INDEX TO THE LAWS.

INSOLVENT DEBT-ORS.

[`-	an deois, &c. contracted in his individual or	Session	r Ca.	. 43
	copartnership capacity, at the time of his application	1805	110	:
	- Provided that he shall not thereby be discharged			•
ı	nom the payment of any fine.			
	Provided also that any property which he shall			
	thereafter acquire by gift, descent, or in his own right			
	by bequest, devise, or in any course of distribution, shall be liable.			
		-	-	
	And that the discharge of such debtor shall not discharge any other person from such debt, &c.			
	The court empowered to allow such debtor to retain			
	the necessary wearing apparel and bedding of himself			
	and family,			c
	The court may direct the trustee to sell the property			U
	as they shall think most for the advantage of the credi-			
	tors,			7
	The produce (after satisfying all judgments, in-			•
	cumprances and nens,) to be divided among the credi-			
	tors according to their claims,			
	But no judgment to be rendered after this act, or			
	after the time of application, to be a lien on the real			
	property,			-
	Nor shall any process against real or personal			
	property have any effect, except writs of fieri facias			
	actually and bona fide laid before this act, or the time of application,			
	Trustees empowered to sue in their own names, and			
	to prosecute suits commenced by the debtors,			
	Proceedings directed, on allegation of fraud by the		(•
	debtor, in disposing of his property, &c to deceive his			
	creditors,		(9
	Or of his losing more than \$100 by gaming at			•
	any time within three years.	1807 1	50 9	2
	Or of his having assigned his property, with in-			
	tent to give an undue preference to any creditor or se-			
	curity,	805 11	0 9	•
	On proof of such allegations, the debtor to be precluded from the benefit of the act,			
	On conviction of spearing on affirming falcely			•
	- On conviction of swearing or affirming falsely, to suffer as in cases of perjury,			
	The trustee may be allowed a commission, not ex-			•
	ceeding 8 per cent.		_ 10	
	On complaint by a creditor, or on his becoming		- 10	
	insolvent, the trustee may be called before the court.			
	the complaint inquired into, and orders made.			
	He may be punished as for a contempt in case of			
	not obeying such orders, or removed, and another ap-			
	pointed,			
	Provision made for the discharge of the hodies of			
	petitioners imprisoned at the time, and for payment of the tees, &c.			
,	Such discharge not to operate as a discharge of		- 11	
	the dehts,			
	Provided that the debtor, if required, shall give			
	bond, with security approved by the court or judge.			
į	for his appearance to answer the allegations of his cre-			
•	attors, or remain in confinement,			
:	A time to be appointed for him to appear to answer			
	interrogatories by the creditors, on not less than three			
1	months notice,			
,	The court may limit a time for creditors to bring in		_	
	heir claims,		- 12	
	May examine them and the debtors on oath or			
	firmation, May direct issues on contested claims and get		_	
2	May direct issues on contested claims, and set part any part of the estate therefor,			
_	Any creditor colluding with a debtor to gain an			
ű	indus preference, or for concealment of any part of			
h	is estate, or concerting any acknowledgment of the			