

and his or her taking the said Oath, the Creditors shall be satisfied with the Truth thereof, the said Court, or the said two Justices, may immediately order the Lands, Goods, and Effects contained in such Account, or so much of them as may be sufficient to satisfy the Debts wherewith he or she is or shall be charged, and the Fees due to the Provost-Marshal of the said Province, and the Keeper of the Goal or Prison from which the Prisoner was brought, to be by a short Indorsement on the Back of the said Petition signed by the Prisoner, assigned to the said Creditors, or to one or more of them in Trust for the rest of the said Creditors, and by such Assignment the Estate, Interest and Property of the Lands, Goods, Debts, and Effects so assigned, shall be vested in the Person or Persons to whom such Assignment is or shall be made, who may take Possession of, or sue for the same, in his or their own Name or Names, in like Manner as Assignees of Commissioners of Bankrupts, to which Suit no Release of the Prisoner, his or her Executors or Administrators, or any Trustees for him or her, subsequent to such Assignment, shall be any Barr; and immediately upon such Assignment executed, the said Prisoner shall be discharged out of Custody by Order of the said Court or of the said two Justices: And such Order shall be a sufficient Warrant to the Provost-Marshal, Goalor, or Keeper of such Prison, to discharge the said Prisoner, if detained for the Causes mentioned in such Petition, and no other; and he is hereby required to discharge and set him or her at Liberty forthwith without Fee: Nor shall such Provost-Marshal or Goalor be liable to any Action of Escape, or other Suit or Information upon that Account; and the Person or Persons to whom the said Effects shall be assigned paying the Fees to said Provost-Marshal, Goalor or Keeper of the Prison in whose Custody the Party discharged was, shall and are hereby required to divide the Effects so assigned among themselves and all the Persons for whom they shall be entrusted, in Proportion to their respective Debts: But in case the Person or Persons at whose Suit such Prisoner was charged in Execution, or any of them, shall not be satisfied with the Truth of the Oath of such Prisoner before the two Justices as aforesaid, and shall desire further Time to inform himself of the Matters contained therein, and shall insist upon his or her being detained longer in Prison at his or their Suit, then the said Justices shall and may remand the said Prisoner, and direct the said Prisoner and the Person or Persons dissatisfied with such Oath, to appear before the Court whence the Process issued as aforesaid, at a certain Day during the Sitting of the said Court then next following such Examination, and to be by them at that Time appointed for the further Examination of the Matters contained in the said Oath: provided the said Person or Persons so dissatisfied do agree by Writing under his or their Hands, to supply and allow weekly the full Quantity of *Eight Pounds* of good and wholesome Biscuit Bread *per Week*, unto the said Prisoner, to be so supplied and allowed the first Day of every Week, from and after the Time of such Prisoner's being so remanded, until the said Day so appointed for the further Examination of the Truth of the Matters contained in the aforesaid Oath before the said Court as aforesaid; on Failure of the supplying of which weekly Allowance at any Time, the said Prisoner shall forthwith, upon Application to the said Court, or to the said two Justices, be discharged by such Order as aforesaid. But in case the

Prisoner's Estate  
to be assigned to  
the Creditors or  
Trustees.

Prisoner to be dis-  
charged.

Trustees to divide  
the Effects.

Creditors dissatis-  
fied before the Jus-  
tices

Prisoner to be re-  
manded, and the  
Parties directed to  
appear before the  
Court whence the  
Process issued.

Prisoner to be al-  
lowed 8 Pounds of  
Biscuit per Week  
'til the Examinati-  
on before the Court

On Failure the  
Prisoner to be dis-  
charged.

said