Time of Continuance of any such Suits in the Courts of Law, by Injunction in Chancery, or by allowing Infants the Benefit of the Parole-Demurr, be not accounted as Part of the Time of Limitations aforesaid.

Depositions of Scafaring Men, how to be taken and Evidences in such Suits are Scafaring Men, or others, whose Business and Employment's call them out of this Province when such Actions should regularly come to Trial; Be it therefore surther Enasted, by the Authority, Advice and Consent aforesaid, That the Depositions of any such Scafaring Men, or others, taken before Two Justices of any County Court of this Province, or one of the Justices of the Provincial Court, in the Presence of the adverse Party to him that requires such Depositions to be taken, if upon due Notice he thinks sit to be present, or upon Notice to result to be present, (the Notice being proved) shall be received as good Evidence in any of the Courts within this Province, as if such Evidence were personally present upon the Trial, and should deliver the same Viva Voce.

Appeals from III. And he it further Enacted, by the Authority aforesaid, That from and Chancery to the Governor after the End of this present Session of Assembly, it shall and may be lawful and Council. for any Person or Persons that shall conceive themselves aggrieved by any Decree of the Chancery Court, to have an Appeal to the Governor and Council of this Province, for the Time being, wherein each Member shall have a full Voice.

IV. And be it further Enasted, by the Authority aforesaid, by and with the The Act of 1718, ch. 10, Advice and Consent aforesaid, That one Act of Assembly, made at a Session of Assembly begun and held at the City of Annapolis, the Twenty-second Day of April, Anno Domini One Thousand Seven Hundred and Eighteen, entitled, An AEt to limit the Continuance of AEtions in several Courts within this Province, and ascertaining the Manner of taking the Evidence of Seafaring Men, and for granting Appeals from the Chancery Court to the Governor and Council; and one and 1720, ch. other Act made at a Session of Assembly begun and held at the aforesaid City of Annapolis, the Eleventh Day of October, in the Year of our Lord One 20, Thousand Seven Hundred and Twenty, entitled, A Supplementary AEt to the AEt to limit the Continuance of AEtions in several Courts within this Province, and ascertaining the Manner of taking the Evidence of Seafaring Men, and for granting Appeals from the Chancery Court to the Governor and Council, be, and repealed. are hereby utterly repealed and made void.

Some Proceedings in the Provincial Court, this Year, aided.

V. And he it also Enacted, That all Actions that were continued in the Provincial Court from October Court to April Court last, and from the said April Court to August or October this present Year, and all other Proceedings in the said April Court that were postponed, continued or referred to the Second Tuesday of August this present Year, be, and are hereby continued to the said Second Tuesday of October; any Thing in this, or any former Act for limiting the Continuance of Actions to the contrary notwithstanding.

Examined and Compared with the Original Act, Reverdy Ghiselin, Thomas Bacon.