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. ner and the Person or Persons distatisfied with such Oath, to appear before the Court whence the Process issued as aforesaid, at a certain Day during the Sitting of the faid 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 diffatisfied, do agree by Writing under his or their Hands, to supply and allow weekly the full Quantity of Eight Founds 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 fuch Prisoner's being so remanded, until the said Day so appointed for the further Examination of the Truth of the Matters contained in the aforefaid Oath, before the faid 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 afore-said. But in case the said Prisoner shall retuse to take the said Oath before the faid two Justices, or having taken the same, shall be detected of Falsity therein, he or the thall be preferrly remanded.

That such Judgment, Relief, and Directions by the said two Justices so to be given as aforesaid, shall be as good and effectual, to all Intents and Purposes, as if the same had been made in the Court, out of which the Process issued on which such Prisoner was taken in Execution, and the like Proceedings shall be had thereupon, and a Record of such Judgment shall be made up in the same Form, and return'd and certified under the Hands of such two Justices before whom it shall be made, unto the Court from whence the Process, on which such Prisoner was taken in Execution, insued, to be a Record of the said Court, and to be kept as such amongst the Records there.

That if, on the Appearance of such Prisoner or Prisoners before the said Court as aforesaid, at such second Day so to be appointed by the said two Justices, the Creditor or Creditors of such Prisoner or Prisoners distatisfied with the Truth of such Oath before the said two Justices, 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 Priloner, omitted in such his or her Petition, or to shew any probability of his or her having been forsworn in the faid Oath, then the faid Court shall immediately cause the faid Prisoner to be discharged upon such Assignment of his or her Effects in Mansier as aforesaid, unless such Creditor or Creditors do insist upon his or her being detained longer in Prison 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 wholsome Biscuit Bread per Week unto the said Prisoner, to be supply'd and allowed the first Day of every Week, so long as he or the shall continue in Prison, at his, her, or their Suit as aforesaid; on Failure of the Supply of which weekly Allowance at any Time, the Prisoner shall forthwith, upon Application to the said Court, or during the Interval of such Courts Sittings, to the said two Justices, be discharged by such Order as aforesaid.