

155.

requisite as above in the Act prescribed and directed to take
out an Attachment against the Goods Chattels and Credits of the
said Defendant in the said Judgment in the said Plaintiff's own
hands or in the hands of any other person or persons whatsoever
which said Attachment shall likewise have the Clerk before said
Commanding the Sheriff of the said County to whom it shall
be directed at the time of Executing the said Attachment to make
known to each person or persons in whose hands and pos-
sessions the said Goods Chattels and Credits of the several
Defendant shall be attached, that he be and appear at the
Respective Courts on the Day of the return of such Attachment
to the Clerk (if any they have) with the said Goods Chattels
and Credits so as aforesaid in their hands attached to him
not to be concerned and Execution thereof to be made
as in other Cases of Recoveries and Judgements given in Courts
of Record at which Day of the Return of the said Attachm.
if the said Defendant shall not then appear nor the said Par-
tiffice in whose hands the said Goods and Chattels & Credits
of the said Defendant were attached to them sufficient Cause
to the contrary, the said respective Court shall & may
Poundre the said Goods Chattels and Credits aforesaid so
as aforesaid attached and executed thereon to be had and made either by Papas ad sufficien-
fieri facias or otherwise as the Plaintiff might have had
against the Defendant himself on the Judgment afores.

Whic?