

the sum shall exceed thirty three Shillings and four pence or four hundred pounds of Tobacco he or She shall be at liberty to Appeal to the next County Court before the Justices thereof who are hereby upon the petition of the Appellant in a Summary Way to hear the Allegations and proofs of both parties and determine upon the same according to the Equity and Right of the matter the same Court in which the said petition shall be exhibited without any further Continuance or Delay unless it Shall appear to the Satisfaction of the said Court that further time ought to be given to the Party applying for the same to enable the Court to determine the Cause according to the Equity & Right of the Matter provided after & be it further Enacted that no Execution upon any Judgment to be rendered by any Justice shall be Stayed or delayed or any Supersedeas upon such Judgement granted upon any appeal unless the person appealing or some Other on his or her behalf shall immediately upon making Such appeal enter into Bond with Sufficient Sureties such as the Justice by whom Judgment shall be given shall approve of in double the Sum recovered with Condition that if the party appealing shall prosecute his Appeal at the next County Court with Effect according to the Directions of the Act Entituled an Act for the Speedy Recovery of small debts out of Court before one Justice of the Peace, and also pay and Satisfy the Party in whose behalf the Judgment of the Justice shall be given his Exe.^{rs} Administrators or Assigns in Case the said Judgment shall be Affirmed as well the Debt Damage and Cost adjudged by the Justice from whose Judgment such appeal shall be made as also all Costs and Damage that shall be awarded by the Court before whom such appeal shall be heard tried and determined then the said Bond to be and remain in full force and Virtue otherwise to be of none Effect

L. H. J.
Liber No. 52
Nov. 10

Signed p Order. J. Ross. Cl. Up. ho.

B. Calvert Esq.^r from the Upper house delivers to M^r Speaker the petition of the Magistrates of Charles County, and the petition of the proprietors & principal Inhabitants of Charles Town, in Charles County, Severally Ind,^d Read & referred to the consideration of the Lower house of Assembly, which petitions were Sev.^{ly} read here & Ordered to lye on the Table.

The house Adjourns till the Morrow Morning at 9, of the Clock

Friday Morning 11th Nov^r 1763.

Nov. 11

The house met according to Adjournment. the Members were called and all appeared as yesterday except M^r Edmunson M^r Sulivane Major Warring Col.^o Cresap and M.^r B Mackall.

p. 174