

Liber R. G. Provincial Court to enter such Bond or Bonds in the Records of the
 1769 said Court and thereupon to order Process in the Nature of a Scire
 facias against the Debtor or Debtors or his her or their Heirs
 Executors Administrators or Devisees and the Surety or Sureties
 of such Debtor or Debtors or the Heirs Executors Administrators
 or Devisees of such Surety or Sureties and each of such Surety and
 Sureties respectively to appear and shew Cause at the then next
 Provincial Court any they have why Execution should not issue on
 such Bond or Bonds which Process being served Twenty Days before
 the return thereof and no Appearance entered or if Appearance no
 good Cause shewn to the Contrary at the said Court to which the
 same is returnable it shall and may be Lawful by the Direction of
 the said Commissioners to Issue Execution against the Body Goods
 or Chattels Lands or Tenements Rights or Credits of such Defendant
 or Defendants according to the Nature of the Case having respect to
 the Right or degree in which such Defendant or Defendants shall
 stand or be—

[Any Obligor, &c., making Conveyances after executing Bonds, &c. The Commissioners to proceed by Scire Facias &c.] And be it further Enacted, That in Case any Obligor or Obligors his her or their Surety or Sureties after Execution of such Bond or Bonds shall have aliened or Conveyed away the whole or any part of his her or their Messuages Lands Tenements or Hereditaments it shall and may be Lawful for the said Commissioners to proceed in Manner aforesaid by Scire facias against the Terre Tenant or Tenants who being warned Twenty days before the return of said Process in manner aforesaid and not appearing or if appearing not showing sufficient Cause to the Contrary Execution shall and may be issued against the Lands Tenements and Hereditaments so aliened or Conveyed away by Fieri facias or otherwise agreeable to the Directions of the said Commissioners—

[On Process issued, the Justices of the Provincial Court to oblige the Defendants to plead, &c.] And be it further Enacted, That in all Cases whatsoever where any such Process as aforesaid shall be issued on such Bond or Bonds and served as aforesaid Twenty days before the return thereof it shall and may be Lawful for the Justices of the Provincial Court and they are hereby Authorized and required to Oblige the Defendant or Defendants to plead to issue the first Court and try the same without any Impar lance unless it appear by Affidavit that a Material Witness or Witnesses is or are absent beyond Sea or is or are sick or unable to attend within the Province in which Cases and no other an Impar lance may be granted at the Discretion of the said Court—

[Goods, &c. taken by Fieri Facias, &c. after Notice given, to be sold to the highest Bidder, for Gold or Silver, &c.] And be it further Enacted by the Authority aforesaid That in Case any Goods or Chattels Lands or Tenements shall at the Instance of the said Commissioners be taken in Execution by Virtue of any fieri facias or Attachment by way of Execution or otherwise the Sheriff or Coroner according as the said Writ shall be Directed shall after giving Ten days Notice by Advertisements set up in the most