

Liber R. G. Goods or Chattles with such Insolvent Person shall thereafter
 1774 acquire or be possessed of by discent Gift devise Bequest or in a
 Course of Distribution on any Judgment obtained against such
 Prisoner without Previously prosecuting any writ of Scire facias
 whereby the Balance only remaining due on such Judgment shall
 be levied.

[To be dis-
 charge from
 future Ar-
 rests, on
 Appearance,
 &c.]

And be it enacted that if the said Prisoner shall be arrested or
 imprisoned on any process sued out on any Judgment or decree
 obtained against him or her for any debt damages or Costs con-
 tracted owing or growing due before his or her discharge as afore-
 said the Court out of which such Process issued shall and may
 discharge such Prisoner on Motion and if the said Prisoner shall be
 arrested or imprisoned on any process for the recovery of any debt
 Damages or costs contracted owing or growing due before his or
 her discharge as aforesaid the Court or Justice before whom such
 Process shall be returned shall and may discharge the Party arrested
 out of Custody on his or her Common appearance being entered
 without any Special Bail Provided that the discharge of the said
 Prisoner shall not acquit any other person from such debt damages
 or cost or any Part thereof but that all such persons shall be answer-
 able for the same in such manner as they were before the Passing
 this act

[Proviso, in
 Case any
 Creditor
 shall allege
 such Pris-
 oner has
 concealed
 Part of his
 Estate to
 defraud his
 Creditors.]

p. 369

Provided always that in case any Creditor or Creditors of Such
 Prisoner shall on the day appointed for the discharge of the same
 Prisoner appear at the Prison or Court House aforesaid before the
 said Justices before the same Prisoner is discharged and shall
 alledge that such Prisoner hath either directly or indirectly sold
 lessend or otherwise disposed of in trust or concealed all or any
 Part of his lands Money Goods Stock Debts Securities Contracts
 or Estate whereby to secure the same to receive or expect any Profit
 or Advantage thereof or to deceive or defraud any Creditor or Cred-
 itors to whom such Prisoner is or shall be indebted and shall also
 enter into a bond to such Prisoner in the Penalty of Fifty pounds
 Current Money with Such Surety or Sureties as the said Justices
 or any two of them shall approve conditioned to pay and satisfy all
 damages and costs such Prisoner shall sustain or be put to by reason
 of such Creditor or Creditors objecting against the said Prisoners
 discharge and the same allegation being determined and adjudged
 against the said Obligor and shall Lodge the said bond with the said
 Justices then such Justices shall not grant any discharge of such
 Prisoner but shall wholly stay any further Proceedings in order
 thereto and return the said bond to their next County Court the
 second day of the Sitting thereof at farthest And the Justices of
 the County Court aforesaid shall and may hear and determine in a
 Summary way such allegation of the Creditor or Creditors and if
 the same shall be determined by the s:^d Court against such Prisoner