they are now entitled by law for recording any matter or thing required to be recorded, to be levied and collected as other county charges now are; Provided, that any one or more of the judges of the county courts shall certify to the levy courts or commissioners that the services have been performed.

Repeal.

SEC. 2. And be it enacted, That the second section of the original act to which this is a supplement, be, and the same is hereby repealed.

Exception.

Sec. 3. And be it enacted, That the provisions of this act shall not be construed to apply to Baltimore county.

CHAPTER 336.

An Act for the benefit of the Securities for the appearance of Insolvent Petitioners within this State.

See notes to 1834, ch. 293, ante page 1184.

Same powers as special bail.

SEC. 1. Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, any surety for the appearance of an insolvent petitioner under the laws of this state, be, and they are hereby authorized and empowered, and are hereby invested with the same powers, to bring the said insolvent petitioner into court, or before any judge thereof, which special bail now have to bring their principal into court, and when the said petitioner shall be so brought into court, or before any judge thereof, he may be surrendered by his surety and committed into the custody of the sheriff, in the same manner as special bail now surrender their principal, and have him committed to the custody of the sheriff; Provided however, that the said petitioner be so surrendered before or at the first term to which suit shall be brought upon the bond for the appearance of such petitioners.

May surrender insolvent.

Proviso.

Sheriff shall retain in custody &c.

Until judgment, &c.

Or other approved security.

Applied to insolvent commissioners or

SEC. 2. And be it enacted, That every sheriff, into whose custody an insolvent petitioner shall be committed as aforesaid, shall keep said petitioner in custody, and bring the said petitioner into court on the day named in such petitioner's bond for his appearance, and on each day thereafter, until the court, in which the petition of such insolvent petitioner is pending, shall have passed judgment thereupon; and if the said court shall dismiss or quash the said petition, or shall grant a final discharge to the said petitioner, then the said sheriff shall immediately thereafter discharge the said petitioner from his custody; and the said petitioner shall be discharged from custody also, if he shall enter into another bond, with surety to be approved by the court, for appearance as aforesaid, or performance of the conditions of the former bond remaining to be performed.

SEC. 3. And be it enacted, That the provisions of this act shall extend and be considered to apply to the commissioners of insolvent debtors for the city and county of Baltimore, while