

Lib. L. L. No. 64. respective Damages which such appellant shall sustain by such refusall or delay as aforesaid the said party paying or securing to be paid such respective Clerk his Just ffees for the same according to Law.

And be it Enacted by the Authority Advice and Consent aforesaid that all Appeals or Writts of Erro^r tryable before the Governour and Council if it so shall happen that the former Judgment given shall be by the said Governour and Council affirm'd such a determination shall be finall and without any further review unless such Judgment shall exceed the sume of three hundred pounds sterl or the Sumē of sixty thousand pounds of Tobacco then and in every such Case the party against whom such Judgment shall be given may appeale to the Queen and Council in England.

And be it further Enacted by the Authority Advice and Consent aforesaid that all and every person and persons that shall Conceive him or themselves releivable in Equity from any Judgment given or obtain'd against him in the Provincial or County Courts aforesaid shall exhibitt His bill and proceed in Chancery before any Appeale be entred or prosecuted before the Governour and Council and not afterward and that all such persons as conceive themselves greived by any decree in Chancery shall be at liberty to exhibitt his prayer to the Governour and Council to review and examine the same and that the Judgment Sentence or decree of such Court of Review shall be finall as aforesaid unless as aforesaid the originall Debt or damages exceed three hundred pounds sterl or sixty thousand pounds of Tobacco as aforesaid then and in every such Case to Appeale to the Queen and Council as aforesaid.

p. 83 And be it further Enacted by the Authority Advice and Consent aforesaid that all appeals or Writts of Error already made and brought or hereafter to be made or brought before the Governour and Council shall and may be heard by the said Governour and Council out of Assembly time anything in the same writt any other former Law or Practice to the contrary notwithstanding.

And for that it may so happen that the Governour of this Province for the time being may hereafter be concern'd in an Appeale made or writt of Erro^r brought from the Judgment of the Provinciall and County Court to the Governour and Council aforesaid or be otherwise indisposed or absent.

Be it therefore Enacted by the Authority Advice and Consent aforesaid That it shall and may be sufficient in every such Case for the Council only to Hear and determine such matters of Controversy whereof the first of the Council in Comission being then present shall preside whose Judgment there-