(90)

W E command you, that you take A: B: of if he "may be found in your precinct, and fafely keep him fo", that you may have him before us in our Supream Interior
Coint on the Day of to answer "to G: D: of of asplea, that whereas the faid A: on "the Day of (as in the Declaration) did "affume, &c. To the Damage of Pounds" as is faid, and have you then this Writ. Witnefs, &c.

And be it further enacted, That before fuch Process fhall be ferved, the Flaintiff or his Attorney fhall inderfe his Name thereon, and annex to fuch Process a Copy of his Declaration, with which the Defendant thall be ferved, as also a Copy of the original Process at least Fourteen Days before the Sitting of the Court, or left at the Defendant's House or last Place of abode, which shall be judged a fufficient Service; and that all Goods, Chattels or Estate attached by the Officer, shall remain under such Attachment for the Space of Thirty Days after-Judgement given, that Execution may be thereon levied.

Provided always, That in all Cafes where it may be neceffary to fet forth feveral Counts in a Declaration, that then it fhall and may be lawful for the Plaintiff to file his Declaration with the Clerk of the Court, and to caufe the Defendant to be ferved, with a copy of the fame at least Four Days before the Sitting of the Court, at the Expende of the Plaintiff.

Provided nevertheles, That the Sheriff or Officer ferving fuch Attachment shall make an Account in Writing of the several Articles of Goods and Chattels to attached, and shall perfinit the fame to remain on the Premiss for the Use of such Party as shall appear to be initiled to the fame upon the Event of the Cause, and if the Person so attached shall alien the fame in the mean Time, such Alienation shall be void, and such Person shall be liable to the Penalty of Fistry Pounds, to be recovered by Action of Debt or Information in any Court of Record, the one Moiety to be paid to the Prosecutor, the other Moiety to his Majesty for the Uses of this Government.