

Liber R. G. deliver up and Surrender or cause to be delivered up and Surrendered
 1770 to the Sheriff of Ann Arundel County aforesaid in the Presence of
 Two Justices of the Peace of the County aforesaid whom the said
 of the Peace, all his real and personal Thomas Weems at some Convenient time after the end of this
 Estate, to the Sheriff of Anne- Session of Assembly all his real and Personal Estate either in Pos-
 Arundel session, Reconversion, Remainder or in Trust or in or unto which
 County.] he hath any Claim or interest whatsoever and likewise convey assign
 transfer and make over unto the said Sheriff for the use of his
 Creditors all such his Estate interest or claim as aforesaid after such
 manner as by the said Sheriff and by the Major part of his Creditors
 or such of them as shall think fit to direct therein or their Council
 Learned in the Law shall Reasonably devise or require at the cost
 and Charge of the persons who shall Claim Benefit thereof so that the
 said Thomas Weems be not burthened with any Warrantee thereby
 other than against himself or those claiming by from or under him
 and that the said Thomas Weems at the time of such his Surrender
 and Transferring his Estate as aforesaid shall take the following
 [The Oath.] Oath before the said Two Justices viz—"I Thomas Weems do
 solemnly swear that the Goods Debts and Effects which I have
 Delivered Assigned and made over to the Sheriff of Ann Arundel
 County in Trust for the use of my Creditors is the Whole Estate
 both Real and Personal of my own in Possession that I have any
 Title to in the World and that I have not any estate Goods or Effects
 of any kind whatsoever left either in Possession Reversion or Re-
 mainder (the Necessary Apparel of myself Excepted) and that I have
 not directly or indirectly sold Leased or otherwise conveyed disposed
 of or intrusted all or any part of my Estate thereby to defraud my
 Creditors or to secure the same to receive or expect any Profit or
 Advantage thereof so help me God" It shall and may be Lawful for
 the Sheriff of the County aforesaid to discharge the said Thomas
 Weems and Suffer him to go at Large

p. 73

[To be discharged, if arrested or imprisoned, on any Process, &c. for any Debt contracted before the End of this Session, on Motion, &c.]

And be it further Enacted that if the said Thomas Weems shall be arrested or imprisoned or any Process sued out on any Judgments or Decree obtained against him for any Debt Damages or Costs contracted owing or growing due before the end of this Session of Assembly the Court out of which such Process issued shall and may discharge the said Thomas Weems on Motion And if the said Thomas Weems shall be arrested or imprisoned on any process for the Recovery of any Debt Damages or costs contracted or growing due before the end of this Session of Assembly the Court or Justice before whom such Process shall be returned shall and may discharge the said Thomas Weems out of Custody on his Common appearance being entered without any Special Bail Provided that the discharge of the said Thomas Weems shall not acquit any other person from such Debt Damages or cost or any part thereof but that

[but shall not acquit any other Person from such Debt, &c.]