

Bacon cause the said Tobacco to be marked on the Creditor's Risque; and if Cause be not shewed within Forty-eight Hours after the Date and Service of such Writing, which shall be dated on or at a certain Hour of a certain Day, that then the Justice shall cause the said Tobacco to be marked and numbered, and shall send the Sheriff a Certificate of the Mark, Number, Weight, and Place where such Tobacco lies, on the Creditor's Account: And, in case the Prisoner is not in his Custody on any other Account, he shall suffer him (paying, or giving Security for his Fees) to go at large, and shall not be answerable upon any Action of Escape; and if after this the Sheriff detain the Prisoner any longer in Prison, such Detaining shall be adjudged False Imprisonment.

Examined and Compared with the Original Act,

Reverdy Ghiselin  
Thomas Bacon.

An Act for regulating Writs of Error, and granting Appeals from and to the Courts of Common Law within this Province.

Forasmuch as the Liberty of Appeals, and Writs of Error, from the Judgment of the Provincial and County Courts of this Province, is found to be of great Use and Benefit to the Good of the People thereof:

II. Be it therefore Enacted, by the Queen's most excellent Majesty, by and with the Advice and Consent of her Majesty's President, Council, and Assembly of this Province, and the Authority of the same, That no Execution upon any Judgment obtained either in the Provincial or County Courts, or other inferior Courts of Record within this Province, shall be stayed or delayed, or any Supersedeas upon such Judgment granted, or issued forth, upon any Appeal or Writ of Error, from any such Court or Courts of Record as aforesaid, to the Court before whom such Appeal ought to be brought, or before whom such Writ of Error ought to be heard and determined, unless such Person or Persons in whose Name such Appeal or Writ of Error shall be made or brought as aforesaid, or some other in his, her, or their Behalf, shall immediately upon making such Appeal, or suing out such Writ of Error as aforesaid, enter into Bond, with sufficient Sureties, (such as the Justices of the Court by whom Judgment shall be given as aforesaid, or the Keeper of the Seal for the Time being, to whom Application shall be made for such Writ of Error as aforesaid, shall approve of) in double the Sum recovered by such Judgment obtained as aforesaid, with Condition, "That if the Party Appellant, or Party suing out such Writ of Error