

Garnishee, together with such Costs as the Garnishee shall put the Plaintiff to in contesting the same.

IV. Provided also, that no Sheriff shall by any Attachment or other Execution, levy, seize, or take the Goods of any Inhabitant of this Province, so far as to deprive him of all lawful Livelihood for the future; but that Corn for necessary maintenance, Bedding, Gun, Axe, Pot, Labourers Tools, and such like, shall be protected from all Attachments and Executions whatsoever.

V. Such as shall be found by proof wilfully to absent themselves in Woods or elsewhere, whereby they cannot be found to be brought to Tryal, and such as shall be absent by Flight, or Proscription, out of the Province, shall have no Benefit by the favourable Interpretation of this Law.

VI. Any person having obtained a Judgment in any Court of this Province, may take out an Attachment against the Goods, Chattels and Credits of the Defendant, in the Plaintiffs own hands, or in the hands of any other person whatsoever, with a Clause in the said Attachment for the Sheriff to warn the party in whose hands, at a certain day, to shew cause why the the said Goods, &c. should not be condemned, and if no cause be shewn, the said Goods shall be condemned and Execution awarded by *Ca. Sa.* or *Fi. Fa.* or otherwise.

VII. *An. 11. W. 3. 1699. p. 51.* After the 10th day of *April* in every year, no Execution shall issue out of any Court against the Body or Goods of any Person inhabiting in this Province until the 10th of *October* following, upon any Judgment in any Court of this Province, provided the Defendant and 2 other persons with him shall come before one Justice of the Provincial Court, or Mayor, and any two Aldermen of *St Mary's*, or two Commissioners of *Annapolis*, or 2 Justices of the respective County Court, and confess Judgment for the Debt and Costs adjudged, with stay of Execution till the 10th of *October* next following.

VIII. And if the party be taken in Execution, a Certificate of the confessing such Judgment as aforesaid, shall be a sufficient *Superfedeas* for the releafe of such person out of Prison, the party paying or securing to the Sheriffs his due Fees.

IX. The