in the Hands of any other Person or Persons whatsoever, which said Attachment shall likewise have the Clause aforesaid, Commanding the Clause of science Sheriff of the said County, to whom it shall be Directed, at the time of executing the said Attachment, To make known to such Person or Persons in whose Hands and Possession the said Goods, Chattles and Credits of the absent Defendant shall be Attached, that he or they be and appear at the respective Courts at the Day of the Return of the Said Attachment, to hew Cause (if they have any) why the said Goods, Chattles and Credits, so as above said in their Hands Attached, should not be Condemned, and Execution thereof had and made, as in other Cases of Recoveries and Judgments given in Courts of Record. At which Day of the Return of the laid Attachment, if the said Defendant shall not then appear, nor the said Garnishee, in whose Hands the said Goods, Chattles and Credits of the said Defendant were Attached, to shew sufficient Cause to the contrary, the faid respective Courts shall and may condemn the said Goods, Chattles and Credits aforesaid, so as asoresaid Attached, and award Execution thereof, to be Had and made, either by Capias ad Satisfaciendum, Fieri Facias, or otherwise, as the said Plaintiff migh have and Execution had against the Defendant himself, on the Judgment asoresaid; which said Condemnation and Execution of such Goods, Chattles and Credits of the said Garnishee, as aforesaid, had and made, shall be Sufficient, Pleadable in Bar. and Pleadable in Bar by the said Garnishee or Garnishees, in any Action against him or them by the said Desendant, for the same.

An Act 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, easy Obtaining of Executions against Persons absenting from the Counties where the Judgments were recovered against them, for preventing Commissioners, Sheriffs, Sub-Sheriffs and Deputy Clerks to plead as Attorneys, in the respective Courts to which they belong, and for Amerciaments in the Provincial and County-Courts.

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DE it Enacted by the King's most Excellent Majesty, by and with the Ad-D vice and Consent of his Majesty's Governour, Council and Assembly of The Justices of this Province, and the Authority of the same, That the Justices of the Provincial and Provincial and County-Courts within this Province, do with all con-County-Courts to venient speed, after the Publication of this Act, at the Cost and tutes of England, Charges of the Publick, and their Respective Counties, purchase and and some Books procure, or cause to be purchased and procured the Statute Books of for directing Justis England to this time, and Daltons Justice of the Peace, or such other useful Book of like sort, as such sustices shall think proper, where they are not already procured, for the Use of their respective County-Courts.

Be it further Enalted by the Authority aforesaid, That the Justices County Justices of the Provincial, and of each respective County Court within this may make Rules Province, by force and Virtue of this Act, may make such Rules and of Court. Order, from time to time, for the well Governing and Regulating their said Courts, and the Officers and Suitors thereof, as to them, in their Discretion

Provincial and