

128
An Act to Confirm and make valid in Law all
manner of Procefs and proceedings in the severall Courts
of this Province from the demise of her late Majesty
Queen Anne of Pious memory to the end of this
present Session of Assembly

W^hereas by the great distance betwixt this Province and the
Kingdom of Great Brittain it was not possible to have notice of the demise of
our late Sovereign Lady Queen Anne of pious memory which happened on
the first of August last until severall months were elapsed during which space
of time many and various proceedings were had and made in the severall
Courts of Justice in this Province and Judgments Decrees and
Sentences awarded on sundry writts pleas Judgments Informations
Bills suit and Actions in her said Majesty's name and by her
Authority which by reason of his present Majesty our now
Sovereign Lord King Georges accession to the Crown which could
not be ~~before~~ notified are Subject and liable to be reversed by writts
of Errors or otherwise wherefore this generall Assembly do humbly
pray that it may be enacted and be it Enacted by the Kings
most Excellent Majesty by and with the advice and Consent of his
Majestys Governour Council and Assembly of this Province and the
Authority of the same that all writts pleas procefs Accours Bills Suits
Indictments Informations Judgments Decrees and Sentences Given
or awarded of and Concerning any matter or thing whatsoever which
was sued or prosecuted to Judgment in any of the Courts of Record
Chancery Conscience and Admiraltys Courts within this Province
at any Time or Times from the Demise of her late Majesty
Queen Anne of Blessed memory to the end of this Session of
Assembly notwithstanding the Demise of the said Queen or the
want of any Jurisdiction or authority in the said Courts shall be
good and Effectual in Law to all intents Constructions and purposes
whatsoever. ~~Provided~~ ~~always~~ ~~that~~ ~~this~~ ~~act~~ ~~nor~~ ~~any~~
thing therein contained shall not be construed to extend to Take away
such Errors in Law as shall or may arise upon the misfiling of procefs
mispleading and Erroneous rendering of Judgment in point of Law but
in all such Cases the parties Grieved may have their writts or writtle
of Error upon such Erroneous rendering of Judgments as they might