

appearing by himself or his Attorney wh. are, or shall be
 in the possession of any person or persons, for his use, within
 Probint: and after the Returne of the Execution of such & the
 attachment made, the same to rendeme and order to be delivered
 by way of execution to the said party prosecuting by the Sheriff
 of the County where such goods ly: he (the said Party &
 prosecuting) giving also good & sufficient security to the
 Justices of the said respective Courts, to indemnify the Courts
 agt. all actions, suits or other matters that may happen
 touching or concerning the said attachment, & to make the
 restitution of the goods received, or the value thereof, by the
 vertue of the said attachment, in case the party prosecuting
 or his Attorney doo within one year & a day (to be accounted
 from the time of such attachment granted & awarded),
 come in & make his & their just & due defonc: & proceed
 in the said action, in common forme: & make it appear,
 the sd. Prosecutor is satisfid his just demands & doth
 or any part thereof by him then prosecute.

Provided alwaies that no Sheriff shall Lawie, by
 way of Execution, of any the goods or Chattells of any
 person soe prosecuted within this Probint, any more
 than soe much as amounts to the debt recoured, & Costs of
 suit, mentioned in the writ of Execution.

Provided also that no Sheriff of any County within
 this Probint shall, (by any attachment, or Execution)
 upon any such attachment, or any other Execution what
 soever obtained in any Court within this Probint,) lay
 and seize or take the goods & chattells of any Inhabitans
 within this Probint that shall be (then) resident or
 absent as aforesaid, soe farre as to deprive them of

liberty to