

# in Act for Appeals & Regulating writts of Error

Forasmuch as the Liberty of Appeals & Writts  
of Error from the Judgem<sup>t</sup>: of the Provinciall & County  
Courts of this Province is found to be of great use &  
benefitt to the good people thereof **Be it** therefore  
Enacted by the Kings most Excellent Maty by & with  
Advice and Consent of this present Generall Assembly &  
the Authority of the Same That no Execution upon  
any Judgement obtained either in Provinciall or County  
Courts or other Inferiour Courts of Record within this  
Province shall be Stayed or delayed or any Superseas  
upon such Judgem<sup>t</sup>: granted or issued forth upon  
Appeal or Writt or Error from any such Court or Courts  
of Record as to the Court before whom such Appeals  
ought to be brought or before whom such Writts of Error  
ought to be heard tryed and Determined unless such  
person or persons in whose name such Appeals or Writts  
of Error shall be made or brought as afo<sup>r</sup>: or some other  
in his her or thare behalfs shall Immediately upon making  
such Appeals or issuing out such Writts of Error as afo<sup>r</sup>:  
Enter into Bond with sufficient Securitys such as the  
Justices of the Court by whom Judgem<sup>t</sup>: shall be given as  
aforesaid or the keeper of the Seale for the time being  
to whom Application shall be made for such Writts of  
Error as aforesaid shall approve of in doubt the same  
Judgem<sup>t</sup>: obtained as aforesaid with