Court of this province or that shall hereafter Obtaine any C. P. Judgmt in any Court of this province against any person or psons itt shall and May be Lawfull to and for the said Plaintiffe in the said Judgment att his will and pleasure instead of any Other Execution without those previous Requisites as above in this Act prescribed And Directed to take out an Attachment agt the Goods Chattells and Creditts of the said Defendant in the said Judgment in the said Plaintiffs own hands or in the hands of any other pson or psons whatsoever which said Attachment shall likewise have the Clause afd Commanding the Sherr, of the said County to whome itt shall be Directed att the time of Executeing the said Attachment to make known to such person or persons in whose hands or possession the said Goods Chattells and Creditts of the absent Defend shall be Attached that he or they be and Appear att the respective Courts (att the Day of the returne of the said p. 33 Attachment) to shew Cause (if they have any) why the said Goods Chattells and Creditts soe as abovesaid in their hands Attached should not be Condemned and Execution thereof had and made as in other Cases of recoverys and Judgments given in the Courts of Record att which day of the returne of the said Attachment if the said Defendt shall not then Appear in the said Garnishee in whose hands the said Goods Chattells and Creditts of the said Defendt were Attached to shew sufficient cause to the Contrary the said respective Courts shall & may Condemn the said Goods Chattells and Creditts afd soe as afd Attached and award Execution thereof to be had and made either by Capias ad Satisfaciendum ffieri ffacias or otherwise as the said Plaintiffe might have had against the Defendant himselfe on the Judgment afd which said Condemnation and Execution of such Goods Chattells and Creditts of the said Garnishee as afd had and made shall be sufficient and pleadable in barr by the said Garnishee or Garnishees in Any Action against him or them by the said Defendant for the same.

An Act for the better Administration of Justice in the high Court of Chancery Provinciall and County Courts of this Province for the more Speedy recovery of Debts Easy p. 34 obtaining of Execucons against persons Absenting from the Counties where the Judgments were recovered agt them for preventing Commissioners Shers Sub-sherriffs Clerks and Deputy Clerks to plead as Attrinys in the respective Courts to which they belong and for Amerciamts in the Provinciall and County Courts.

Be itt Enacted by the Kings most Excellent Majesty by and