

INSOLVENTS— <i>Continued</i>	ART.	SEC.	PAGE
What acts shall be deemed fraudulent... 47	47	8	832
Judgments or decrees confessed to give undue preference to be excluded in distribution.... 47	47	9	832
Creditor colluding with insolvent shall forfeit his whole claim.... 47	47	10	832
Estates to be distributed by direction of court, according to principles of equity 47	47	11	832
No lien may be, acquired after filing of petition..... 47	47	11	832
Court may remove trustee 47	47	12	833
Bonds of trustees, new bonds 47	47	13	833
How claims shall be proved 47	47	13	838
Preferences created by banker, broker, merchant, manufacturer or trader to be unlawful and void, when... . . . 47	47	14	833
Provided grantor apply as, or be declared insolvent within four months.. . . . 47	47	14	833
Employees to be first paid wages due for three months prior to insolvency..... 47	47	15	834
Court to fix another day, and order new notice to be given, when insolvent fails to appear.... 47	47	16	834
Property not mentioned in schedule may be taken in execution or under attachment by creditor 47	47	17	834
Preference acquired by creditor in distribution of proceeds of such property... 47	47	17	834
Powers of the clerks in cases of insolvency 47	47	18	835
Clerk of court of common pleas to appoint clerk in insolvency 47	47	19	835
Powers of such clerk..... 47	47	19	835
What commissions may be allowed to trustees 47	47	20	835
Creditor may examine insolvent orally, or have issues made up for jury trial . 47	47	21	836
Allegations may be filed within two years after discharge..... 47	47	21	836
If sustained, discharge to be vacated.... 47	47	21	836
What shall constitute acts of insolvency 47	47	22	836
Petition to be filed within four months thereafter 47	47	22	836
Petitions in involuntary insolvency 47	47	23	837
To be sworn to, by whom, and where to be filed, and what to contain 47	47	23	837
Proceedings therein..... 47	47	23	837