

Tryed & determined As aforesaid then the said Bond to be and remaine in full force and Vertue otherwise of noe Effect. Liber LL, 4
Acts

And be it Enacted by the Authority af^d by and with the Advice and Consent af^d That noe person or persons whatsoever ag^t whome any Judgment shall be given in any County Court of this Province, wherein the debt or da^mages for which Such Judgm^t shall be given shall have any Appeal or Writt of Error from the said County Courts or other inferiour Courts of Record to the Provincia^ll Court wherein the debt or da^mages recovered dont amount to the Sum^e of Six pounds Ster^t or Twelve Hundred pounds of Tobacco And that noe person or persons whatsoever against whome any Judgm^t shall be given in the Provincia^ll Court of this Province wherein the debt or da^mages recovered shall not Exceed the Sum^e of Fifty pounds Sterling or Ten Thousand pounds of Tobacco shall be Allowed any Appeale or Writt of Error to the Governour or Councill of this province But the Judgm^t of the Justices of the said Courts by whome such Judgm^{ts} shall be given As afores^d And thereupon Entered shall be definitive for any such debt or damages As aforesaid Any Law Usage or Custom^e to the Contrary notwithstanding. p. 38

And be it further Enacted by the Authority Advice and Consent afores^d That the Method and Rule of the prosecuc^on of Appeals and Writts of Error shall for the future be in Manner & forme As is herein after menc^oned and Exprest (That is To say) the party appealing or sueing out such Writt of Error As afores^d shall procure a Transcript of the full p^rceedings of the s^d Court from whence such Appeale shall be made or against whose Judgm^t a Writt of Error shall be brought As afores^d under the hand of the Clerke of the s^d Court and Seale thereof & shall Cause the same to be Transmitted to the Court before whome such Appeale or Writt of Error is or ought to be heard Tryed and determined As afores^d And alsoe in the same Court file in the Writeing according to the Rule of the s^d Court such Error in the p^rceedings As the Plaintiffe in the Writt of Error shall think fitt to Assigne or such Causes or Reasons As he or they had for making the said Appeale or sueing out such Writt of Error As afores^d upon which Transcript the s^d Court to whome such Appeale shall be made or before whome such Writt of Error shall be brought As afores^d shall proceed to Give Judgm^t

And be it further Enacted by the Authority Advice and Consent afores^d That All Appeals made in Manner aforesaid shall be Admitted and Allowed of by the Superiour Courts to whome such Appeales shall be made As afores^d in Nature of a Writt of Error, And that every Clerk of a Court shall at the Time of the Sitting of that Court to which they respectively belong And when any Appeale shall be demanded to Enter a Memorandum of such demand As well in his or their Journall As in the fair Records of the proceedings of such Court, And that noe Clerk of a Court doe refuse or delay upon