by such Refusal or Delay as aforesaid, the said Party paying or securing to be paid, such respective Clerk his just Fees for the same, according to Law.

High Court of Appeals.

And be it further Enacted, by the Authority, Advice and Consent aforesaid, That all Appeals or Writs of Error, already made and brought, or hereafter to be made or brought, before the Governour and Council, shall and may be heard by the said Governour and Council, out of Assembly-Time; any thing in the same Writ, or any other former Law or Practice to the contrary notwithstanding.

In case the absent, or a Party,

And for that it may so happen, That the Governour of this Province Governour be for the Time being, may hereafter be concerned in an Appeal made, or Writ of Error brought, from the Judgment of the Provincial-Court, to the Governour and Council aforesaid, or be otherwise indisposed or ablent,

termine,

Be it the efore Enacted, by the Authority, Advice and Consent aforesaid, only may de- That it shall and may be sufficient in every such Case, for the Council only, to hear and determine such Matters of Controversy, whereof the first of the Council in Commission, being then present, shall preside, whole Judgment thereupon shall be definitive, in as full and ample Manner, as if the said Governour were then actually present and presiding; any thing in this Act to the contrary notwithstanding.

A& repeal'd.

And be it further Enacted, by the Authority, Advice and Consent afore-A former said, That an Act of Assembly of this Province, entituled, An Act for regulating Writs of Error, and granting Appeals, from and to the Courts of Common Law, within this Province, made at a Sessions of Assembly begun and held at the City of Annapolis, the Twenty Eighth Day of October, and ended November the Fisteenth, in the Eleventh Year of the Reign of our Sovereign Lady Queen A NNE, Anno Domini Seventeen Hundred and Twelve, is hereby utterly repealed and made void: Any Thing in the said Act to the contrary, notwithstanding.

An ACT impowering the Justices of the several

County-Courts within this Province, to regulate the Bounds of the several Parishes within their respective Counties when disputable; and for ascertaining the Time and Manner when and how the Forty Pounds of Tobacco per Poll shall become due and payable to the Minister and Incumbent of each Parish.

NORASMUCH as it hath been represented to this General Alsembly, That for Want of due Care in the first Division of the several Parishes within this Province, the Bounds of many of the said Parishes remain very uncertain and disputable, which heretofore hath been, and hereaster may be the Occasion of many Debates and Controversies, as well between the several Incumbents, as the Vestries of such Parishes: For Prevention whereof for the Future.

Be it Enacted, by the Queen's most excellent Majesty, by and with the Advice and Consent of Her Majesty's President, Council and Assembly of this Province, and the Authority of the same, That from and after the End of this present Sessions of Assembly, it shall and may be lawful for the Justices of the several County-Courts within this Province, or the major