

C. P. you H : M : A : B and C. D, Doe Confess Judgment to E : F :  
 for the sume of            which sume was recovered by the said  
 E. F. against H. M. on the        Day of        in the        Court  
 p. 26 the said        to be Levyed of your bodies goods or Chattles  
 Lands or Tenements for the Use of the said E. F. in Case the  
 said H. M. shall not pay and satisfie to the said E. F. the said  
                                  so as af<sup>d</sup> recovered against him with the Additionall  
 Costs thereon on the tenth day of Nov<sup>r</sup> Next which Confession  
 is to be Signed by the Justice or Justices before whome such  
 Confession is to be made and thereof procure Certificate  
 under the hand of the same Justice or Justices before whome  
 such Judgmt shall be Confest and such Certificate shall be a  
 sufficient supersedeas to the Sher to forbear Serving Execu-  
 tion upon the body or Goods of the pson soe Obtaining such  
 Certificate and if the party be taken in Execution before such  
 Certificate be produced then such Certificate being Obtained  
 afterwards as af<sup>d</sup> shall be a sufficient Supersedeas to the Sher  
 to release such pson out of prison upon that Execution the  
 party paying or giving Security to such Sher. for his Due ffees  
 for that Imprisonment and the Justice or Justices before  
 whome such Judgmt shall be Confest as af<sup>d</sup> shall return the  
 Judgmt soe Confest to the Clks of the respective Courts  
 where the first Judgmt was Obtained to be Entred upon  
 Record for which Entry the Clerk shall receive as a ffee five  
 p. 27 pounds of tob<sup>o</sup> and no more and that after the said tenth day  
 of Nov<sup>r</sup> it shall be Lawfull to take out Execution upon the  
 Judgmt confest as af<sup>d</sup> without any Scire facias or any other  
 Delay ag<sup>t</sup> Either the principall or the Security or all or Either  
 of them for such Judgement soe Confest as af<sup>d</sup> Any Law Usage  
 or Custome to the Contrary in any wise notwithstanding.

And be it further Enacted by the Authority af<sup>d</sup> that the  
 president or two Justices of any County Court within this  
 province may proceed to the Staying or Superseading the  
 Execution of any Judgmt Rendered or to be rendered in the  
 provin<sup>l</sup> Court as fully and Effectually to all Intents Construc-  
 tions and purposes as any Justice of the Provin<sup>l</sup> Court might  
 or ought to Doe.

An Act Directing the Manner of Sueing out Attachm<sup>ts</sup> in this  
 province and limitting the Extent of them.

Whereas it is highly Expedient to settle the manner of Pro-  
 ceedings on Attachm<sup>ts</sup> and Limitting the Extent of them and  
 to provide w<sup>t</sup> shall be Levied on such Attachments and  
 Executions,

Be itt Enacted by the Kings most Excellent Maj<sup>ty</sup> by and  
 p. 28 with the Advice and Consent of his Maj<sup>ty</sup>s Govern<sup>r</sup> Councill