Tisnecessary to found' to be of great Use and Benefit to the Good of the l'eople correct our Errors thereof.

Error.

Be it Enacted by the Queen's most Excellent Majesty, by and with the Ad. vice and Confent of her Majesty's President Council and Assembly of this Province, and the Authority of the same, That no Execution upon any But no Excention Judgment obtained either in the Provincial Courts, or other Inferior to be stayed by any Courts of Record within this Province, shall be stayed or delayed, or Appeal or Writ, of any Supersedens upon such Judgment granted or issued forth upon any Appeal or Writ, 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 Writ of Error ought to be heard and determined, unless such Person or Persons in whose Name such Appeal or Writt

sufficient Security.

of Error shall be made, or brought as aforesaid, or some other in his, her or without giving their behalf, shall immediately, upon making such Appeal or suing out such Writt of Error, as aforesaid, enter into Bond, with Sufficient Sureties fuch as the Justices of the Court by whom Judgment shall be given, as aforelaid, or the Keeper of the Seal, for the time being, to whom application shall be made for such Writt of Error, as aforesaid, shall to prosecute the approve of, in double the Sum recovered by such Judgment obtained, same with Effect. as aforesaid, with Condition, That if the Party appellant, or Party fuing out such Writt of Error, as aforesaid, shall not pursue the Directions of this Act hereafter mentioned, at the next Court enluing before whom such Appeal or Writt of Error ought to be tryed, as a foresaid, and prosecute the same Writt with Effect, and also satisfy and pay to the said Party, his Executors, Administrators or Assigns, in Case the faid Judgment shall be Affirmed, as well all and singular the Debis, Damages and Colts adjudged by the Court, before whom such Action or pay Debt and was first brought, and from whose Judgment, such Appeal shall be made, or thereon a Writ of Error brought, as aforesaid, as also all Costs and Damages that shall be awarded by the Court before whom such Appeal or Writt of Error shall be heard, tryed and determined, as a foresaid, then the said Bond to be and remain in full Force and Virtue, otherwise of no Essect.

for less than, less than 50 l. bocco. Sterling, or 10000 l. of Tobacco.

And be it Enacted by the Authority aforesaid, by and with the Al. vice and Conjent aforesaid, That no Person or Persons whatsoever, against No Appeal or whom any Judgment shall be given in any County Court of this Writ of Error from Province, wherein the Debt or Damages, for which such Judgment the County Courts shall be given, shall have any Appeal or Writt of Error, from the 61. Sterling, or said County Court, or other Inferior Courts of Record, to the Pro-1200 l. Tobicco. vincial Court, wherein the Debt or Damages recovered do not amount vincial Court for to the Sum of Six Pounds Sterling, or Twelve Hundred Pounds of To-And that no person or persons whatsoever, against whom any Judgment shall be given in the Provincial Court of this Province, where in the Debt or Damages recovered do not exceed the Sum of Fifty Pound Sterling, or Ten Thousand Pounds of Tubacco, shall be allowed any Apple peal or Writt of Error to the Governour and Council of this Province, but the Judgment of the Justices of the same Courts, by whom such Judgment shall be given, as aforesaid, and thereupon entred, shall be definitive for any such Debt or Damages, as aforesaid, any Law Usage or Custom to the Contrary notwithstanding.

And be it further Enacted by the Authority, Advice and Consent aforesais The Method of That the Method and Rule of the Prosecution of Appeals and Writs Errer shall for the future be in Manner and Form as is herein after mentioned and expressed (that is to say) The Party appealing or suing out such Writt of Error, as aforesaid, shall procure a Transcript of

profecuting Appeals, Ge.