

Lib. L. L. said and delivering up the same, upon delivery of such Bond.
 No. 1. That then it shall and may be lawful to such person or persons to Survey and take up by a Sworn Surveyor of the County aforesaid, any Lands not before taken up or otherwise reserved according to the Tennor of such warrant or Warrants and the Certificate thereof returned to the County Court with the proving and Recording the same as before in this Act is sett down and directed such person shall have and Enjoy a good sure firme Estate of Inheritance in fee Simple
 p. 32 as fully and Amply as before in this Act is Enacted and granted to such Persons who had Surveyed any Land before the revolution but had no Patent for the same, any Law Statute or useage to the contrary hereof notwithstanding

June 4th 1692

Assented to by the Councill

Board Signed p Ord^r

John Llewelin Clk

June 2^d 1692

The house of Assembly have

Assented

Signed p Ord^r

Hen: Denton Clk.

An Act for Appeals and Regulating Writts of Error

Forasmuch as the liberty of Appeals from the Judgements of County Courts is found to be of great use and benefit to the People of this Province Bee it therefore Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this Gen^l Assembly and the Authority of the same, That no Execution upon any Judgement in the County Courts or other inferiour Courts of Record in this Province, shall be stayed or delayed or any supersedeas upon such Judgement granted or sued forth upon any appeal from
 p. 33 any such Court or Courts of Record as aforesaid to the Provinciaall Court of this Province in any Action whatsoever unless such person or persons in whose name or names such appeale shall be made or some other on his or their behalfe shall immediately upon making such appeal enter into Bond with sufficient surety or suretys (such as the Court where such Judgement shall be given shall allow & approve of) to the party for whom any such Judgement is or shall be given in the penalty of double the same adjudged to be recovrd by such Judgement of such County Court or other inferior Court from whom the said appeal shall be made with condicōn that if the party appealeant shall not pursue the directions of this Act hereafter mencōned at the Provinciaall Court then next ensuing according to the Rule of the Provinciaall Court and prosecute the same with effect, and also satisfy and pay to the said party his heirs Executors Administrators or Assigns in case the said