

person or persons whatsoever against whom any Judgmt shall be given in the provinciall Court of this province wherein ye Debt or Damaged ^{shall not exceed} shall not exceed ye Summe of fifty pound Sterling or ten thousand pound of Tobacco shall be allowed any Appeals or writt of Error to ye Governour or Councill of this province. But ye Judgmt. of ye Justices of ye said Courts by whom such Judgmts shall be given as aforesd. and thereupon Entered shall be definitive for any such Debt or Damaged as aforesaid any Law Usage or Customs to ye contrary notwithstanding.

And be it further Enacted by ye Authority aforesd. and Consent aforesd. that ye Method and Rule of ye prosecution of Appeals and writts of Error for ye future be in Manner & forme as is herein after mentioned and Express (That is to say) ye party appealing or suing out such writt of Error as aforesd. shall procure a Transcript of ye full proceedings of ye Court from whence such Appeals shall be made or against whose Judgmt. a writt of Error shall be brought as aforesd. under ye hand of ye Clerk of ye said Court and Seale thereof shall cause ye same to be Transmitted to ye Court before whom such Appeals or writt of Error is or ought to be heard tryed and determined as aforesd. and also in ye same Court file in Writing according to ye Rule of ye said Court such Error in ye proceedings as ye Plaintiff in ye writt of Error shall thinke fitt to Assigne or such Causes or Reasons as he or they had for making ye said Appeals or suing out such writt of Error as aforesd. upon which Transcript ye Court to whom such Appeals shall be made or before whom such writt of Error shall be brought as aforesd. shall proceed to give Judgmt.

And be it further Enacted by ye Authority aforesd. and Consent aforesd. that all Appeals made in Manner aforesaid shall be Admitted and Allowed of by ye Superior Courts to whom such Appeals shall be made as aforesd. in Nature of a writt of Error. And that every Clerk of a Court shall at ye Time of ye sitting of that Court to which they respectively belong and when any Appeals shall be demanded to Enter a Memorandum of such Demand aswell in his or their Journall as in ye fair Records of ye proceedings of such Court, and that noe Clerk of a Court doe refuse or delay upon Request of any Appellant as aforesd. to write and make out a Transcript of ye whole proceedings as aforesd. and his hand and ye Seale of ye Court as aforesd. upon penalty to pay ye respective Damages which such Appellant shall sustain by such Refusall or delay as aforesd. ye said party paying or forgoing to be paid such respective Clerks his Just Fees for ye Time according to Law.

And be it Enacted by ye Authority aforesd. and Consent aforesd. that all Appeals or writts of Error tryable before ye Governour and Councill if it soe shall happen that ye former Judgmt. given shall be by ye said Governour and Councill affirmed with a