" whose Judgment such Appeal shall be made, or thereon a Writ of " Error brought as aforesaid; as also all Costs and Damages that shall ce be awarded by the Court before whom such Appeal or Writ of Error « shall be heard, tried and determined as aforesaid: Then the said & Bond to be and remain in full Force and Virtue; otherwise of no Effect.

And be it Enacted, by the Authority aforesaid, by and with the Advice and Confent 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 Damages for which such Judgment shall No Appe be given, shall have any Appeal or Writ of Error from the said County- Error from Court or other inferior Courts of Record, to the Provincial Court, the County. wherein the Debt or Damages recovered do not amount to the Sum of Courts for less Six Pounds Sterling, or Twelve Hundred Pounds of Tobacco. And Sterling, or that no Person or Persons whatsoever, against whom any Judgment shall 12001. To be given in the Provincial Court of this Province, wherein the Debt or from Provincial Damages recovered do not exceed the Sum of Fifty Pounds Sterling, or cal Court Ten Thousand Pounds of Tobacco, shall be allowed any Appeal or for less than Writ of Error to the Governour and Council of this Province; but the or 10000 1. Judgment of the Justices of the same Courts by whom such Judgment of Tobacco. 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 he it further Enacted, by the Authority, Advice and Consent aforefaid, That the Method and Rule of the Profecution of Appeals and Writs of Error, shall for the future be in Manner and Form as is herein thod of proafter-mentioned and expressed, (that is to say) The Party appealing peals, &c. or fuing out such Writ of Error, as aforesaid, shall procure a Transcript of the full Proceedings of the said Court from whence such Appeals shall be made, or against whose Judgment the Writ of Error shall be brought as aforesaid, under the Hand of the Clerk of the said Court A Transcript and Seal thereof, and shall cause the same to be transmitted to the cured under Court before whom such Appeal or Writ of Error is or ought to be the Clerk's heard, tryed and determined as aforesaid; and also in the same Court Hand and file, in Writing, according to the Rule of the same Court, such Error Seal of the Court. in the Proceedings as the Plaintiff in the Writ of Error shall think fit to assign, or such Causes or Reasons as he or they had for making the said to be filed, Appeal, or suing out such Writ of Error as aforesaid; upon which Transcript the said Court to whom such Appeal shall be made, or before whom such Writ of Error shall be brought as aforesaid, shall proceed to give Judgment.

And be it further Enacted, by the Authority, Advice and Consent aforesaid, That all Appeals made in Manner aforesaid, shall be admitted and allowed by the Superior Courts, to whom such Appeal shall be made as aforesaid, in Nature of a Writ of Error; and that every Clerk of entering Ap-2 Court shall, at the Time of the sitting of any Court, to which they respectively belong, and when any Appeal shall be demanded, to enter a Memorandum of such Demand, as well in his or their Courts Proceedings, as in the fair Records of the Proceedings of such Court; and that no Clerk of a Court do refuse or delay upon Request of any Appellant as aforesaid, to write and make out a Transcript of the whole Proceedings aforesaid, under his Hand and the Seal of the Court as aforesaid, upon Penalty to pay the respective Damages which such Appeallant shall sustain

by.