By 1831, ch. 316, an insolvent may again apply, where his failure to obtain a final discharge did not proceed from his fraud.

SEC. 5. And be it enacted, That if allegations shall be filed If allegaagainst any petitioner for the benefit of the insolvent laws of tions filed, and found this state, and the said allegations shall be found against such against petitioner by the verdict of a jury, then such petitioner shall not verdict of thereafter be entitled, either to a personal discharge, or a final jury, not discharge, or to any benefit whatever, of the said insolvent discharge. laws.

SEC. 6. And be it enacted, That in all cases now depending, Cases in or hereafter to be brought before the said commissioners, and in missioners which they shall report unfavourably to the applicant or appli-report unfacants for the benefit of the insolvent laws, they shall have applicants, power, and it shall be their duty, to transmit to the clerk of papers to be transmitted transmitted Baltimore county court all deeds of assignment executed by to clerk of any such applicant or applicants, and all such other papers re-county scout. Sc. lating to the estate of such applicant or applicants, and brought before them, as they may deem it proper to have preserved and recorded, and that it shall thereupon be the duty of the said clerk to record all such deeds and papers in his office, in the manner in which deeds for the conveyance of lands are now directed to be recorded, and to give certified copies thereof in like manner, which shall be evidence, as in case of other deeds; and the said clerk shall be entitled to receive such fees for recording the said deeds and papers, as are allowed by law for recording deeds in other cases, to be paid by the trustee out of the effects assigned to him; and in all such cases as are above mentioned, where the report of the commissioners shall be unfavourable to the applicant or applicants, the said commissioners shall cause the trustee to proceed, and it shall be his duty to proceed, in the execution of the trust, in the same manner, and subject to the same rules, regulations and restrictions, as if the report of the said commissioners had been favourable to such applicant or applicants.

SEC. 7. And be it enacted, That in every case now depend- Where pering, or hereafter to come before the said commissioners, in manent which a permanent trustee shall be appointed different from the appointed, provisional trustee, they shall cause a deed of transfer and deeds of estate, &c. assignment of and for all the estate, property, rights, credits and to be exeeffects, of the insolvent or insolvents, to be forthwith executed bim. by the provisional trustee or trustees, to the permanent trustee or trustees, and lodged with them among the papers belonging to the case in which it shall have been executed.

SEC. S. And be it enacted, That every provisional trustee to Provisional be appointed by virtue of the act to which this is a supplement, trustees to give bond, for the estate and effects of any applicant or applicants for the bc. benefit of the insolvent laws of this state, shall, before he acts