

Act for Appeals and regulating Writts of Error

See Act for
1712
which says
that from the
year 1712
the Law
is made of
some cases
is further than
which is
as obsolete

forasmuch as the Liberty of Appeals and Writts of Error from
the Judgment of the provincial and County Courts of this province is
found to be of great use and benefit to the good people thereof

Be it therefore enacted by His Majesty most Excellent Majesty
by and with the Advice and Consent of Her Majesty's privy Council
and Assembly of this province and the Authority of the same that no
Execution upon any Judgment obtained either in the provincial or County
Courts or other inferior Courts of Record within this province shall be
Stayd or delayed or any Impediments upon such Judgment granted or issued
forth upon any Appeals or Writts of Error from any such Court or Courts
of Record as aforesaid 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 aforesaid or some other in
his name or name or name shall immediately upon making such Appeals or
Suing out such Writts of Error as aforesaid enter into bond with sufficient
Sureties such as the Justices of the Court by whom Judgment shall be given
as aforesaid or the Keeper of the Seal for the time being to whom appli-
cation shall be made for such Writts of Error as aforesaid shall appear of
in double the Summ awarded by such Judgment obtained as aforesaid, with Con-
dition that if the party Appellant or party Suing out such Writts of Error as
aforesaid shall not pursue the Decree in this Act hereafter mentioned at the
next Court ensuing before whom such Appeals or writts of Error ought to be
tryed as aforesaid and prosecute the same with effect and also satisfy and pay
to the said party his honor's debts Administrators or Officers in Case the said Judgm-
ent shall be affirmed as well as and singularly the Debts damages and Costs adjudged
by the Court before whom such Action from whose Judgment shall be made or
upon a Writts of Error brought as aforesaid shall have been originally tried
as also all Costs and damages that shall be awarded at the Court before whom
such Appeals or Writts of Error shall be heard tryed and determined as aforesaid
then the said Bond to be and remain in full force and vertue otherwise of none

of force