

1st Judgment shall be given may well be
and Council in England AND to it further
Enacted by the Authority aforesaid That all and every
person or persons that shall conceive him or themselves
entitled in Equity from any Judgment given or otherwise
against him in the provincial or County Court aforesaid shall
Exhibit his Bill and proceed in Chancery before my Appeal
be Enacted or prosecuted before the Governor and Council and
not afterward and that all such persons as conceive themselves
entitled by any Decree in Chancery shall be at liberty to
Exhibit his prayer to the Governor and Council to review
and examine the same and that the Judgment Sentence or
Decree of such Court of review shall be final as aforesaid
unless as oft the Cognall Debt or Damages shall exceed the
hundred pounds Sterling or Sixty Pounds and pounds of Gold
as aforesaid then and in every such Case to appeal to the King
and Council aforesaid And that one Act of Assembly made
at a Session of Assembly begun and held at the City of
St. Marys the Twenty first day of September in the year
of our Lord one Thousand Six hundred Ninety four Entituled
an Act for Appeals and Regulating Writs of Error &c &
is hereby repealed and that all appeals and writs of error
already made and brought or hereafter to be made or
brought before the Governor and Council shall & may
be heard by the said Governor and Exercised out of Assembly
in any thing in the same with any other former Law
or Practice to the contrary notwithstanding And for if
any so happen that the Governor of this Province for
thereafter to concerned in any