And be it further enasted, That if on the Appearance of such Prisoner on Prisoners before the said Court as aforesaid, at such second Day so to he appointed by the faid two Juffices, the Creditor or Creditors of fush Prisoner or Prisoners diffacisfied with the Truth of such Oath, before the faid (wo Justices, thall make Default in appearing; or in Cale he, the, or they find appear, but thail be unable to uj/cover any Estate or Essects. of the Prisoner omitted in such his, or her retition; or to shew any Probability of his, or her, having been force carn in the faid Oath, then the faid Court shall immediately cause the said Priloner to be discharged upon such Assignment of his or her Effects in Manne as aforetaid, unless tuch Creditor or Credito : do inlik upon his, or her, being detained longer in Pri'on 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 wholesome Big at Bread per Week, unto the faid Pritoner, to be supplied and allowed the first Day of every Week, so long as he, or the, thall continue in Poton at his, her, or their Suit a aforesaid; on Fai-. Jure of the Supply of whigh Weekly Allowance at any, Time, the Priloner . shall forthwith, upon Application to the faid Court, or during the Interval of such Course sixting to the said two Justices, be Discharged by such Order as aforciaid.

And be it enacted, The in case on the Appearance of the said Prifoner, before any of the laid Courts of Law in this Province, on his Petition to them at any Time during their fitting, preferred as aforelaid, the Person or Persons at whole Suit such Prisoner was charged in Execution, or any of them, shall not be satisfied with the Truth of the said Prisoners Oath, at that Time made, but shall defire further Time to inform himself or Herfelf of the matters contained therein, the faid Court may and shall remand the faid Priloner, and direct the faid Priloner, and the Person or Persons Diffatisfied with such Oath, to appear at another Day to be Appointed by the saidCourt sometime within and during their then presentSession, for that Purpose: subject in the mean Time and untill such second Day, to the same Allowance to the faid Pinfoner, by fuch Perfox or Perfons to Diffatisfied with the faid Priloners Oath, and liable to the like Dilcharge in case of Default of such Allowances as is herein before directed, upon Application to the said two Justices as asoresaid: And if at such second Day so to be Appointed, the Creditor or Creditors Dissatisfied with such Oath, shall make Default in appearing, or in case he, she, or they, shall appear but shall be unable to discover any Estate or Essects of the Prisoner omitted, in such his, or Her Petition, or to shew any Probability of his, or her, having been foresworn in the said Oath, then the said Court shall immediately cause the said Prisoners to be discharged, upon such Assignment, of his, or her Usects in manner at aforesaid, unless such Creditor or Creditors do insist supon his, or her, being longer detained in Poison at their Suit, and do agree by Writing under his, her, or their Hands, to supply and allow Weekly the Quantity of Eight Pounds, of good and wholesome Bisquit bread per Week, unto the said Prisoner, to be supplied and allowed the first Day of every Week, so long as he, or she, shall continue in Goal, at his, her, or their thit; on Failure of the supplying of which Weekly Ailewance,