upon Oath, shall have noe benefitt of any favour-
 able Interpretation of this Law And be it Enacted by the
 Authority afores^d that from hence forth any person or persons
 havg obtained any Judgement in any Court of this Province
 or which shall hereafter obtain any Judgement in this Pro-
 vince against any person or persons it shall and may be lawfull
 to and for the s^d Plant. in the said Judgement at his will and
 pleasure instead of any other Execution without those pre-
 vious requisitts as above in this Act prescribed and directed
 p. 177 to take out an Attachment against the Goods Chattles and
 Creditts of the said Defendant in the said Judgement in the
 said Plaintiffs own hands or in the hands of any other person
 or persons whatsoev^r which said Attachment shall likewise