

INDEX TO THE LAWS.

INSOLVENT DEBTORS.

Session Ch. S.

debtor, or security, to give false colour to his claim for more than is <i>bona fide</i> due, shall lose his debt, and be excluded in the distribution,	1805 110 12
The court or a judge may on application discharge any of the said debtors arrested or imprisoned on process on judgment, &c. for debts before due,	13
And on process for recovery of debts may discharge them from custody, on appearance, without bail,	---
But not to discharge any other person,	---
All proceedings under this act to be recorded by the county clerks,	14
Their fees, as for other services, to be paid at the time of obtaining the discharge,	---
In appointments of trustees to fill a vacancy, the court to consult the creditors, and to govern themselves by the choice of a majority in value, unless on notice they neglect to make such choice,	15
Time limited for the application of the debtors, and the execution of their deeds,	16
Directions as to the petitioners therein mentioned,	17 18 20
Persons included in the act of 1804, ch 110, and then in actual confinement, entitled to the benefit of this act as if named therein,	19
The county courts empowered to extend to all persons applying (before the 1st of January 1810,) all the privileges of this act, on their complying with the provisions thereof,	21
Provided that previous to the application two months notice be given in one newspaper printed in Baltimore, and in some other most convenient to his residence, and by advertisement set up at the most public places,	---
But if the debtor is imprisoned at the time, the court or any judge may order him to be brought before them to take the oath or affirmation,	1807 150 3
Such order may be made on application, immediately after confinement, without any previous notice,	1808 71 2
The debtor to be thereupon discharged from imprisonment, and a time appointed for him to appear to answer interrogatories, on not less than three months notice,	1807 150 1808 71
Such discharge not to operate as a discharge of his debts,	---
Provided that the debtor if required, shall give bond with security for his appearance to answer the allegations of his creditors or remain in confinement,	---
Corporate bodies, executors, administrators and trustees, authorised to sign their assent to the relief of insolvent debtors,	1807 150 4
The person therein named to have the benefit of the act of 1805, ch. 110, without obtaining the assent of two-thirds of his creditors,	36
Any deed, conveyance, transfer, assignment, or delivery of any property, of any debts, rights or claims, to any creditor, or security made by any person, with a view or under an expectation of being or becoming an insolvent debtor, declared an undue and improper preference within the meaning of the 9th section of the act of 1805, ch. 110,	55 83 95 101 125 127
Acts for the relief of the several persons named on the terms therein mentioned,	}