

the Lord Chancellor, or Lord Keeper, or any one of His Majesty's Justices, either of the one Bench, or of the other, or the Barons of the Exchequer of the Degree of the Coif. (4.) And the said Lord Chancellor, Lord Keeper, Justices, or Barons, or any of them, upon view of the Copy or Copies of the Warrant or Warrants of Commitment and Detainer, or otherwise upon Oath made, that such Copy or Copies were denied to be given by such Person or Persons, or any on his, her, or their Behalf, attested and subscribed by two Witnesses, who were present at the Delivery of the same, to award and grant an Habeas Corpus under the Seal of such Court, whereof he shall then be one of the Judges. (5.) To be directed to the Officer or Officers in whose Custody the Party so committed or detained shall be, returnable immediately before the said Lord Chancellor or Lord Keeper, or such Justice, Baron, or any other Justice or Baron, of the Degree of the Coif, of any of the said Courts. (6.) And upon Service thereof as aforesaid, the Officer or Officers, his or their under Officer or under Officers, under Keeper or under Keepers, or Deputy, to whose Custody the Party is so committed or detained, shall within the times respectively before limited, bring such Prisoner or Prisoners before the said Lord Chancellor or Lord Keeper, or such Justices, Barons, or one of them, before whom the said Writ is made returnable, and in case of his Absence, before any other of them, with the Return of such Writ, and the true Causes of the Commitment and Detainer. (7.) And thereupon within two Days after the Party shall be brought before them the said Lord Chancellor, or Lord Keeper, or such Justice, or Baron, before whom the Prisoner shall be brought as aforesaid, shall discharge the said Prisoner from his Imprisonment.