

An Act for Regulating Writts of Error and Granting
Appeals from and to ye Courts of Common Law in this Province

Another Law of this Tenor
being made in 1718
and Appeals

And it is to be desired that ye Liberty of Appeals and Writts of Error
from ye Judgment of ye Provinciall and County Courts of this Province
is found to be of great Use and Benefit to ye good of ye People thereof

Be it therefore enacted by ye Queens most Excellent
Majty by and with ye Advice and Consent of her Majty's most Excellent Council
and Assembly of this Province and the Authority of ye same That no
Execution upon any Judgment Obtained ^{in the} Provinciall or County
Courts or other Inferiour Courts of Record within this Province shall
be stayed or delayed or any Superfedeas upon ~~any~~ Judgment granted or
Issued forth upon any Appeals or Writt of Error from any such Court or
Courts of Record as aforesaid to ye Court before whome such Appeals
ought to be brought or before whom such Writt of Error ought to be
heard and determined unless such person or persons in whose
Name such Appeals or Writt of Error shall be made or brought as
aforesaid or some other in his her or their behalfs shall immediately
upon ^{making} such Appeals or suing out such Writt of Error as aforesaid Enter
into Bond with sufficient Sureties such as ye Justices of ye Court by whome
Judgment shall be given ^{as a} or ye Keeper of ye Seal for ye Time being to
whome Application shall be made for such Writt of Error as aforesaid
shall approve of in double ye Summe Recovered by such Judgment
obtained as aforesaid with Condition that if ye party Appellant
or party suing out such Writt of Error as aforesaid shall not pursue
ye direction in this Act hereafter mentioned at ye next Court ensuing
before whome such Appeals or Writt of Error ought to be tryed as
aforesaid and prosecute ye same with Effort and also satisfy and
pay to ye said party his Executors Adminrs or Assignes In Case ye said
Judgment shall be affirmed as well all & singular ye Debts Damages
and Costs adjudged by ye Court before whom such Action was first
brought and from whose Judgment such Appeals shall be made or
thereon a Writt of Error brought as aforesaid as also all Costs and
Damages that shall be awarded by ye Court before whome such
Appeals or Writt of Error shall be heard tryed & determined as
aforesaid then ye said Bond to be and remaine in full force and be the
otherwise of noe Effort

And be it enacted by ye Authority afd by and with ye Advice and
Consent afd that noe person or persons whatsoever agt whome any Judgment
shall be given in any County Court of this Province wherein ye Debt or Damages
for which such Judgment shall be given shall have any Appeal or Writt of
Error from ye said County Courts or other inferiour Courts of Record to the
Provinciall Court wherein ye Debt or Damages recovered dont amount to the
Summe of five poundes Sterl or Twelve Thousand poundes of Obano And that noe