

arise from that paragraph in this Bill which provides for  
the release of those persons under Execution for Costs awarded by  
the Accomplishers of the first View - who upon their having a  
Right to appeals, are to be discharged from the Sheriff's Custody, and  
cannot be taken again until such time as that appeal is  
determined so that they may forever avoid paying such Costs for  
the they have a right to appeals they are not obliged to do it and  
besides, we think it reasonable that before they are so discharged  
they shall give security for the payment of Costs and Damages,  
accrued by the Delay of the first Judgment, should be affirmed  
otherwise they becoming Insolvent or absconding themselves the  
party in whose favour the Judgment was given may lose the Cost  
But we are of Opinion that this paragraph, might be wholly  
omitted provision being made to Empower Accomplishers of  
appeals, to adjudge all former Costs and Damages upon  
reversing such Judgment. For the reasons of, and for the  
dispatch of the Publick business, we have together with the  
Bill sent from your House sent another Bill which we have  
prepared, which we are of Opinion sufficiently provides in  
all the Cases before recited and proposed to you, either to  
Accept our Bill or amend your own, which you shall think  
most convenient Signed per Order - John Beale M<sup>r</sup> Speaker

Whereupon the bill aforesaid being read was ordered a  
second reading to morrow. John Hall Esq<sup>r</sup> from the Upper  
House Delivered M<sup>r</sup> Speaker the Supplementary Bill to  
the Act for the relief of Thomas Manning thus Enacted by  
the Upper House of Assembly October 25<sup>th</sup> 1720 Read the first time  
and will pass Signed per Order John Beale M<sup>r</sup> Speaker which  
has been read again and passed for Engrossing an Engrossed Bill  
for Granting unto Edward Smith of the City of Ampton  
Twenty and twenty foot of Ground in the same  
City to keep a Lawyers yard and for Encouragement of his  
Trade passed and Order to be thus Endorsed (Viz) Oct. 25<sup>th</sup> 1720  
Read and assented to by the Lower House of Assembly Signed  
per Order M<sup>r</sup> Jenifer M<sup>r</sup> Speaker and was sent by the  
Upper House, by Mr Benson, and Mr Warfield they return  
and say they have delivered it. The House adjourns till  
to morrow morning nine of Clock. Wednesday morning  
October 26<sup>th</sup> 1720 The House meets according to adjournment  
yesterdays Proceedings are Read on Reading the Supplem  
entary Bill to the Law Law: the question was put whether  
the clause in the Bill that gives all person liberty to appeal  
to the Law