

the said sheriff shall immediately thereafter discharge the said petitioner from his custody; and the said petitioner shall be discharged from custody also, if he shall enter into another bond, with surety to be approved by the court, for appearance as aforesaid, or performance of the conditions of the former bond remaining to be performed.

CHAP. 337

Or other approved security

Sec. 3. *And be it enacted*, That the provisions of this act shall extend and be considered to apply to the commissioners of Insolvent Debtors for the city and county of Baltimore, while the petition of any petitioner as aforesaid, shall be pending before them in the place of any county court as aforesaid, and to Baltimore county court, when the case of such petitioner shall have been transmitted to such court.

Applied to insolvent commissioners or Baltimore county court

Sec. 4. *And be it enacted*, That before a surrender shall be allowed as aforesaid, notice shall be given as shall be prescribed by a judge of the court as aforesaid, or one of the said commissioners, to the trustee of the said petitioners, and to any creditor of such petitioner, if he shall have named any creditor upon the schedule with his petition.

Previous notice required of security

Sec. 5. *And be it enacted*, That the surety so surrendering a petitioner, shall be bound to pay the allowance for maintenance of said petitioner while in custody aforesaid, which plaintiffs are required to pay toward maintenance of defendant in prison, and if by reason of any default in the premises of such surety, the said petitioner shall be discharged, (which he may be as defendants aforesaid may,) the said surety shall be liable upon the bond aforesaid, as if no surrender had taken place.

And payment of expenses

Whilst in custody

CHAPTER 337.

*A further supplement to an act to provide for the distribution of that part of the School Fund, which is appropriated to Baltimore County, passed at December session, eighteen hundred and twenty-eight, chapter one hundred and eighty-five.*

Passed Mar. 21. 1834

Section 1. *Be it enacted by the General Assembly of Maryland*, That it shall be the duty of the several trustees, appointed in each election district of Baltimore county, except the first, to distribute the school funds appropriated to the use thereof, to meet in their respective districts, semi-annually, or oftener, at some public place, after they shall

Directed to distribute the school fund