

Custom to the contrary notwithstanding AND be it further
Enacted by the Authority aforesaid by and with the Advice and
Consent aforesaid that the Manner and rule for the production
of Appeals and Writs or Error shall for the future be in
manner and forme as is here after mentioned & Expresseth that
is to say the party Appealing or suing out a writ of Error
as aforesaid shall procure a Copy or Transcript of the full
proceedings of the Said Court from whence such Appeal
shall be made or against whose Judgment a Writ of Error
shall be brought as aforesaid under the hand of the Clerk of
the Said Court and the Seale thereof and shall cause the
Same to be Transmitted to the Court before whom such Appeal
or writ of Error is or ought to be heard tryed & Determined
as aforesaid and also in the Same Court file in writing
according to the Rule of the Said Court such Error 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 Appeals 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 Enacted by the Authority
aforesaid by and with the Advice and Consent aforesaid
that all Appeals made in Manner aforesaid shall be admitted
and allowed of by the Superior Court to whom such Appeal
shall be made as aforesaid in Nature of a writ of
Error and that every Clerk of a Court shall at the time of
the sitting of the Court to which they respectively be
admitted upon any Appeal shall be demanded to