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be Involunt in the Oration it used that then it shall
and may be lawfull for fully Justices to en the same
as they are by this Act Directed in the ~~part~~ of Justices
States always provided that nothing shall be done by
Vertue of this Act which shall seeme repugnant or
Contradictory to the Law which is in force out of any per-
son deceased and for the more speedy Administⁿ
of Justice to Orphans & others in the preroga-
tive Court for probatt of wills and granting Administⁿ
within this province which hath hitherto been often
Delayed by Todicous Method used in France before
the Judges Sentence in the said Court could take effect
the Method of England being at present not practi-
cable here

Be it therefore enacted by the
authority of that the prerogative Court for probatt
of wills within this province shall have full like
Authority in the executing & executing to the proof
Orders Interlocutory Sentences and Decrees thereof
as the High Court of Chancery now hath of right
ought to have and that every person who shall
shall not after Sentence given in the said Court ag^t
him or them within fifteen days after such Sentence
inter his Appeal with the said Judge full Sentence
and within fifteen days more procure an Examination
theroof by a Court of Delegates nor in the mean time