

if the said Judgment were for his own proper Debt any Law Usage or Custom to the Contrary thereof in any wise notwithstanding.

Liber R. G.
1771

And be it enacted and declared that Execution may be issued on any Judgment rendered or to be rendered in the Provincial Court or in any County Court of this Province with stay of Execution at any Time within one Year next after the Expiration of such Stay. Provided that the Stay of Execution be entered upon the Clerk of the Court his Docket at the same Court when the Judgment shall be rendered and also after the Dissolution of any Injunction of or from the Court of Chancery or the Discharge or Expiration of any Supersedeas on Appeal or any Writ of Error at any Time within one Year after Dissolution of such Injunction or Discharge or Expiration of such Supersedeas.

[Execution, &c. may be issued within one Year after Expiration of Stay of Execution, &c.]
p. 162

And be it further enacted That if any Cause instituted or hereafter to be instituted in any of the Courts of this Province shall by Rule of Court and by the Consent and Agreement of the Parties thereto be submitted and referred to the Award and Arbitrament of any Person or Persons it shall & may be lawful to and for such Court to give Judgment upon the Award of the Person or Persons to whom such Submission and Reference shall be made as of the Court to which such Award shall be returned & to award Execution thereon in the same Manner as they might do upon Verdict Confession or Non-Suit and that such Judgment shall have the same Effect to every Intent and Purpose as any Judgment upon Verdict or Confession would have.

[Causes submitted to Arbitration, Judgment on the Award to be as effectual as upon Verdict, &c.]

Provided always that such Award shall remain seven Days in the Provincial Court during their Sitting if returned to the Provincial Court or three Days in the respective County Courts during their Sitting if returned to any County Court after the Return thereof before any such Judgment shall be entered up. And if it shall appear to the Justices of the said Court to which any such Award shall be returned within the respected Times aforesaid that the same was obtained by Fraud or Mal-Practice in or by Surprize Imposition or Deception of the Arbitrators or without due Notice to the Parties or their Attorney or Attorneys it shall and may be lawful for the said Court to set aside such Award and refuse to give Judgment thereon.

[Proviso.]

Provided always And be it enacted that if in any Cause which hath been referred or which shall hereafter be referred by Virtue of this Act either of the Parties or any of the Arbitrators to whom the same is or shall be referred hath died or shall happen to die before any Award was or shall be made or if the Arbitrators or any of them have refused or shall refuse to act or if after an Award made the same hath been or shall be set aside that then all that Space of Time from the Impetration of the Original Writ in such

[Proviso.]