

the Authority aforesaid that the Method and Rule for the Prosecu-
 cōn of such appeales as aforesaid shall for the future be in manner
 and forme hereafter expressed (that is to say) the party appealant
 shall procure a Copy or Transcript of the full proceedings of the said
 Court from whence such appeale shall be made under the hand of the
 Clerke of the said Court and the Seale of the said Court, and shall
 cause the same to be transmitted to the Provintiall Court then next
 ensuing, and shall also at the same Provintiall Court file in writinge
 according to the Rules of the said Provintiall Court such Error^r in the
 said Proceedings as he shall think fitt to assigne or such Clauses or
 reasons as he had for makeinge the said appeale, Whereupon and
 upon the said Transcript the Provintiall Court shall proceed to give
 Judgement as in cases of Writts of Error is usuall. Provided this
 Act shall not Barr any person or persons from suing out Writts of
 Error according to due Course of Law, but that every such person
 or persons shall be left to their Eleccōns whether they will bring a
 Writt of Error or sue out an Appeale as aforesaid. Provided also that
 every person & persons that shall sue out any Writt of Error or
 Supersedeas in any case whatsoever shall before such Writt of Error
 or Supersedeas be issued enter into Bond with the penalty of double
 the Sumē adjudged to be recovered by the former Judgement of the
 Inferiour Court before the Chancellor or Secretary of this Province
 for the tyme being with sufficient Surety or Suretyes to prosecute
 such Writt of Error with effect, and in case the said former Judge-
 ment shall be affirmed to pay and satisfye all and singuler debts
 damages & Costs adjudged by the said former Judgm^t of the In-
 feriour Court and also all Costs & damages as shall be awarded by
 the Superiour Court where such Writt of Error is returnable. And
 be it further Enacted by the Authority aforesaid that all & every
 appeales made in manner aforesaid shall from henceforth by the
 Provintiall Court of this Province be admitted and allowed of in
 nature of a Writt of Error. And be it further Enacted by the au-
 thority aforesaid that all and every Clerke and Clerks of the respective
 County Courts or other Inferiour Courts of this Province, shall be
 and are hereby obliged at the tyme of such Courts sitting 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 Proceed-
 ings of such Court or Courts, and that no Clerk or Clerks of any
 County Courts or other inferiour Courts of Records of this Prov-
 ince for the future refuse or delay upon the Request of any such
 Appeale to write or make out Transcript or Transcripts of such
 Proceedings as aforesaid under his hand and the seale of the said
 Court as aforesaid upon penalty to pay the respective damage or
 damages which such person or persons shall susteyne by such
 refusall or delay as aforesaid the party appealant paying or securing
 such respective Clerke his just Fees for the same according to law,
 And be it further Enacted by the Authority aforesaid that no officer

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