

Law) yett being found necessary and convenient for the good of this Province as  
aforesaid Bee itt therefore Enacted by the Authority aforesaid that the method  
and Rule for production of such appeals as aforesaid shall for the future be in  
manner and forms hereafter expressed (that is to say) the party Appellant shall  
procure a Copy or Transcript of the full proceedings of the said Court from whom  
such appeals shall be made under the hand of the Clerks of the said Court and the  
Seals of the said Court and shall cause the same to be transmitted to the Provinciaall  
Court then next ensuing and shall also at the same Provinciaall Court file in  
writing according to the Rules of the Provinciaall Court, such Errors in the said proceedings  
as he shall think fitt to assigne or such Causes and reasons as he had for making the said  
Appeals whereupon and upon the said Transcript the Provinciaall Court shall proceed to  
give Judgment as in cases of writts of Error is usuall Provided that this Act shall not extend  
to bar any person or persons from suing out writt or writts of Error according to due  
course of Law. But that every such person or persons shall be left to their Election  
whether they will bring a writt of Error or sue out an appeal as aforesaid Provided  
also that every person and persons that shall sue out any writt of Error or Supersedeas  
in any cause whatsoever shall before such writt of Error or Supersedeas be issued  
enter into bond with the penalty of Double the summe adjudged to be Recovered by the  
former Judgment of the Inferiour Court before the Chancellor or Secretary of this  
Province for the time being with sufficient Security or Securities to prosecute such  
writt of Error with effect and in case the said former Judgment shall be affirmed to pay  
and satisfy as well all due singular the debts damages and costs adjudged by the  
said former Judgment of the Inferiour Court as also all costs and damages as shall be  
awarded by the Superior Court where such writt of Error is Returnable.

And Bee itt further Enacted by the Authority aforesaid That all and every  
Appeals made in manner aforesaid shall from henceforth by the Provinciaall Court of  
this Province be admitted and allowed of in nature of a writt of Error

And bee itt further Enacted by the Authority aforesaid That all and every  
Clerks and Clerkes of the Respective County Courts or other Inferiour Courts of Record  
of this Province shall be and is hereby obliged (at the time of such Courts sitting  
when any appeals shall be demanded) to enter a memorandum of the same demand  
as well in his or their Journall, as in the said Record of the proceedings of such Court  
or Courts. And that no Clerk nor Clerke of any County Court or other Inferiour  
Court of Record of this Province shall for the future refuse or delay upon request of  
any such appellant to write and make out Transcript & Transcripts of such proceedings  
as aforesaid under his hand and Seals of the said Court as aforesaid upon penalty to  
pay the Respective damages and damages which such person or persons shall  
sustain by such Refusal or delay as aforesaid the party appellant paying and  
Securing such respective Clerks his Just fees for the same according to Law

And