

They be not all that bynd Absent or dwelling within this Province or
 have not left any Attorney in his place vpon Record as aforesaid And if
 any person or persons within this Province shall desire to prosecute any
 person whatsoever absent and not having left an Attorney as aforesaid vpon
 any Attachment Bee it by the Authority aforesaid enacted that no attachment
 shall Issue out of any Court of this Province whatsoeuer before a writ or
 Summons be first issued out against such persons absent or hath left no
 Attorney as aforesaid directed to the Sheriff of the County where the
 party so prosecuted did dwell and Reside who is hereby Enjoyned to leave
 a Copy of such writ or Summons as also a copy of the Declaration or
 cause of action to be for that purpose with the said writ or Summons
 sent to him by the party prosecuting the same and after aduertisements
 made of the said writ and upon sufficient proof by witness as the said
 Prospective Court shall thinke fit of the Prosecutors demands and debt
 made by his said declaration. Itt forth it shall and may be lawfull for the
 Justices of the said Courts to award an attachment against the goods and
 Chattels of him the said party prosecuted and not appearing by himself
 or his Attorney which are or shall be in the possession of any person or
 persons for his use in this Province and after the Returns of the Execution
 of such Attachment made the same to Condemne and order to be delivered
 by way of Execution to the said party prosecuting by the Sheriff of
 the County where such goods lyd bee the said party prosecuting also
 giving good and sufficient Security to the Justice of the said Prospective
 Court to indemnify the Court against all actions suits or other matters
 that may happen touching or concerning the said Attachment and to make
 Recitation of the goods received or the value thereof by virtue of the said
 Attachment in case the said party prosecuted or his Attorney doe within one
 year and aday to be accounted from the time of the said attachment
 awarded come in and make his and their Just and due defences and proceed
 on in the said action in common forms and make it appear the prosecutor is
 satisfied his Just demands and debts or any part thereof by him then
 Prosecuted Provided alwayes that no Sheriff shall seare by way of
 Execution of any the goods or Chattels of any person so prosecuted within
 this Province any more then so much as amounts to the debt Adcoudred
 and costs of suit mentioned in the writ of Execution Provided also that no
 Sheriff of any County within this Province shall by any Attachment or
 Execution had upon such attachment or any other Execution whatsoeuer obtained
 in any Court within this Province seare and Seize or take the goods and
 Chattels of any Inhabitant within this Province that shall be then Resident
 or absent as aforesaid so farre as to deprive them of all livelihood for the
 future but that Costs for Necessary maintenance Bedding gunn age pott &
 Necessary Linnen & such like household Implements and
 Amencions f shall be protected from all such Attachments

Exect.