

either Province as aforesaid to make restitution of the Goods
 Chattels and Creditts so aforesaid, Condemned or otherwise
 if the defendant soe before said prosecutoe shall be any where within
 one year and a day to be exequited from the day of the said
 Attachment aforesaid come in, and either in person or by Attorney
 appear to the said Original Action against him and make it
 appear that the said hath been aforesaid paid and paid the debt
 or demand in the said Action or otherwise in Court discount
 or partie laid Plaintiff of the same or any partie thereof; which
 said condemnation and Execution of the said goods Chattels or
 Creditts of the said defendant in the hands of the said Parishes or
 Garnisshees aforesaid had and made shall be sufficient and
 pleadable in Barr by the said Parish or Parishes in any Court
 to be brought against him or them by the said defendant.
 Provided always that no Sheriff shall levy by way of Exec-
 ution aforesaid against any the said Parish or Parishes
 any more than the Plaintiff debt and costs now against
 any Garnishee or Garnishees then what the said Plaintiff
 in the said Action shall make appear to the respective
 Courts to be of the Goods & Chattels and Creditts of the said
 Defendant in the hands of each respective Garnishee or Gar-
 nishees together with such Costs only as such Garnishees shall
 put the Plaintiff to by denying himself to be indebted to such
 Defendant and contesting the same. Provided also that
 no Sheriff in any County within this Province shall levy