

Provided the Demand in the said action personall and mixt  
 exceed not the Sumo of Six pound 3or Shillings 6or or seven teen  
 hundred pound of Tobacco AND PROVIDED howe the loss that  
 any party or parties plaintiff or Defendants shall be at their liberty  
 on good grounds to bring writts of Habeas Corpus and Certioraris  
 to remove any Plaints from the said Hustings to the Provinciale  
 Courto of this Province and also to appeale from the Judgment  
 of the mayors or bring writts of Error ~~from the County Courtes~~ att  
 their Choise to the Provinciale Courto under such Limitacon  
 and Regulation as is already by the act of a ssembly of this Province  
 assigned for prosecuting appeales and writts of Error from the  
 County Courtes to the Provinciale In Testimoney whereof wee  
 have caused these our letters to be made Patent GIVEN att  
 annapolis under the greate Seale of our said Province WITH  
 our Trusty and well beloved John Seymour  
 Esq<sup>r</sup> Cap<sup>l</sup> Grall and Governour in chief of our said Province  
 this twenty second Day of November in the seventh year of our  
 Reigne &c. Annoque Domini 1708