

action or shall otherwise in Court discount or barr thd said plaintiff of the same or  
 any part thereof which said Condemnation and Execution of the said goods chattel  
 or creditts of thd said Defendant in the hands of the said Garnishee or garnishees, as  
 aforesaid had and made shall be sufficient and payable in Barr by the said  
 Garnishee or garnishees, in any action brought against him or them by the said  
 Defendant for the same Provided always that no Sheriff shall Levy by way of  
 Execution as aforesaid against any thd said Garnishee or garnishees anymore  
 than the plaintiff debt and cost nor against any Garnishee or garnishees then  
 what thd said plaintiff in the said Action shall make appear to thd said Respective  
 Courts to be of the said goods (chattel) and creditts of the said Defendant in the  
 hands of each Respective Garnishee or garnishees together with such only  
 as thd Garnishee or garnishees shall putt the plaintiff to by doing himselfe to be  
 indebted unto such Defendant and contyngthd same Provided also that no Sheriff  
 in any County within this Province shall by any Attachment or any other Execution  
 had upon such Attachment or any other Execution whatsoever out of any Court of  
 this Province Levy Seize or take the goods and chattels of any of the Inhabitants  
 within this Province so farre as to deprive them of all livelihood for the future  
 But that (one for necessarie Maintenance, bedding Gunn Ax potts and la-  
 borers necessarie tools with such like household Implements and Amunition  
 for sustinance) shall be protected from all Attachments and Executions what-  
 ever Provided also that such as shall be found by proofe or other circumstancess  
 wilfully to absent themselves into the woods or else wher from the Sheriff fighth  
 whereby they cannot be found to be brought to tryall and such also as shall be  
 absent by flight or procription out of this Province to be arraigned upon Oath shall  
 have no Benefit of any favourable Interpretation of this Law, And be it  
 Enacted by thd Authority aforesaid that from henceforth any person or persons  
 having obtained any Judgment in any Court of this Province or that shall  
 hereafter obtain any Judgment in any Court of this Province against any  
 person or persons It shall and may be lawfull to and for thd said plaintiff in his  
 said Judgment at his will and pleasure instead of any other Execution in default  
 those provisoes & Regulaties as aboue in this Act prescribed and directed to  
 out an Attachment against the goods (chattel) and creditts of thd said Defendant  
 in the said Judgment in the said plaintiffs owne hands or in the hands of