

to the said plaintiffe so prosecuting as aforesaid giving  
Sufficient Security before the Justices of each respective Court  
for the use of the said Defendant so as aforesaid being not given  
within this Province or agent out of this Province as aforesaid for  
restitution of the said Goods Chattels or Credits so as aforesaid Condemned  
or the Value thereof if the Defendant so as aforesaid prosecuted shall  
at any time within one Year and a day to be accounted from the day  
of the said Attachment awarded Come in either in person or by Attorney  
Appear to the said Original Action against him and make it appear  
that the said plaintiffe hath been and is Satisfied and paid the  
Debt or Demand in the said Action or shall otherwise in Court discount  
or barr the said plaintiffe of the same or any part thereof which said  
Condemnation and Execution of the goods Chattels or Credits of the  
said Defendant in the hands of the Garnishee or Garnishees as aforesaid  
had and made shall be sufficient and pleadable in Barr by the said  
Garnishee or Garnishees in any Action brought against him or them  
by the said Defendant for the same **Provided** always that  
no Sheriff shall levy by way of Execution as aforesaid against any  
the said Garnishee or Garnishees any more then the plaintiffe Debt  
and Cost nor against any Garnishee or Garnishees then what the  
said plaintiffe in the said Action shall make appear to the said  
respective Courts to be of the said Goods Chattels and Credits of the  
said Defendant in the hands of each respective Garnishee or Garnishees  
together with such Cost onely as the Garnishee or Garnishees shall  
the plaintiffe to, by denying himselfe to be indebted unto such cost  
and Contesting the same **Provided** also that no Sheriff in  
County within this Province shall by any Attachment  
Execution had upon such Attachment or any other