

ment and there being no Law in this Province yet made Directing how and in what manner Writts of Error shall be brought in Assembly against the Iudgment of the Provincial Court, and there being no Statute of Jeofailes yet made in this Province, and the last Statute of Jeofailes made in England not altogether Remedying all Errors and things Necessary to be remedied in this Province and the Words in the Said Act (not being against the right of the Nature of the Suit) Seeming to give Power to Remedy all Matters and things that are not Essential against the Meritt of the Cause but may Admitt of a Dispute till the same be better Explained by a Law of this Province, which to avoid many unnecessary Delays and Cavills in Suits at Law is very much Desired as Conducing much to the Quiet ease and Good of the Province in General but to the end an end may be put to these Suits now Depending this house do Declare that they shall be willing to hear the said Errors if the Parties on both Sides or their Attorneys will by their Consent under their hands agree to referr the whole matter upon the Said Errors in relation to the Merits of the Cause and the right of the Nature of the Suit to this house Waveing all formallities of Errors in Proceedings and other Misprisions in Point of Practice Whatsoever, This house not being willing to hear and Determine the same otherwise And this house doth Declare, and So Order that untill a Law be made for Directing how Writts of Error Shall be brought from the Iudgment of the Provincial Court and a Statute of Ieoffailes made, No Writt of Error shall hereafter be brought against any Iudgment in the Provincial Court or any Iudgment there Stayed or Superseded by any Writt of Error returnable in Assemblies till such Law made but that if any Person find himself Aggrieved by the Iudgment of the said Court he shall move the Court to Arrest the Iudgment till the next Court and within a fortnight after the Court file his Errors and reason for the Arresting the said Iudgm^t to which the other side is to Answer by the next Court, and if the Iudgment be Affirmed the said Party that Arrests the Iudgment shall pay Increase of Costs & Damages for the Arressting the Iudgment, and the Delay of Execution as the Court Shall See requisite and according to Iustice and if the Iudgment for the reasons a^d be sett aside the Party whose Iudgment is Stayed or Sett aside Shall pay costs also, and from the said Iudgment of the Provincial Court upon Debate of those reasons and Errors there shall be no further Appeale or Stay by Writt of Error brought or Supersedeas whatsoever till the same be further Settled by a Law as aforesaid, and this house will appoint the Second Tuesday next meeting to hear the Errors aforesaid, and the Attorneys are forthwith to enter