

Condition that if the party appellor
writ of Error as aforesaid shall not pay the sum
hereafter mentioned at the next Court ensuing by
Such Appeal or writ of Error to be tried as aforesaid
the same with effect and also satisfy and pay to the said party or
heirs Executors Administrators or Assignes in Case the said Judgment
should be affirmed as well all and singular the Costs Damages and
Costs Adjudged by the Court before whom such Action from whose
Judgment such Appoele shall be made or whereon a writ or Error
brought as aforesaid shall have been Originally Tried as also all
and Damages that shall be awarded at the Court before whom such
Appoele or writ of Error shall be heard tried and Determined as
then the said Bond to be and remaine in full force and Value
So it Enacted by the Authority aforesaid by and with the Advice & Consent
aforesaid that no person or persons whatsoever against whom any
Judgment shall be given in any County Court within this Province
wherein the Debt or Damage for which such Judgment shall be
Given shall have any Appeal or writ of Error from the said County
Courts or any other Inferior Courts of Record to the Provinciall Court
wherein the Debt or Damages Recovered do not amount unto y^e Sum
of Six pounds Sterling or Twelve hundred pounds of Tobacco and
that no person or persons whatsoever against whom any Judgment
shall be given in the Provinciall Court of this Province wherein
Debt or Damages recovered shall not Exceed the Sum of five
Sterling or ten thousand pounds of Tobacco shall be allowed
or writ of Error to the Governor and Council of this Province
Judgment of the Justices of the said Courts by whom said
be given as aforesaid and thereupon Entered
any such Debt and Damages as aforesaid.