

INSOLVENT DEBTORS.

All sales, conveyances, deliveries, payments, &c. &c. made by an applicant, for benefit of the insolvent law, with a view to a preference, &c. when such applicant shall have had no reasonable expectations of avoiding insolvency, shall be deemed within the meaning of the 6th section of original act,	239	1
Except in cases where for valuable consideration,	"	"
Or where such creditor or security had no notice,	"	"
In cases of application for benefit, &c. all property within the intent of the 5th section of act of 1805, chapter 110, that shall be acquired by, or accrue to the insolvent by gift, devise, &c. shall be deemed as estate of the, and be, as such, distributed, &c.	"	2
Trustee authorised in regard thereto,	"	"
Trustees acquittance in respect to such property valid,	"	"
Where the insolvent has applied more than once, for the benefit, all his creditors in each case, entitled to a distributive share,	"	"
In case of attachments under such circumstances, limitation to apply from the date of acquiring such property,	"	3
Creditors of an, may apply for further and new security for the appearance of the,	"	4
Court at discretion may exact such security,	"	"
If not given, the personal discharge shall have no effect, &c.	"	"
In cases where interrogatories are filed by creditor, the commissioners of, authorised to examine witnesses adduced by either party,	"	5
And to subpoena such, and force attendance of witnesses,	"	"
In case of unfavorable report on any application, and the debtor applies for a		