

Record as aforesaid to the Provinciall Court of this Province in
any action whatsoever unless such person or persons in whose
name or names such appeal shall be made or made or made
or their behalf shall immediately upon making such appeal enter into Bond
with sufficient surety or sureties (such as the Court where such Judgement
shall be given shall allow ^{& approve} of) to the party for whom any such Judgement
is or shall be given in the penalty of double the same as adjudged to be recover'd
by such Judgement of such County Court or other inferior Court from whom
the said appeal shall be made with condition that if the party appealing
shall not pursue the directions of this Act hereafter mentioned at the Pro-
vinciall Court then next ensuing according to the Rule of the Provinciall
Court and prosecute the same with effect, and also satisfy and pay to the
said party his heirs Executors Administrators or Assigns in case the said
Judgement shall be affirmed or well all and singular the debts damages
and costs adjudged by the Judgement, or else all costs and damages that
shall be awarded at the Provinciall Court for the same delaying execution
then the said Bond to stand in full force and virtue And Whereas
it hath been found of ill consequence to this Province that no Provision
hath been made for the limitation of Appeals from the severall & respective
Counties to the Provinciall 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 Judgem^t
shall be given in any County Court within this Province, wherein
the debt or damages for which such Judgement shall be given as
aforesaid, doth not amount to or exceed the sum of twelve hundred