

Imprisonment, taking his or their Recognizance, with one or more Surety or Sureties, in any Sum, according to their Discretion, having regard to the Quality of the Prisoner, and Nature of the Offence, for his or their Appearance in the Court of King's Bench the Term following, or at the next Assizes, Sessions, or general Goal-Delivery of and for such County, City or Place, where the Commitment was, or where the Offence was committed, or in such other Court where the said Offence is properly recognizable, as the Case shall require, and then shall certify the said Writ with the Return thereof, and the said Recognizance or Recognizances into the said Court, where such Appearance is to be made. (8.) Unless it shall appear unto the said Lord Chancellor, or Lord Keeper, or Justice, or Justices, Baron or Barons, that the Party so committed is detained upon a legal Process, Order, or Warrant out of some Court that hath Jurisdiction of criminal Matters, or by some Warrant signed and sealed with the Hand and Seal of any of the said Justices or Barons, or some Justice or Justices of the Peace, for such Matters or Offences, for the which by the Law the Prisoner is not bailable.

IV. Provided always, and be it enacted, That if any Person shall have wilfully neglected by the Space of two whole Terms after his Imprisonment to pray a Habeas Corpus for his Enlargement, such Person so wilfully neglecting, shall not have any Habeas Corpus to be granted in Vacation-time in Pursuance of this Act.

V. Be it further enacted by the Authority aforesaid, That if any Officer or Officers, his or their under Officer, or under Officers, under Keeper or under Keepers, or Deputy, shall neglect or refuse to make the Return aforesaid, or to bring the