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said Attachment to show Cause (if they have any) why the said Goods Chattels and Credits so as above said in their hands attached should not be sold and Execution thereof had and made as in other Cases of Recovery and Judgments given in Courts of Record at which day of the return of the said Attachment if the said Defendant shall not then appear in the said Garnishee in whose hands the said Goods Chattels and Credits of the said Defendant were attached to show sufficient cause to the contrary the said respective Courts shall & may condemn the said Goods Chattels and Credits as so attached and award Execution thereof to be had and made either by *scias ad satisfaciendum fieri facias* or otherwise as the said Plaintiff may have had against the Defendant himself on the Judgment at which said condemnation and Execution of such Goods Chattels and Credits of the said Garnishee as so had and made shall be sufficient and pleadable in bar by the said Garnishee or Garnishees in any Action against him or them by the said Defendant for the same.

On ~~the~~ *for the better Administration*
of Justice in the High Court of Chancery provincial
and County Courts of this Province for the more
speedy recovery of Debts & saving of Expences