PHILIP F. THOMAS, ESQUIRE, GOVERNOR. 1847.

Cunningham and others, appellants, and George Schley, CHAP. 121. Jacob Markell and Francis Thomas, appellees.

shall be entitled to receive two per centum on all monies by him paid out to Ott STEATHON Is in said county,

the county commis-

b

(LE

an

re

do

be

he

nd m all the duties now required to be performed by the treasurer of said school land; and for his services as such

A further supplement to the act entitled, an act for the Passed relief of sundry insolvent debtors, passed at November Feb. 19, 1848. session eighteen hundred and five. A lo eradore mmon the same manner and

and which may be authorised by

Be it enacted by the General Assembly of Maryland, Form of notice That from and after the passage of this act, whenever to creditors of hereafter the clerks of the several counties in this State and of Howard district, shall be called upon by any insolvent debtor for a transcript of notice to creditors, the said clerk so called upon shall give a condensed form of notice in substance as follows, which said notice when published for three successive months in some newspaper published in the county where such application shall be made, shall be deemed a sufficient notice to the creditors of such insolvent debtor; notice is hereby given, to the creditors of that a personal discharge hath been granted to said debtor, and that the

being the first day of our county court next succeeding this date, hath been set apart for had a soul the final hearing in his case, where his creditors may attend, and shew cause, if any they have, why a final discharge shall not be granted said debtor.

insolvents.

acts renealed.

CHAPTER 122 CHAPTER 121.

Feb. 29, 1848, A supplement to the act entitled, an act relating to certain A supplement to an act entitled, an act for the promotion Passed of education in Allegany county, by means of the poor Feb. 21, 1848. school fund of said county, passed at December session eighteen hundred and thirty-six, chapter one hundred hat so much of the proviso of the first section.xis ban

SECTION 1. Be it enacted by the General Assembly of Unlawful to Maryland, That from and after the passage of this act, elect treasurer it shall not be lawful for the commissioners of Allegany county to appoint or elect a treasurer to take charge of the free school funds belonging to Allegany county.

passed at December session eighteen handred and'th