or Two Justices or more of the respective County-Courts, where such Judgment is obtained as aforesaid, and shall confess Judgment for his Debt and Costs of Suit adjudged, with Stay of Execution'till the Tenth Day of November next, for this present Year, or until the Tenth Day of November in any other Year next following; which Consession is to be made in Manner and Form following, That is to say,

TOU H. M. A. B. and C. D. do confess Indement to E. F. for the The Form which Sum was recovered by the said E. F. a- of such Secu-Sum of gainst H. M. on the in the Court, the rity. Day of to be levied of your Bodies, Goods or Chattels, Lands or Ienements, for the Use of the said E. F. in Case the said H. M. Shill not pay and satisfy to be suid E. F. the said so as a foresaid recovered ag sinst him, with the Additional Costs thereon, on the Tenth Day of November next.

Which Confession is to be Signed by the Justice or Justices before To be signed whom such Consession is to be made, and thereof procure Certificate by the Justices under the Hand of the same Justice or Justices before whon such Judy- and certified. ment shall be confess'd, and such Certificate shall be a sufficient Super- ficite shall be sedeas to the Sheriff to forbear serving Execution upon the Body or a Supersedeas

Goods of the Perion fo obtaining such Certificate.

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or

And if the Party be taken in Execution before such Certificate be produced, then luch Certificate being obtained afterwards, as aforefield, shall be a sufficient Supersedeas to the Sheriff to release such Perfon out of Prilon upon that Execution, the Party paying or giving paying Impri-Security to such Sheriff for his due Fees for that Imprisonment; and the forment Fees.

The Seculustice or Justices before whom such Judgment shall be confest, as a-rity or judgforesaid, shall return the said Judgment so confest, to the Clerks of the ment so conrespective Courts where the first Judgment was first obtained, to be en- fest, to be retered upon Record, for which Entry the Clerk shall receive as a Fee entred on Five Pounds of Tobacco and no more; and that after the said Tenth Record. Day of November, it shall be lawful to take out Execution upon the noth of No. Judgment confest as aforesaid, without any Scire Facias, or any other vember, new Delay, a ainst either the Principal or the Security, or all or either of Execution may issue them, for such Judgment so confest, as aloresaid; Any Law, Usage or without scire Custom to the contrary, in any wise notwithstanding.

And be it further Enacted, by the Authority aforefaid, That the President or Two Justices of any County-court within this Province, may proceed to proceed to the Staying or Superseding the Execution of any Judgment superseding such assecurendred, or to be rendred, in the Provincial Court, as fully and effectu tions. ally, to all Intents, Confiructions and Purposes, as any Justice of the Provincial Court might or ought to do.

An A C T directing the Manner of Suing out Attachments in this Province, and limiting the Extent of them.

WHEREAS it is highly expedient to settle the Manner of Proceedings on Attachments, and limiting the Extent of them, and to provide what shall be levied on such Attachments and Executions,

The Party

ficias, or other Delay.

Who may