

And in case it shall happen that two or more executions be served upon the same goods such execution shall be first levied which was first served but if a fore any execution served any recovering by Judgment of Court shall enter a caveat in the County or hundred Court or alledge or suggest that the Goods of the Party against whom the execution or executions are awarded are not sufficient to satisfy his debt Recovered to the said Party so alledging or suggesting if other executions be served afore him no execution shall be Granted in that case to one or more or if any be Granted and not Served they shall be superseded and revoked and a writ of Partition shall be directed to the Sheriff requiring him to divide the Goods & Chattels of such person named upon the writ among all the Parties recovering by Judgment of Court according to the Proportion of their recoveries which together with their names shall be specified severally upon the said writ Except that all debts and accounts to the said Proprietary in his own immediate right without assent otherwise growing due then by fine and forfeiture shall be paid afore debts due to other creditors and all fees payments and Contributions due to publick uses Judges and Officers by any act of Assembly shall be paid afore other debts and all debts due to any Inhabitants of the Town shall be first satisfied afore Strangers debts and that all debts growing due for wine hottwaters or other Liquors shall be paid in the last place after all other debts are satisfied & not afore

And where an execution is served upon ones Serv^t