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INSOLVENT DEBTORS.

Session Ch. S.

On the dismissal or withdrawing of any petition, or on a decision against the petitioner, not necessary to revive by <i>scire facias</i> any judgment suspended, but execution may be issued,	1814 122 2
The time between the petitioning and the dismissal of the petition not to be computed on any plea of limitation, so as to defeat any claim,	3
Acts for the relief of the several persons named on the terms therein mentioned,	1815 77
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The governor and council directed to commission three persons of legal knowledge, &c. as commissioners of insolvent debtors for the city and county of Baltimore,	1816 221 1
— Applications to the court or the judges to be referred with the schedule, &c. to the commissioners,	2
— The commissioners to appoint a provisional trustee to take possession of the property, books, &c.	---
— To take bond with security for the appearance of such insolvent debtor to answer interrogatories or allegations filed against him, and report to the court that the trustee is in possession of the property,	---
— The court thereupon shall grant a personal discharge,	---
— Notice to be given by the commissioners of such discharge, within ten days, in one or more newspapers in the city, and of the time fixed by the court for the final hearing,	3
The creditors to be thereby required to appear at such time and place as the commissioners may appoint to attend and nominate some person, whom the said commissioners shall appoint as trustee, and to give them information to enable them to report to the court,	---
— Such notice to be in lieu of the notice directed by the act of 1805, ch. 110, and the expense to be defrayed by such insolvent debtor,	4
The commissioners to inquire and examine diligently into the nature, &c. of all applications,	5
— Empowered to compel such insolvent debtors to answer on oath all interrogatories touching the subject matter exhibited on behalf of any of the creditors,	---
— If it shall appear on examination that they have complied with the terms, &c. and acted fairly and <i>bona fide</i> , they shall report the same to Baltimore county court, and return the schedule, &c. to be recorded,	---
— The judges shall thereupon grant a full and final discharge under such laws, without requiring the assent of the creditors, provided that if allegations shall be filed by any creditor, at least ten days before the time fixed for the final discharge, the same shall not be granted until such allegations have been heard and determined in favour of the debtor,	---