

(210)
Sib M H

Judgement is obtained shall immediately (after the ob-
taining such Judgment together with another party
such as the Justices hereafter mentioned shall approve
of) come before one Justice or more of the Justices of
the Provinciall Court or two Justices or more of the
respective County Court where such Judgment is
obtained and confess Judgment to the party that
obtained the Judgment as is aforesaid for his debt
and costs of suite adjudged with a cessat executio
till the tenth of October then next following and
thereof procure certificate under the hand of the
same Justice or Justices before whom the said
Judgment shall be confessed And that such cer-
tificate shall be a sufficient supersedeas
to the Sheriff to forbear serving the Execution
upon the body or goods of the person so obtaining
such certificate And if the party be taken in
Execution before such certificate be proved, that
then such certificate being obtained afterwards as
aforesaid shall be a sufficient supersedeas to
the Sheriff for the Release of of such person from
Imprisonment upon that Execution the party
paying or giving security to such Sheriff
for his due fees for the Imprisonment and that
the Justice or Justices before whom such Judg-
ment shall be confessed as aforesaid shall
return the Judgment so confessed unto the
Clerk of that respective Court where the first
Judgment was obtained to be entered upon
Record for which entry the Clerk shall receive as
a fee five pounds of Tobacco and no more any
Law Custom or usage heretofore had made or
done within this Province to the contrary here of
notwithstanding And be it further enacted by
the authority aforesaid that all Laws heretofore
made for the limiting & staying of Executions be
& are hereby repealed This act to continue & remain
in force for the terme of three years or to the end of the
next Session of Assembly which shall first happen
Jm