

## ARTICLE 47.

## INSOLVENTS.

- |  |  |
|--|--|
| <ol style="list-style-type: none"> <li>1. Petition by; what to contain.</li> <li>2. Court to appoint preliminary trustee; duty of; election of permanent trustee.</li> <li>3. Creditors may appoint parties to act for them.</li> <li>4. Court may order insolvent to appear at any time; notice.</li> <li>5. Discharge of.</li> <li>6. Discharge of not to release others liable as endorsers, etc.</li> <li>7. Who shall not be entitled to release.</li> <li>8. Fraud or undue preferences to be void.</li> <li>9. Judgment confessed to give undue preference void.</li> <li>10. Creditors colluding with insolvent; penalty.</li> <li>11. Estates of, to be distributed under order of court; no lien acquired after filing of petition.</li> <li>12. Court may remove trustee.</li> <li>13. Bonds of trustees; new bonds; proof of claims.</li> <li>14. Deeds, etc., containing preferences in cases of insolvency, not valid. Exceptions.</li> <li>15. Three months' wages and commissions of employees are preferred claims.</li> <li>16. Three months' rent are preferred claims.</li> <li>17. Advancements by common carriers.</li> <li>18. Proceedings when notice not given, or when insolvent fails to appear.</li> <li>19. Property not mentioned in schedule, how treated.</li> <li>20. Powers of clerks of circuit courts in insolvent cases.</li> </ol> | <ol style="list-style-type: none"> <li>21. Powers of insolvent clerk of court of common pleas of Baltimore City.</li> <li>22. What commissions to trustee allowed.</li> <li>23. Allegations by creditors.</li> <li>24. What acts constitute acts of insolvency.</li> <li>25. What petition by creditor against insolvent shall contain; proceedings.</li> <li>26. Burden of proof as to <i>bona fide</i> deeds, etc., in insolvency must be upon grantor and grantee.</li> <li>27. When right of mortgagee to sell property of insolvent is not affected by filing of petition for insolvency.</li> <li>28. Clerks to keep book to be called "insolvent record."</li> <li>29. Discharge, how pleaded.</li> <li>30. Proceedings by or against co-partnerships.</li> <li>31. Proceedings when party proceeded against leaves State.</li> <li>32. Preparation by insolvent of schedule and lists of debts; delivery of property to trustee; penalty.</li> <li>33. Appeal; bond required.</li> <li>34. Article not to apply to fines or forfeitures.</li> <li>35. Discharge not to release judgment for seduction of female, or for defaming any female.</li> <li>36. This article is not construed to render invalid <i>bona fide</i> assignments for benefit of creditors.</li> <li>37. This article shall apply to married women engaged in business as <i>femes sole</i>.</li> </ol> |
|--|--|

An. Code, 1924, sec. 1. 1912, sec. 1. 1904, sec. 1. 1888, sec. 1. 1854, ch. 193, sec. 1. 1880, ch. 172.

1. Any person being insolvent may apply by petition to the circuit court for the county where such insolvent resides, or to the court of common pleas of Baltimore City, if the insolvent resides in the city of Baltimore, stating that he is insolvent, and offering to deliver up for the benefit of his creditors all of his property, real and personal, and exhibiting therewith a schedule of his property, and a list of the debts due from and owing to him, with the names of his debtors and creditors, and their respective

As to fraudulent conveyances, see art. 39B.