Public or Officers within this Province shall hereafter for any such Writts Record of Error Supersedeas or Scire facias to have Judgemt upon Error London, from the Provinciall Court of this Province to any County Court or C. O. 5, other inferiour Court of this Province receive or demand any other Maryland. Fee or Fees then is hereafter menconed That is to say for a writt From of Error to the Secretary Fifty pounds of Tobaccoe and to the Acts Chancellor for the Seale thereof One hundred & twenty pounds of Tobaccoe, for a Supersedeas to the Secretary fifty pounds of Tobaccoe and to the Chancellor for the Seale thereof one hundred & Twenty pounds of Tobacco, for a Scire facias to the Secretary fifty pounds of Tobaccoe and to the Chancellor for the Seale thereof one hundred and Twenty pounds of Tobaccoe any Law Usage or Custome in anywise to the Contrary notwithstanding And for the Lymitting and Regulateing of Appeals from the Provinciall Court Be it Enacted that the Method and forme herein expressed be observed and pursued that is to say upon any Judgemt given or obteyned in the said Court wherein the Originall debt or damages shall exceed the Sume of Fifty pounds sterling or Twenty Thousand pounds of Tobaccoe The appeale from such Judgemt of the said Provinciall Court shall be made unto the Govern and Councill of this Province wherein and in the prosecution of such appeale or Appeales the party appealant shall observe the Methods and Rules herein before mentioned for the prosecuting of appeals from the County Courts unto the said Provinciall Court, and shall give in such security as aforesaid, And if such Judgement shall be affirmed by the said Govern^r & Councill the same shall be finall and without any further Review unless it shall exceed the Sume of Three hundred pounds sterling And be it further Enacted by the authority aforesaid that all and every person or persons whatsoever shall conceive him or themselves relievable in Equity before a Court of Chancery from any Judgemt given or obteyned against him in the Provinciall Court or County Court aforesaid shall Exhibitt his Bill and proceed in such Court of Chancery before any appeale be Entred or prosecuted before the Govern^r & Councill aforesaid and not afterwards, and that all such persons that shall conceive themselves aggrieved by any decree in the said Court of Chancery, wherein the Originall debt shall exceed the Sume of Ffty pounds sterling or Twenty Thousand pounds of Tobaccoe shall be att Liberty to Exhibitt his Prayer to the Govern and Councill to review & Examine the Same, and that such Sentence Judgemt or Decree of the said Govern and Councill either in Law or Equity as aforesaid shall be finall in this Province, not but that any person or persons aggrieved with such Sentence Judgement or Decree of the said Govern & Councill where the reall vallue in dispute shall exceed Three hundred pounds Sterling according to their Matys Royall Commission & Instruction to his Excncy Francis Nicholson Esqr their Matys Captain Generall and Govern in Cheif of this Province shall and may appealle to their Matys in their Privy Councill