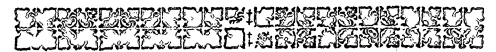
Be it therefore enacted, That the Treasurer aforesaid, shall state and allow Interest at the Rate of six Pounds per centum per Annum, on all such outstanding Certificates, from the Date of the last Warrant, granted in Virtue of the said loan Act, for Cash or Certificates received in at the Freasury.

And whereas several of the Principal Bounties and Premiums granted by the Laws of this Prevince, are now expired, and others near expiring; and whereas the several Duties granted to His Majesty by the Laws of this Province, for Payment of Bounties, Premiums, and other Accounts, will not expire before the End of the Year, One Ibousand seven Hundred and seventy One, whereby the Treasury will be constantly supplied with considerable Sums of Money, much more than will be wanted for paying off the Interest of Money borrow'd.

Be it further enacted. That all Monies, which may by be collected by virtue of the leveral Laws of this Province, wherein the fame is appropriated for the Payment of Bounties, Premiums, and other Accounts payable by the Laws of this Province, over and above what will pay the Interest of Money borrow'd by the Government, shall (after discharging the former Loan Creditors) be applied for paying off the Receipts given by the Treasurer for Monies borrow'd, or Bounty and Premium Certificates receiv'd by virtue of this Act.

Published according to Lew, the 28th Day of November 1763.



An A& for the Relief of Infolvent Debtors.

Cap 10.

Be it enacted by the Himourable the Lieutenant Governor, Council, and Affembly, That from and after the End of this pretent Session, if any Person or Persons now Charged, or who shall, or may hereafter be charged in Execution for any Sum or Sums of Money, and shall be minded to Deliver up to his, her, or their Creditors, all his, her, or their Effects, towards the Satisfaction of the Debts, wherewith he, she, or they Rand charged. it shall and may be lawfull to and for such Prisoner, to Exhibit a Petition to any of the Courts of Law within the laid Province, or during the Interval s of the fitting of such Courts, to any two of the Justices of any such -Courts, from whence the Process issued, upon which he, she, or they, was or were taken or charged in Execution, Certifying the cause or causes of his, her, or their Emprisonment, and an Account of his, her, or their whole Real or Personal Estate, with the Dates of the Securities wherein any Part of it confists, and the Deeds or Notes relating thereto, and the Names of the Witnesses thereto, as far as his, her, or their Knowledge extends therein, and upon such Petition the said Court of the said Two Justices may, and are hereby required by order or rule of the said Court, or by order under the Hands and Ceals of the feid Two Jastices, to cause the taid

faid Priloner to be brought up to the said Court, or before them the said Two Justices, and the several Creditors at whose Suit he, she, or they stand charged as aforesaid, to be Summoned to appear Personally, or by their Attorney in the said Court, or before them the said Two Justices at a Day to be appointed for that Purpose; and upon the Day of such Appearance, if any of the Creditors Summoned, Resule, or Neglect to appear, upon Assidavit, of the due Service of such Rule or Order of the said Court, or Order of the said Two Justices, the said Court or the said Two Justices, shall, and may in a Summary Way, examine into the matter of such Petition, and hear what can or shall be alledged on either Side, for or against the discharge of such Prisoner, and upon such Examination the said Court or the said Two Justices may, and are hereby required, to Administer or Tender to the Prisoner an Oath to the Effect following, which Oath the said Court, or the said Two Justices are hereby impowered to Administer.

I A. B. Do Solemnly Swear in the Presence of Almighty God, that the Account by me deliver'd into,

In my Petition to.

Debts, Credit s, and Effects what soever, which I, or any in trust for Me, have, or at the Time of my said Petition had, or am or was in any Respect intitled to in Possifion, remainder or Reversion, sexcept the Wearsng Apparel and Beding for me or my Family, and the Tools or Instruments of my Trade or Calling, not exceeding Ten Pounds in the whole) and that I have not at any Time since my Imprisonment or before, Directly or Indirectly, sold, Leased, Assigned or otherways disposed of, or made over intrust for my sets, or otherwise, other than as mentioned in such Account, any Part of my Lands, Estate, Goods, Stock, Money, Debts, or other Real or Personal Estate, whereby to have or expect any Benefit or Profit to myself, or to Defraud any of my Creditors, to whom I am Indebted.

So Help me GOD.

And be it further Enacted, That in case the said Prisoner shall in open Court, or before the said Two Justices, take the said Oath, and upon such Examination and his or her taking the faid Oath, the Creditors shall be satisfied with the Truth thereof, the said Court or the said Two Justices may immediately Order the Lands, Goods, or Effects, contained in such Account, or so much of them as may be Sufficient to satisfy the Debts wherewith he, or the, is or shall be charged, and the Fees due to the Provolt Marshall of the said Province, and the Keeper of the Goal or Prison from which the Prisoner was brought, to be by a short Indorsement on the Back of the said Petition, Signed by the Prisoner, Assigned to the said Creditors, or to one or more of them, in Truit for the rest of the saidCreditors, and by fuch Affignment, the Estate, Interest, and property of the Lands Goods, Debts, and Effects so Assigned, shall be vested in the Person or Persons to whom such Assignment is or shall be made, who may take Possession of, or Sue for the fame in kis, her, or their own Namo or Names in like-Manner

Manner as Allignees of Commissioners of Bankrupts, to which Suit no Release of the Prisoner, his, or her Executors, or Administrators, or any Trustees for him or her Subsequent to such Assignment, shall be any Barra and immediately upon such Assignment executed, the taid Prisoner shall be Discharged out of Custody by Order of the said Court, or of the said Two Justices, and such Order shall be a sufficient Warrant to the Provost Marshall, Goaler, or Keeper of such Prison, to Discharge the said Prisoner, if detained for the Caules mentioned in such Petition and no other ; and he is hereby required to Discharge and let him, or her as Liberty forthwith without Fee: Nor shall such Provost Marshall, or Goder, be lible to any Action of Escape or other Suit or Information upon that Account, and the Person or Persons to whom the said Effects shall be Assigned, Paying the Fees to faid Provost Marshall, Goaler or Reeper of the Prison, in whose Custody the Party discharged, was, shall and are pereby required to divide the Effects to Affigned among themselves, and all the Persons for whom they shall be intrusted, in Proportion to their respective Debts : but in case the Perlon or Perlons at whole Suit Inch Prisoner was charged in Execution, or any of them, shall not be satisfied with the Truth of the Oath of such Prisoner before the Two Justices aforesaid, and shall define surther Time to inform himself or herself of the Matters contained therein, and shall infift upon his, 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 faid Prisoner, and the Person or Persons Diffatished with such Oath, to appear before the Court whence the Process issued as aforesaid, at a certain Day during the Sitting of the said 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 to Dissatisfied, do agree by Writing under his or their Hands, to supply and allow Weekly the full Quantity of Eight Pounds of good and wholesome Bisquit Bread per Week, unto the said Prisoner, to be fo supplied and allowed the first Day of every Week, from and after the Time of such Prisoners being so remanded, until a said Day so appointed for the further Examination of the Truth of the Matters contained in the aforesaid Oath before the said Court as aforesaid; on Failure of the supply. ing of which Weekly Allowance at any Time, the faid Prisoner shall forthwith upon Application to the faid Court, or to the faid Two Justices, be Discharged by such Order as aforesaid; but in case the said Prisoner shall Refuse to take the Oath before the said Two Justices, or having taken the same. shall be detected of Falsity therein, he, or she, shall be presently Remanded.

And be it also enalted, That such Judgar, Relief, and Directions by the said Two Justices, so to be given as aforeaid, 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 returned, 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 Issued, to be a Record of the said Court, and to be kept as such amongst the Records there

AND

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 which 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,

lowance at any Time, the said Prisoner shall forthwith upon Application to the Court, or during the Interval of such Courts sitting, to any Two Justices of the said Court, be discharged by such Order as aforesaid; but in Case the said Prisoner shall resule to take the said Oath, or having taken the same, shall be detected of Falsity therein, he, or the, shall be presently remanded,

And to prevent Persons who may be charged in Execution from Tring in Prison, until they have spent their Substance wherewith they should satisfy their Creditors, and afterwards taking the Benefit of this Act, where they have nothing left to deliver up to their Creditois; it is bereby enacted, that no Person charged or to be charged in Execution, excepting those already in Goal, shall be allowed or permitted to exhibit a Petition to any of the Courts of Law in this Province, or to any of the faid Two Justices of fuch Courts, from whence the Process Islued as is before provided, unless such Perition be exhibited, if before the Court, within Ten Days next after the first meeting of the said Court which shall be next after such Person shall be so charged in Execution, and it before the said Two Justices within Fourteen Days next after such Person shall be charged in Execution: Prowided sleways, That the the Persons of the Debtor or Debtors so discharge ed, shall never after be arrested for the same Debt or Debts, yet notwith. standing such discharge the Judgment against him, or her, shall stand and remain in force, and Execution may be taken out thereon against his, or her Lands Tenements or Hereditaments, Goods and Chattels, (his, or her. Wearing Appaiel, Beding for him, or hertelf and Family, and necessary Tools for the use of his, or her, Trade or Occupation Excepted, in the same manner as if he, or the, had never been taken in Execution; for the laid Debt.

Provided allo, That if any Person who shall take such Oath as aforesaid, before the said Two Justices, or before the said Court as aforesaid, shall upon any Indictment for Perjury, in any matter or Particular contained in the said Oath, be convicted by his, or her own confession, or by Verdict of Twelve Men, as he, or she, may be by force of this Act, the Person, so convicted, shall suffer all the Pains and Forseitures which by Law may be inflicted on any Person convicted of wilful Perjury, and shall be siable to be taken upon any Process De Nove, and charged in Execution for the said Debt, in the same manner as if he, or she, had never been discharged or taken in Execution before, and shall never afterwards have the Benefit of this Act.

Provided allo. That if the Effects so assigned, shall not extend to satisfy the whole Debts due to the Pertons at whose Suit he, or she, was charged, and the Fees due to the taid Provost Marshall or Goaler, there shall be an abatement in Proportion; and such Provost Marshall or Goaler shall conse in as a Creditor, for what shall be then due to him for his Fees in Proportion with the Creditors at whose Suit he, or she, was charged in Execution.

And be it likewise enacted, That every Provost Marshall, or his Deputy, Buil-st, or other Officer or Minister as oresaid, offending against this Ass, shall sover and above such Penasties or Punishments as he shall be liable unto, by the Law new in Force) for every offence against this present. Ass, sorfeit and pay to the party thereby grieved, the Sum of Fisty Pounds, to be recovered with tribic Casts of Suit, by Assion of Debt, Bill, Plaint, or Information, in any of the Courts of Law Within this Province, wherein, no Essign Protession or Waser of Law, or more than One Imparlence shall be allowed.

And be it enacted. That in all Cales wherein by this Act an Oath is required, the folemn Affirmation of any Person being a Quaker, shall and may be accepted and taken in Lieu thereof, and every Person waking such Affirmation who shall be Convicted of Willul and False-Affirming, shall incurr and suffer, such and the same Pains, Penalties and Force, upon Persons Convicted of Wilsul and Corrupt Persons Convicted of Wilsul and Corrupt Persons.

Previded nevertheless, That Nothing in this Act contained, shall extend or be construed to extend, to Discharge any Debtor Imprisoned, the whole Amount of whose Debts, shall exceed the sum of One Hundred Paurds; nor that this Act shall be in sorce, till His Majesty's Pleasure be known therein.

Confirmed by His Majesty! in Council!

Published according to Law the 28th Day of November 1763



An Act in Addition to an Act, intitled, An Act for Regulating the Proceedings of the Courts of Judicial dicature.

Eitenested by the Lieurenest Governor, Council, and Lieusenest Governor, Council, and Suite Onto any of the Inferior Courts of CommonPleas within this Province, shall issue out of the Clerks Office of the Clerk, under the Scal of the said Court, and shall be Signed by the said Clerk, and be directed to the Provost Marshal of this Province or his Deputy; and if such Process or Writbe against the Provost Marshal, then it shall be directed to the Coroner of the County, who is hereby impowered to execute the same; And all Writs as well Original as Judicial issuing out of the Clerk's Office as aforesaid, shall run through the said Province, and be executed by the Officer or Officers to whom they shall be directed;