

Lib. L. L.
No. 1.

retary of this Province for the time being, with sufficient suretys or securities to prosecute such Writt of Error with Effect, And in case the said former Judgement shall be Affirmed, to pay and Satisfy as well and singular the debts damages & costs adjudged by the said former Judgement of the Inferior Court, as also all Costs and damages as shall be atwarded by the superior Court where such writt of Error is returnable. And be it further Enacted by the Authority aforesaid, that all and every appeals made in manner aforesaid from henceforth by the Provincially Court of this Province shall be admitted and allowed of in nature of a Writt of Error. And be it further Enacted by the Authority aforesaid that all and every Clerk and Clerks of the respective County Courts or other Inferior Courts of this Province shall be and is hereby obliged at the time of such Courts sitting when any appeal shall be demanded to enter a mention of such demand as well in his or their Journall as in the fair Record of the Proceedings of such Court or Courts, And that no Clerk or Clerks of any County Court or other Inferior Court of record of this Province for the future refuse or delay upon the request of any such appealeant to write & make out Transcript or Transcripts of such proceedings as aforesaid, under his hand and Seal of the said Court as aforesaid, upon penalty to pay the respective damage and damages which such person or persons shall sustain by such refusall or delay as aforesaid, the party Appellant paying or securing such respective Clerk his just Fees for the same according to Law. And be it further Enacted by the Authority aforesaid that no Officer or Officers within this Province shall hereafter for any Writt of Error supersedeas or Scire facias to hear Judgement upon Error from the Provincially Court of this Province to any County Court or other inferior Court of this Province, receive or demand any other fee or fees then is hereafter mencōned, (that is to say) for a writt of Error to the Secretary fifty pounds of Tobacco, and to the Chancellr for the seal thereof 120^{lb} of Tobacco, for a super-seadeas to the Secretary fifty pounds of Tobacco, and to the Chancellor for the seal thereof 120^{lb} Tobacco, for a Scire facias to the Secretary 50^{lb} Tobacco and to the Chancellor 120^{lb} Tobacco and no more any Act heretofore made or any Law useage or custom to the contrary in any wise notwithstanding.

p. 36

June 4th 1692

Assented to by the Councill Board

Signed p Order

John Llewelin Clk

June 2^d 1692

The house of Assembly
have Assented

Signed p Order

Hen: Denton Clk.