

within three days, if under twenty Miles distance; or within ten days, if above twenty, and under an hundred Miles; or within twenty days, if above an hundred Miles, he forfeits 500 *l.* to the Prisoner.

*Note*, the Prisoner must pay the Charges of his carrying up; and the Judge, when he grants the Writ, may order how much, but it must not be above 12 *d.* a Mile.

If upon the Return of such *Habeas Corpus*, it appear the Prisoner is not charged with Treason or Felony, specially and plainly expressed, or for such Matters as, by Law, are notailable, the Judge shall discharge the Prisoner upon Bail.

4. If a Person once so bailed out, shall again be imprisoned for the same Offence, those that do it, forfeit 500 *l.*

5. If there be High Treason, or Felony, plainly and specially expressed, [That is, not only generally, for Treason or Felony, but Treason in conspiring to kill the King, or in Counterfeiting the King's Coin, or Felony, for Stealing the Goods of such an one, to such a value, &c.] Then the Prisoner cannot have his *Habeas Corpus*, till first he has, on the first Week of the Term, or first day of the Sessions of Oyer and Terminer, or General Gaol-delivery, petitioned in open Court, to be brought to his Tryal; and then if he be not brought to Tryal the next Term, or Sessions following, on the last day thereof, he shall be bailed; and if not indicted the second Term or Sessions, shall be discharged.

6. This Act extends to all places within *England* and *Wales*, the *Tower* cannot be supposed to be exempted, nor *Windsor-Castle*, nor any such Royal Forts; for the words are general. And besides, there is a special Act of Parliament, that unites the King's Castles