

Limit as to citations.

SEC. 15. *And be it enacted*, That no register of wills shall, *ex officio*, issue any citation to any guardian for the rendering of an account where the annual income or profits of the estate of the ward shall not exceed fifty dollars.

All wills to be retained in register's office.

SEC. 16. *And be it enacted*, That every will of which probat shall have been taken by any orphans court, shall be retained and preserved in the office of the register of wills of the county, and shall not be delivered out of such office to any person or persons whomsoever; and every issue of devisavit vel non, sent from the court of chancery, or any county court, sitting as a court of equity, shall be tried in the county of the office aforesaid, at which trial said will may be adduced in evidence under care of said register, or of any person in that behalf by him deputed, under a subpoena duces tecum, issued on special order of the court holding such trial; and in like manner, such will may be produced in evidence on the trial in any court of this state, of any issue involving the said will, and requiring its production in the opinion of said court; but nothing herein contained shall authorize the taking or keeping said will at any time out of the care and custody of the said register, or of the person deputed as aforesaid.

Produced on trials of suits, &c.

Explanatory as to chancery powers.

SEC. 17. *And be it enacted*, That nothing in this act contained, shall be construed to affect the general superintending power exercised by the court of chancery, with respect to trusts.

CHAPTER 316.

AN ACT relating to Insolvent Debtors.

One insolvent commissioner may act.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That it shall not hereafter require more than one of the commissioners of insolvent debtors, for the city and county of Baltimore, to do any act or acts under the laws respecting insolvent debtors, in said city and county, except in appointing permanent trustees and approving their bonds, and in making final reports to Baltimore county court, on application for the benefit of the insolvent laws of this state, which may come before them; and that only in appointing permanent trustees, and approving their bonds and in making the said final reports not less than two of said commissioners shall be competent to perform said duties.

Except cases.

Applicant having received personal discharge but not final discharge.

SEC. 2. *And be it enacted*, That in all cases where any applicant for the benefit of the insolvent laws of this state, hath received a personal discharge, and hath not obtained a certificate of final discharge, either in consequence of withdrawing his application, or by reason of interrogatories filed against him, or his not complying with the terms prescribed by law, or on any other account whatever, every such applicant shall be allowed to prosecute at any time thereafter, a second petition for

May again petition.