

**CHAP. 203.** tration of the original writ in such actions; and that there shall be a stay of execution for thirty days upon all judgments confessed, at the first trial term.

Rule for Court

Sec. 2. *And be it enacted*, That it shall not be lawful for said court to discontinue, dismiss or strike from the docket any cause, not on the trial-calendar of the court, by reason of a proceeding not being had by any of the parties, during any limited period, nor to make any rule to such effect.

Case of trustee of insolvent.

Sec. 3. *And be it enacted*, That upon petition of any permanent trustee or trustees, of any insolvent debtor of the city or county of Baltimore, to Baltimore county court, setting forth that he or they has or have a personal interest inconsistent with his or their continuing to act as trustee, or stating any other ground, which shall appear to the said court sufficient or reasonable to authorize such trustee or trustees being discharged from the said trusteeship, or if on the petition to said court of any creditor of such insolvent debtor, setting forth such or any other ground as aforesaid, and the answer of the trustee or evidence taken as in cases in equity, as usual being considered, it shall appear proper to the court to discharge from the trusteeship, any trustee or trustees aforesaid, the said county court may discharge as aforesaid, such trustee or trustees, and appoint a trustee or trustees in his or their place requiring, however, and taking bond of such new trustee or trustees with such condition, and in such form and penalty as the court may direct to the state of Maryland for the faithful performance of said new trustee or trustees' trust aforesaid; *provided however*, that nothing herein contained shall after such discharge be construed to prevent such court by order on petition or otherwise, and attachment or execution from enforcing the delivery or payment of such new trustee or trustees by the discharged trustee or trustees aforesaid of any monies, securities, or property which said discharged trustee or trustees shall be accountable for as such trustee or trustees, of any remedy that without the discharge aforesaid might have been had upon the bond or bonds in reference to said trust of such discharged trustee or trustees and their respective securities.

Petition.

Proviso.