

or. Transcript of the full proceedings of the said Court from whence such appeal shall be made under the hand of the Clerk of the said Court and the seal of the said Court and shall cause the same to be transmitted to the Provinciall Court then next ensuing and shall also at the same Provinciall Court file or writing according to the Rules of the Provinciall Court such Errors in the said Proceedings as he shall think fit to assigne or such causes and reasons as he had for making the said Appeal whereupon and upon the said Transcript the Provinciall Court shall proceed to give Judgment as in cases of writs of Error is usuall Provided that this act shall not extend to bar any person or persons from Suing out writs or writs of Error according to due course of Law But that every such person or persons shall be left to their Elecons whether they will bring a writ of Error or sue out an appellate as aforesaid Provided also that every person and persons that shall sue out any writ of Error or supersedas in any cause whatsoever shall before such writ of Error or Supersedas be issued enter into Bond with the Penality of double the sume adjudged to be Recovered by the former Judgment of the Inferior Court before the Chancellor or Secretary of this Province for the time being with sufficient Security or securities to prosecute such writ of Error with Effect and in case the said Former Judgment Shall be affirmed to pay and Satisfye as well all and singular the debts damages & costs adjugeted by the said Former Judgment of the Inferior Court as also all costs and damages as shall be awarded by the Superior Court where such writ of Error is Returnable

And it is further enacted by the authority aforesaid that all and every appeals made in manner aforesaid Shall from hence forth by the Provinciall Court of this Province be admitted & allowed of in nature of a writ of Error

And it is further enacted by the authority aforesaid that all and every Clerk and Clerks of the Respective County Courts or other Inferior Courts of Record of this Province shall be and istire by obliged (at the time of such Court sitting when any appeal shall be demanded) to enter on record an