

Habeas Corpus Act (Ireland) 1781 (I)

1781 CHAPTER 11 21 and 22 Geo 3

V And to prevent frequent commitments for same offence, no person enlarged by H. C. shall be committed for same offence, except by court having jurisdiction, and if any other person shall recommit said prisoner for same offence, or be aiding &c. thereto, shall forfeit to party grieved £500. N.I.

And for the prevention of unjust vexation by reiterated commitments for the same offence; no person or persons who shall be delivered or set at large upon any habeas corpus, shall at any time hereafter be again imprisoned or committed for the same offence by any person or persons whatsoever, other than by the legal order and process of such court wherein he or they shall be bound by recognizance to appear, or other court having jurisdiction of the cause; and if any other person or persons shall knowingly, contrary to this act, recommit or imprison, or knowingly procure, or cause to be recommitted or imprisoned for the same offence or pretended offence, any person or persons delivered or set at large as aforesaid, or be knowingly aiding or assisting therein, then he or they shall forfeit to the prisoner or party grieved, the sum of five hundred pounds, any colourable pretence or variation in the warrant or warrants of commitment notwithstanding, to be recovered as aforesaid.

Changes to legislation:

There are currently no known outstanding effects for the Habeas Corpus Act (Ireland) 1781 (I), Section V.