

Liber LL, 4 the penalty of six Hundred pounds of Tobacco for every breeding
 Acts Mare by such person owned and kept, the One halfe of which Fines
 to goe to her Majesty towards the defraying the County Charge
 where such Offender shall reside the other halfe to the Informer or
 him or them that shall sue for the same to be recovered by Accōn
 of debt bill plaint or Informacōn wherein noe Eessoyn proteccōn or
 Wager of Law to be Allowed.

This Act to Continue for Three Yeares and to the End of the
 Session of Assembly which shall first happen after the Three Yeares.

Acts of 1712, An Act for Regulateing Writts of Error and Granting Appeals from
 ch. 5 and to the Courts of Coñon Law in this Province
 p. 37

Forasmuch As the Liberty of Appeales and Writts of Error from
 the Judgm^t of the Provinciaall and County Courts of this Province
 is found to be of great Use and Benifitt to the good of the people
 thereof

Be it therefore Enacted by the Queens most Excellent Maj^{ty} by
 and with the Advice and Consent of Her Maj^{ty}s Presid^t Council and
 Assembly of this Province and the Authority of the Same That no
 Execucōn upon any Judgm^t Obtained either in the Provinciaall or
 County Courts or other Inferiour Courts of Record within this Prov-
 ince shall be stayed or delayed or any Supersedeas upon such Judgm^t
 granted or Issued forth upon any Appeale or Writt of Error from
 any such Court or Courts of Record As aforesaid to the Court
 before whome such Appeale ought to be brought or before whom
 such Writt of Error ought to be heard and determined unlesse
 such person or persons in whose name such Appeale or Writt of Error
 shall be made or brought As aforesaid or some other in his her or
 their behalfe shall imediately upon makeing such Appeale or sueing
 out such Writt of Error As aforesaid Enter into Bond with suffi-
 cient Sureties such As the Justices of the Court by whome Judgm^t
 shall be given as af^d or the Keeper of the Seale for the Time being
 to whome Applicacon shall be made for such Writt of Error as
 aforesaid shall approve of in double the Sume Recovered by such
 Judgm^t obtained As aforesaid with Condicōn That if the party Ap-
 pealant or party sueing out such Writt of Error As aforesaid shall
 not pursue the direccōns in this Act hereafter mencōned at the next
 Court Ensueing before whome such Appeale or Writt of Error ought
 to be Tryed As aforesaid and prosecute the same with Effect, And
 alsoe Satisfye and pay to the said party his Executors Admin^{rs} or
 Assignes In Case the said Judgm^t shall be Affirmed As well All &
 singular the debts damages and Costs Adjudged by the Court before
 whom such Accōn was first brought and from whose Judgm^t such
 Appeale shall be made or thereon a writt of Error brought As afore-
 said As alsoe All Costs and damages That shall be Awarded by the
 Court before whome such Appeale or Writt of Error shall be heard