Acts. 141

Public Places in the County of the Sale of Goods and Chattels of the Liber R. G. Time and place of such Sale and Thirty days Notice as aforesaid 1769 and Three Weeks Publication thereof in the Marvland Gazette of the Sale of Lands & Tenements set up and Expose to Sale in the p. 20 most Publick Manner such Goods or Chattels Lands or Tenements to the Highest Bidder for Gold or Silver at the Rates specified in this Act or Bills of Credit any Law usage or Custom to the Contrary in any wise Notwithstanding—And so much of the Money arising by such Sale as shall be sufficient for that purpose shall be and the same [and so much is hereby directed and required to be by the said Sheriff or Coroner to be paid forthwith paid and satisfied to the said Commissioners towards the to the Comdischarge and Payment of the Principal Money and Interest which missioners as shall be due on the said Bond or Bonds and Costs—And in case there the Sum due shall be any Residue over and above sufficient for the Purposes on Bond, aforesaid such residue shall be and is hereby directed to be by the said Sheriff or Coroner returned to the said Defendant or Debtor and for all Monies that shall come to the Hands of any Sheriff or wherewith he shall be chargeable on any process issued by Virtue of this Act the Office Bond of such Sheriff and his Sureties therein is hereby declared to be Liable—

And be it further Enacted That in all Cases where the Surety or [The Surety Sureties in any Bond or Bonds for Loans to be made by Virtue of this or Sureties, &c. discharg-Act his her or their Heirs Executors Administrators Devisees or ing any Alienees shall be called upon for the Payment of the Principal Money & Interest due thereon and shall actually pay the same the Commis-called sioners aforesaid for the Time being shall and may and they are hereby required to Assign the same Bond or Bonds to the person or persons paying the same by Writing under their Hands and Seals by Process as the Commis-Virtue of which Payment and Assignment the Person or Persons so sioners might paying or discharging the same shall be entitled to have in his her or their own Name or Names the Like process and Execution against the payment.] Body Goods Chattels Lands Tenements and Hereditaments of the Principal Debtor his Heirs Executors Administrators Devisees or Alienees as the Commissioners themselves might have had in Cases of Non Payment-And that the Borrowers in the said Office and their Sureties may be the better known to all Persons who may incline to make Purchases of Land within this Province or have other Dealings therein-

Bond or Bonds when upon, to be entitled to the same have had in case of Non-

Be it enacted That the Commissioners aforesaid shall at all Times [The Name when they are attending the said Office during the Continuance of this Act make known the Names of any Debtor or Debtors and their &c. to be Sureties and the Sum or Sums they may be indebted to any Person applying for the same without ffee or Reward—

or Names of any Debtor, made known on applica-

And be it further Enacted That any Debtor to the said Office [Debts to on Loan as aforesaid for the Bills of Credit so to be Lent out may discharge his Debt and Interest due to the said Office either in the to be dissaid Bills of Credit or Bills of Credit heretofore Issued by the charged.]