

vincial Court of this Province and upon Tryal it doth appear to the Court that the ju^t ballance of the debt or thing in demand is under fifteen hundred pounds of tobacco or six pounds five shillings in mony the plaintiff shall be nonsuited.

And be it Enacted by the authority aforesaid that her Majestys high Court of Chancery within this Province shall not hear try determin or give relief in any cause matter or thing wherein the original debt or damages doth not amount to twelve hundred & one pounds of tobacco and five pounds & one penny in mony.

And be it Enacted by the authority aforesaid, that when any person or persons against whom any judgment or judgments shall be given in any County Court of this Province shall fly or remove him or themselves out of the County & jurisdiction of that Court where such judgment or judgments shall be given that then & in every such case the plaintiff or plaintiffs in every such judgment or judgments for the more easy obtaining the fruit & effect of such judgment shall & may take the transcript of the Record of such judgment under the seal of the Court where such judgment shall be obtain'd & lay the same before the Justices of the County Court where the said defendant or defendants shall happen to be, which transcript shall be entred upon the Record of such County Court, and the Justices of such County Court shall by vertue of this Act award Execution against the defendant or defendants by *capias ad satisfaciendum fieri facias* or attachment for the debt or damage with the cost in the judgment mention'd together with such additional costs as shall be expended in such Court where such Execution shall be awarded without suing out any Writt of *scire facias*.

An Act for Appeals & regulating Writts of Error.

FOrasmuch as the liberty of Appeals & Writts of Error from the judgment of the Provincial & County Courts of this Province is found to be of great use & benefit to the good of the people thereof.

Be it therefore Enacted by the Queens most Excellent Majesty by & with the Advice & Consent of her Majestys Governour Council & Assembly of this Province & the Authority of the same, that no Execution upon any judgment obtain'd either in Provincial or County Courts or other inferiour Courts of Record within this Province shall be stayed or delayed or any Superfedaas upon such judgment granted or issued forth upon any Appeal or Writt of Error from any such Court or Courts of Record as aforesaid to the Court before whom such Appeal ought to be brought or before whom such Writt of Error ought to be heard & determin'd, unless such person or persons in whose name such Appeal or Writt of Error shall be made or brought as aforesaid or some other in his her or their behalf shall immediatly upon making such Appeal or suing out such Writt of Error as aforesaid enter into Bond with sufficient suretys such as the Justices of the Court by whom judgment shall be given as aforesaid or the Keeper of the Seal for the time being to whom application shall be made for such Writt of Error as aforesaid shall approve of in double the sum recover'd by such judgment obtain'd as aforesaid, with condition that if the party appealant or party suing out such Writt of Error as aforesaid shall not pursue the directions in this Act hereafter mention'd at the next Court ensuing before whom such Appeal or Writt of Error ought to be tryed as aforesaid and prosecute the same with effect and also satisfie & pay to the said party his Heirs Executors Administrators or Assigns in case the said judgment shall be affirm'd as well all & singular the debts damages & costs adjudg'd by the Court before whom such Action from whose judgment shall be made or thereon a Writt of Error brought as aforesaid shall have been originally tryed, as also all costs & damages that shall be awarded at the Court before whom such Appeal or Writt of Error shall be heard try'd & determin'd as aforesaid, then the said Bond to be & remain in full force & vertue otherwise of none effect.

And be it Enacted by the authority aforesaid by & with the advice & consent aforesaid, that no person or persons whatsoever against whom any judgment shall be given in any County Court of this Province wherein the debt or dammages for which such judgment shall be given shall have any Appeal or Writt of Error from the said County Courts or other inferiour Courts of Record to the Provincial Court wherein the debt or damages recover'd don't amount unto the sum of six pounds sterling or twelve hundred pounds of tobacco and that no person or persons whatsoever against whom any judgment shall be given in the Provincial Court of this Province wherein the debt or damages recover'd shall not exceed the sum of fifty pounds sterling or 10000 pounds of tobacco shall be allow'd any Appeal or Writt of Error to the Governour & Council of this Province but the judgment of the Justices of the said Courts by whom such judgments shall be given as aforesaid and thereupon entred shall be definitive for any such debt & damages as aforesaid, any Law usage or custom to the contrary notwithstanding.

And be it further Enacted by the authority advice & consent aforesaid, that the spe-