

Bonds or other Specialties, Books debts, or accounts, proved before two Justices of the peace of any County or any one Justice of the Provinciall Court, and Just Credit given to the same and that the Gallanes thereof is wholly due, & payed and soe certified vnder the hand of the said Justices: shall be sufficient Evidence as well in the Provinciall as County Courts within this Province (any law Statute or Usage to the contrary notwithstanding) this Act to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

An Act for appeals and Regulatg writs of Error.

Forasmuch as the liberty of appeals from the Judgments of County Courts heretofore granted by an Act of the Generall Assembly of this Province Entituled an Act to prevent vnderstanding delays of Executions is found to be of great use and benefit to the people of this Province But the said Act is not soe full and clearly drawn in some particulers thereof as the same ought to be Bce it therefore Enacted by the Right Hon^{ble} the Lord Proprietary by & with the advice & consent of the upper and lower houses of this present Generall Assembly and the Authority of the same That noe Execution upon any Judgment in the County Court or other Inferior Court of Record of this Province shall be stayed or delayed or any supercedias upon such Judgment granted or sued forth upon any appeals from any such Court or Courts of Record as aforesaid to the Provinciall Court of this Province in any action what soever unless such person and persons in whose name or names such appeals shall be made or some other on his or their behalfs shall immediately upon making such appeals enter into bond with sufficient Surety or Sureties (such as the Court where such Judgment shall be given shall allow and approve of) to the party for whom any such Judgment is or shall be given in the penalty of Double the summe adjudged to be recovered by such Judgment of such County Court or other inferior Court from whom the said appeals shall be made with condition that if the party appellants shall not pursue the directions of this Act hereafter mentioned at the Provinciall Court then next ensuing according to the Rules of the Provinciall Court and prosecute the same appeals with effect and alsoe satisfy and pay to the said party his heirs Executors Administrators or assigns (in case the said Judgment shall be affirmed) as well all and singular the debts Damages and costs adjudged by the aforesaid Judgment as alsoe all costs and damages that shall be awarded by the Provinciall Court for the same delaying of Execution then the said Bond to stand in full force and vertue And whereas by the Law of England there is noe Rule prescribed for the Execution of such appeals as aforesaid (being not altogether agreeable to the Practice of the same Law)