

Lib. L. L. son appealing from the sentence of the said Judge shall wthin
 No. 1. fifteen days at the furthest after such Sentence given enter his
 appeal before the said Governor and within fifteen daies more
 Petition the Gov^r of this Province for the time being to Examine
 the Sentence of the s^d Judge or appoint such other person or
 persons as he shall think fitt to hear and determine the same
 whose sentence shall be finall without further appeal Repeale
 or review, And for that divers Bonds have been taken by the
 respective County Courts of this Province in the name of the
 Worshipfull Comissioners of the County Courts or in some
 such other Termes amounting thereunto and for the use of the
 severall respective Orphans in the severall and respective
 Counties of this Province, with condition to pay unto the said
 Commissioners or Justices of the Peace, the respective sums
 of Tobacco or money in the respective Conditions contained
 in pursuance of this Act when in truth the said Comissioners
 p. 19 of the County Court are no body Politique nor capable of
 suing the said Bonds so as before taken to and for the use of
 any Orphans in this Province Bee it Enacted by the Authority
 aforesaid that all Bonds so as before taken to and for the use
 of any Orphans in this Province in pursuance of this Act shall
 be sued and recovered in the name of the Orphans to whose
 use such Bonds were taken either in the County or Provinciaall
 Court at their Election and choice of the said Orphans any
 Law Statute or useage to the Contrary hereof, in any wise not-
 withstanding. And for the ease and benefit of the good
 People of this Province that hereafter shall have occation to
 resort to the Judge in Testamentary Causes for Probate of
 Wills and granting of Administrations Bee it Enacted by
 the Authority aforesaid that the Commissary Generall of this
 Province Chancellor or other Person that shall from time to
 time be appointed a Judge in Testamentary Causes for grant-
 ing of Administration shall from time to time and at all times
 during his continuance in the said Office constitute Ordain
 and appoint some able and Sufficient person of good repute
 and a freeholder in every respective County in this Province,
 to take the probate of any last will or Testament of any Person
 or persons either nuncupative or in writing, even tho the same
 be concerning title of Land, & likewise the granting of any
 administrations of any Person dying intestate in the respective
 counties where each person or persons so appointed shall
 reside & Inhabit, which said person in each respective county
 in this Province so appointed as aforesaid, shall and may take
 the proof of any Will whatever as aforesaid of any person as
 aforesaid within the county aforesaid, and grant Letters Testa-
 mentary upon the same, And likewise grant any Administra-
 tions to any Person or persons whatsoever, that right hath to