

Lib. L. L. relievable in Equity from any Judgement given or obtained against him in the Provinciall or County Court aforesaid shall Exhibitt his Bill and proceed in Chancery before any Appeal be Entred or Prosecuted before the Governo<sup>r</sup> and Councill and not afterward and that all such persons as Conceive themselves Grieved by any Decree in Chancery Shall be att Liberty to Exhibit his Prayer to the Governor and Councill to review and Examine the same and that the Judgment Sentence or Decree of such Court of review shall be finall as afores<sup>d</sup> unless as afo<sup>d</sup> the Originall Debt or Damages shall Exceed three hundred pounds Sterling or Sixty thousand pounds of Tobb<sup>o</sup> as aforesaid then and in every Such Case to appeal to the King and Councill as aforesaid And that one Act of Assembly made att a Sessions of Assembly begun and held att the City of S<sup>t</sup> Marys the Twenty first day of September in the year of our Lord one Thousand Six hundred Ninety four Entituled an Act for Appeals and Regulating Writts of Error be & is hereby repealed and that all appeals and Writts of Error all-ready made and brought or hereafter to be made or brought before the Governor and Councill shall & may be heard by the said Governor and Councill out of Assembly time any thing in the Same writt any other former Law or Practice to the Contrary notwithstanding And for th<sup>t</sup> it may so happen that

p. 193 the Governor of this Province for the time being may hereafter be Concerned in an Appeal made or writt of Error brought from the Iudgm<sup>t</sup> of the Judgment of the Provincial and County Court to the Governo<sup>r</sup> and Councill aforesaid or he otherwise indisposed or Absent Be it therefore Enacted by the Authority aforesaid by and with the Advice and Consent aforesaid that it shall and may be Sufficient in every such Case for the Councill onely to hear and Determine such Matters of Controversy whereof the first of the Councill in Comission being then present shall preside whose Judgment thereupon shall be definitive Except before Excepted in as full and Ample ma<sup>n</sup>er as though the said Governor were then Actually present and presideing any thing in this Act to the Contrary Notwithstanding.

An Act for the more Speedy Conveying the publick Letters and Pacquetts of this Province and Settling a Revenue on the Sherriffs for defraying the Charge thereof.

Forasmuch as Severall of the Inhabitants of this Province haveing been formerly Subject to great and Manifest inconveniencys by reason of pressing of horses under pretext of Carry-