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therefore enacted by the King and Queen most Excellent Majesty by and  
with the advice and consent of this Generall Assembly and Authority of the same that  
no execution upon any Judgment in the County Court or other inferior Court  
of Record in this Province shall be stayed or delayed or any way postponed upon such  
Judgment granted or issued forth upon any Appeals from any such Court or Courts of  
Record as aforesaid to the Provinciaall Court of this Province in any action whatsoever  
unless such person or persons in whose name or name such Appeals shall be made  
or some other on his or their behalf shall immediately upon making such Appeals  
enter into bond with sufficient Surety or Sureties such as the Court where such  
Judgment is or shall be given in the penalty of Double the sum 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 appellante  
shall not pursue the directions of this Act hereafter mentioned at the Provinciaall  
Court then next ensuing according to the Rules of the Provinciaall Court and pro-  
= vided the same with effect and also satisfy and pay to the said party his heirs Executors  
Admors or assigns in case the said Judgment shall be affirmed as well all and singular  
the debts damages & costs adjudged by the Judgment as also all costs and damages  
that shall be awarded at the Provinciaall Court for the same delaying of execution then  
the said bond to stand in full force and virtue, And whereas it hath been found of full  
consequence to this Province that no provision hath been made for the limitation of  
Appeals from the severall and respective Counties to the Provinciaall Courts, Be it  
therefore enacted by the Authority aforesaid by and with the advice and consent  
aforesaid that no person or persons whatsoever against whom any Judgment shall  
be given in any County Court within this Province where the debt and damages  
for which such Judgment shall be given as aforesaid doth not amount to or  
Exceed the sum of twelve hundred pounds of Tobacco shall be allowed any  
Appeals, but such Judgment by the Justices of the County Court so given and entered  
as aforesaid, shall be definitive for any debt or damages under the sum aforesaid  
any Law Statute usage or Custom to the contrary notwithstanding, And whereas  
also by the Law of England there is no Rule prescribed for the prosecution of  
appeals (being) not altogether agreeable to the practice of the same Law yet  
being found necessary and convenient for the good of this Province as aforesaid  
Be it therefore enacted by the Authority aforesaid That the method and  
Rules