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*Chap. Sec.*

rehearing under the act of 1829, chap. 208, the personal discharge shall not avail until the court shall determine that the applicant is entitled to the benefit, &c.

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INSOLVENT DEBTORS,

Scire facias not required until three years shall have elapsed, &c.

" 7

No attachment of the property of a non resident debtor shall be dissolved unless the defendant enter into bond with security to satisfy judgment, &c.

" 8

Where a debtor entitled to apply for the benefits, &c. shall be and continue actually imprisoned in Baltimore county for the space of sixty days, the commissioners of, shall cause said, to appear before them, to show cause why a trustee shall not be appointed for the benefit of creditors, &c.

" 9

They are authorised in such case, &c. to appoint a trustee, &c. who shall have all the rights and powers, and shall give bond, &c. and perform the duties of trustee in the case,

" "

Further supplement to the act of 1805, for the relief of, &c.

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In all cases where discharge is given to an applicant, by justice of an orphans court, and it is necessary to order sale of the property of such debtor, and fix the allowance to the trustee, said trustee shall pay said justice \$2 therefor—and be credited therewith in his general settlement,

" "

For relief of Artemas W. Maynard, Jas. Harrison, and Gassaway Watkins,

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INSOLVENT PETITIONERS,

For the benefit of the securities for appearance of, within this State,

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The same powers vested in said securities to bring in the petitioner, &c. as special bail possess to bring in their principal,

" 1