such Creditors, or such of them as shall think fit to direct therein, or C. H. A. P. their Council learned in the Law, shall reasonably devise or require, at the Costs and Charges of the Persons who shall claim Benefit thereof, so that the said Prisoners be not burthened with any, Warrantees thereby, other than against themselves, or those claiming by, from, or under them, and that the said Prisoners, at the Time of such their Surrender and transferring their Estate as aforesaid, shall take their solemn Oaths, or Affirmation if Quakers, before the faid Two Justices aforesaid, to the Effect following, viz. I A. B. do affirm or folemnly Swear, that the Goods, The Oath. Debts, and Effects, which I have delivered, assigned, and made over, to the County, in trust, for the Use of my Greditors, is the Sheriff of whole Estate, both Real and Personal, of my own in Possession, or that I have (to my Knowledge) any Title to in the World, and that I have not any Estate, Goods, or Effects, of any Kind whatsoever, left, either in Pos-Jession, Reversion, or Remainder, the necessary, wearing Apparel of myself, Wife, and Children, and working Tools excepted, and that I have not directly or indirectly, fold, leased, or otherwise conveyed, disposed of, or intrusted, all or any Part of my Estate, thereby to defraud my Creditors, or to Jecure the same, to receive or expect any Profit or Advantage thereof; So help me GOD; it shall and may be lawful for the Sheriffs of the Counties aforefaid, to discharge the said Prisoners, and suffer them to go at large;

III. And be it enacted, That if the said Prisoners or any of them shall To be dif-... be arrested or imprisoned on any Process sued out on any Judgment or charged from future Arrests Decree obtained against any of them for any Debt, Damages, or Costs, on Appearcontracted, owing or growing due before the End of this Sellion of Af-ance, &c. fembly, the Court out of which such Process issued, shall and may discharge such Prisoner on Motion, and if the said Prisoners or any of them shall be arrested or imprisoned on any Process for the Recovery of any Debt, Damages, or Costs, contracted, owing or growing due before the End of this Session of Assembly, the Court or Justice before whom such Process shall be returned, shall and may discharge the Party arrested out of Custody, on his or her common Appearance being entered, without any special Bail; Provided that the Discharge of the said Prisoners, or any of them, shall not acquit any other Person from such Debt, Damage, or Cost, or any Part thereof, but that all such Persons shall be answerable for the same in such Manner as they were before the passing this Act.

IV. Provided always, and be it enacted. That notwithstanding the Debts to Discharge of the said Prisoners or any of them, all and every Debt or Case, &c. Debts due and owing from him, her, or them, and all and every Judgment had, or Decree obtained against him, her, or them, shall stand and be good and effectual in Law, to all Intents and Purposes, against the Lands, Tenements, and Hereditaments, Goods, and Chattels, of him, her, or them, and which he, she, or they, or any other Person in Trust for the Use of him, her, or them, had, at the Time of the Difcharge of the said Prisoners, or any of them, or which he, she, or they, at any Time hereafter, shall or may be any way seized or possessed of, or interested in, to his, her, or their own Use, or in his; her, or their own proper Right, either in Law or Equity, except the wearing Apparel, Bedding, and working Tools of him, her, or them, not exceeding the Sum of Ten Pounds Current Money; and it shall and may be lawful for any of their Creditors, their Executors, Administrators, or Assigns, to take out new Execution or Executions without any Scire facias previous thereto, against the Lands, Tenements, or other Hereditaments, Goods, and Chattels, of the faid Prisoners, or any of them, (except