faid Prisoner shall refuse to take the said. Oath before the said two Justices, or having taken the same shall be detected of Falsity therein, he or she shall be presently remanded.

And be it further enacted, That fuch Judgment, Relief, and Directions by the faid two Juffices fo to be given as aforefaid, fhall be as good and effectual, to all Intents and Purpofes, as if the fame had been made in the Court out of which the Process iffued on which fuch Prifoner was taken in Execution, and the like Proceedings fhall be had thereupon, and a Record of fuch Judgment shall be made up in the fame Form, and return'd and certified under the Hands of fuch two Juffices before whom it shall be made, unto the Court from whence the Process on which fuch Prifoner was taken in Execution iffued, to be a Record of the faid Court, and to be kept as fuch amongs the Records there.

And be it further enacted by the Authority aforefaid, That if on the Appearance of fuch Prifoner or Prifoners before the faid Court as aforefaid, at fuch fecond Day fo to be appointed by the faid two Juffices, the Creditor or Creditors of fuch Prifoner or Prifoners diffatisfied with the Truth of fuch Oath before the faid two Juffices, shall make Default in appearing, or in case he, she, or they shall appear, but shall be unable to discover any Estate or Effects of the Prifoner omitted in fuch his or her Petition, or to shew any probability of his or her having been for worn in the faid Oath, then the faid Court shall immediately cause the said Prisoner to be discharged upon such Assignment of his or her Effects in Manner as aforefaid, unless fuch Creditor or Creditors do infift upon his or her being detained longer in Prifon at their Suit, and do agree, by Writing under his, her, or their Hands, to supply and allow weekly the full Quantity of Eight Pounds of good and wholesome Biscuit Bread per Week unto the faid Prifoner, to be fupply'd and allowed the first Day of every Week, fo long as he or fhe fhall continue in Prifon at his, her, or their Suit as aforefaid; on Failure of the Supply of which weekly Allowance at any Time, the Prisoner shall forthwith, upon Application to the faid Court, or during the Interval of fuch Courts Sittings to the faid two Juffices, be discharged by such Order as aforefaid.

And be it enacted by the Authority aforefaid, That in cafe on the Appearance of the faid Prifoner before any of the faid Courts of Law in this Province on his Petition to them at any Time during their Sitting preferred as aforefaid, the Perfon or Perfons at whofe Suit fuch Prifoner was charged in Execution, or any of them, shall not be fatisfied with the Truth of the faid Prifoner's Oath at that Time made, but shall defire further Time to inform himself of the Matters contained therein, the faid Court may and shall remand the faid Prifoner, and direct the faid Prifoner and the Perfon or Perfons diffatisfied with fuch Oath, to appear at another Day to be appointed by the faid Court, fome Time within and during their then prefent Seffions for that purpole; subject in the mean Time, and until fuch fecond Day, to the fame Allowance to the faid Prifoner, by fuch Person or Persons so diffatisfied with the faid Prisoner's Oath, and lyable to the like Discharge in case of Default of such Allowance as is herein before directed, upon Application to the faid two Juffices

The Judgment of the two Justices to be as effectual as if made before the Court,

And to be return'd to the Court, and there recorded.

Creditors failing to appear before the Court,

Or unable to difcover any Effects omitted in the Prifoner's Petition, Prifoner to be difcharged, unlefs the Creditors infift upon his or her being longer detained in Prifon, and agree to allow him or her 8 Pounds of Bifcuit per Week.

On Failure Prifoner to be difcharg'd

Creditors diffatisfied before theCourt

Prifoner to be remanded, and anotherDay appointed

And until fuchDay Prifoner to be allowed 8 Pounds of Bifcuit per Week.