

as the Court shall think fit to be put to the account
of the party in execution and if such Party appointed
to any Labour Employment as aforesaid refuse or
neglect it the Judge upon Complaint may adjudge
him to be punished as a delinquent Servant

And if such Party in execution be not fit in the
Judge's discretion to be put to corporal Labour he may
Commit him to strict Custody there to be maintained
by the Gaolers in such proportion and with
such allowance of necessaries during that time as the
Judge shall think fit to be put likewise to the account
of the Party in execution

And if the Sheriff after there is a Prison break
suffer such Party in Execution to go at liberty out of
the Prison without leave of the chiefest Creditor he
shall be liable an execuse to sue to endure
for three years from this present day.

In Act touching Causes Testamentary

The last deposition of the deceased naming an
Executor made either by words or writing touching
his or her lands or Goods or any other matter appear
by Oath of two witnesses shall be judged the last will
and testament of the deceased and the Executor shall
have the Probate of the will under seal

If no Executor be named or the Executor be not
willing or able to undertake or not in these parts
the administration of the will annexed shall be
committed to the Overseers if any be named in the will