

(90)  
Lib<sup>o</sup> C.

the use of every Judgment according to the order of the Judg<sup>ts</sup> except the party having precedent Judgment be in delay of executing it provided that Landlords rents Judg<sup>ts</sup> for publique Levies to the use or acco<sup>t</sup> of the province (allowed by act or house of Assembly) and Judg<sup>ts</sup> for customs & subsidies to the use of the Lord Proprietarie (granted by Assembly) & Judg<sup>ts</sup> upon suit of the Lord Proprietarie for his own meere and proper debts and Judg<sup>ts</sup> for fees of necessary publique Officers (published by the Seivten<sup>l</sup> Generall and Councell in a table for that purpose bearing date with this act) shall be first Satisfied. And further provided that no party to whom any f<sup>o</sup>re or Tobacco stands bound by Judg<sup>ts</sup> as afores<sup>d</sup> shall incurre the paine of trespassse afo<sup>r</sup>e or deemed unlesse such party were witting to or admonished of that precedent Judg<sup>ts</sup> of the partie grieved. And further provided that noe such Judg<sup>ts</sup> as aforesaid be extended to the invaliditing of any Recognizances Mortg<sup>g</sup>age or like Contract (heretofore or before the publishing hereof in the County) made bonà fide for Security and entred upon record afo<sup>r</sup>e the next Court day after the publishing hereof in the County (if the party interested in such Mortgage be within the province before the said Court day) or afo<sup>r</sup>e the next Court day after such party coming into the province or (if such party be not in these parts of America) afo<sup>r</sup>e the next Court day after Christmas come twelve month. And that noe such Recognizances Mortgage or Contracts for Security to be made after the publishing hereof in the County where they shall be made be valid to stop

or