

CHAP. 139. SEC. 4. *And be it enacted*, That this act shall take effect from and after the first day of May next.

Take effect.

CHAPTER 139.

Passed Feb. 20, 1846. *A further supplement to the act entitled, an act for the relief of Sundry Insolvent Debtors, passed at November session, eighteen hundred and five.*

No person discharged from personal arrest

of insolvent U-
-its favoring
Capital, etc. all
decedent, per
sonal property

Not applied for the act of Nov. ses. 1805.

Null and void.

Vest in trustees.

Proviso.

In event of failure to pay
and retaining

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That no person shall be discharged from personal arrest, or be entitled to the benefit of the act to which this is a supplement, unless he shall present to the justice of the orphans' court, or the judge of the judicial district to whom application shall be made, for the benefit of this act, a certificate from the clerk of the county wherein such applicant shall have resided, and wherein such application shall be made, that such applicant hath not applied for the benefit of the act for the relief of sundry insolvent debtors, passed at November session, eighteen hundred and five, and its several supplements, within two years before the date of said application.

SEC. 2. *And be it enacted*, That all mortgages, deeds or other conveyances executed, or judgments confessed, by any person, with a view, or under an expectation of being, and becoming an insolvent debtor, and with the intent to prefer any creditor, or security, shall be utterly null and void, although such mortgages, deeds or other conveyances were executed, and judgments confessed at the earnest request, solicitation and demand of such creditor or creditors, security or securities, and the property conveyed by deed, mortgage or other conveyance as aforesaid, or bound by the judgment confessed or execution issued thereon, shall vest in the trustee or trustees of such insolvent applicant, for the benefit of the creditors of such applicant, and shall be distributed among said creditors according to the provisions of the act passed at November session eighteen and five, and its supplements; *provided*, that nothing herein contained, shall debar or prevent such applicant from receiving a final discharge, unless the jury empannelled to try the issues joined, on allegations filed by any creditor or creditors, shall find that such mortgages, deeds, or other conveyances, were executed by such applicant with the intent to deceive and defraud his creditors.

*A supplement
censes to T
passed at L
ty-seven, c*

SECTION 1
Maryland, T
chandize, ext
each and eve
as required by
hundred and
two, shall be
them, of such
ingly, unless
said list, wh
selves aggree
fore he, she
make oath
same, and sp
wares and me
ascertain the
principal seas
upon the amo

SEC. 2. *An
sons required
act, or any c
upon a false r
he, she or the
lars, to be rec
alties under th
recovered and*

SEC. 3. *An
persons, shall
than a pint,
cense, he, she
such offence,
appropriated,
act, are recov*

et to be
wani
In event of
failure to pay
and retaining