

Session Court, to restore such Money, Tobacco, Goods, or Lands to the
Laws Defendant or Defendants, at any Time within Two Years from the
Return of any Execution executed, in Case such Defendant or
Defendants shall make appear, within that Time, that he, she, or they
had satisfied the Sum sued for, recovered, and executed. And in
Case the Defendant or Defendants shall make appear, that any Part
hath been satisfied as aforesaid, that then, and in such Case, the
Court shall award Restitution to be made to such Defendant or
Defendants, of so much as he, she, or they hath paid; and the Money,
Tobacco, or other Goods levied, or Lands extended, exceeds the
Debt, or Damages, and legal Cost of Suit; any Law, Usage, or Cus-
tom to the contrary, notwithstanding.

And Be It Further Enacted, That if any Person, who shall not be
taken and arrested as aforesaid, and against whom any such Judgment
shall be rendered as aforesaid, and whereof no Part shall be levied
or extended, by Virtue of any Execution, shall, at any Time, within
Two Years after the rendering such Judgment, make appear to the
Provincial Court, that the Debt or Damage, for which such Judge-
ment shall be rendered, hath been satisfied before the rendering
thereof; that then, and in all such Cases, the Provincial Court shall
and may vacate such Judgment; any Law, Usage, or Custom to the
contrary notwithstanding.

And Be It Further Enacted, That where any Person or Persons,
who shall not be arrested, or taken as aforesaid, and against whom
such Judgment shall be rendered as aforesaid, and no Part of the
Debt, Damage, or Cost recovered, shall be levied, or extended; if
such Person or Persons shall, within the Time aforesaid, make
appear the Provincial Court, that any Part of the Debt, or Damage
recovered, was satisfied and paid before such Recovery, that then, and
in all such Cases, the Provincial Court shall order a Rule to be made
and entred, to stay Execution for such Part as shall be made appear
to have been so satisfied and paid; any Law, Usage, or Custom to
the contrary, notwithstanding.

This Act to continue so long as the said Act for the Advancement
of Justice shall continue.

Chap. XV An Act, for laying out the Town a-new, commonly called Chester
Town, in Kent County; and for ascertaining the Bounds thereof.

Whereas, formerly there was laid out in Kent County, on Chester
River, a Town, commonly called Chester Town, or New Town,
containing One Hundred Acres of Land; the Bounds whereof, are
very uncertain, and the Improvement very much hindered, by Reason
that all the Lots were not taken up and improved in Time.

p. 33 And Whereas, it is represented to this General Assembly, That the
said Town is very commodious for Trade, and several People desirous