

Dec Ses. 1821.

Proviso.

Shall answer on oath.

May make order.

Passed Feb. 14, 1822.

Clerk to publish report—petition for review.

prosecute a petition for the benefit of the insolvent laws of this state before the commissioners of insolvent debtors for the city and county of Baltimore, notwithstanding the unfavorable report heretofore made upon his former petition against him; *Provided always*, That the said Michael I. Ford, shall make it appear to the satisfaction of the said commissioners, that he does not at present retain any property or estate of any nature or kind whatsoever, except what is allowed by the insolvent laws of this state, and that he does not retain to himself or family, any kind of beneficial or profitable interest in any property or estate whatsoever, (except such as is above excepted,) heretofore belonging to him; but has fairly and bona fide surrendered up all property formerly belonging to him, for the benefit of his creditors, as by the laws of this state he should and ought to have done; *And provided also*, That before the said commissioners shall grant to the said Ford, any benefit of the said insolvent laws, they shall be satisfied that the said Ford, at the time of his former application for the benefit of said laws, then delivered up all his property and estate of every description he thought himself entitled to, (except what such laws allow him to retain,) and then acted in all other respects fairly and bona fide; *And provided*, That in all other respects he comply with the requisites and conditions of the insolvent laws of this state.

2. AND BE IT ENACTED, That it shall be the duty of said commissioners, to require said Ford to answer on oath any interrogatories that his creditors may have filed against him on his former application, as well as any others that they may file against him on his application under this law.

3. AND BE IT ENACTED, That the said commissioners be, and they are hereby authorised to make such order in the premises, as shall in their judgement be most effectual to bring the case of the said Michael I. Ford before them, and as they shall deem most conducive to the design of this law.

CHAPTER 158.

*A supplement to an act entitled, A further supplement to an act entitled, A supplement to an act entitled, An act to provide for the opening and extension of Pratt-street, in the city of Baltimore.*

BE IT ENACTED *By the General Assembly of Maryland*, That the clerk of Baltimore county court, shall publish notice of the report being returned as provided in the law to which this is a supplement, within three days after the said return, in all the news-papers printed in the said city, and that all petitions for a review shall be lodged in writing with the said clerk, within ten days after his first publication of the report being returned; and the said court shall decide finally thereon within thirty days from the day on which said report is returned; and at the expiration of five days after the report of the commissioners as aforesaid shall have been decided in Baltimore county court, the city commissioners and port wardens of the city of Baltimore, shall proceed to open and extend Pratt-street, in the manner prescribed in the first section of the act to which this is an additional supplement, and conformably with the plot returned by the commissioners aforesaid, with as little delay as practicable.

An act to ascer...

SEC. 1. BE IT ENACTED, That Robert C. Thomas Robert Dougherty, James hereby appointed choice of a place the present place elections shall be cable, having received votes, and the election; and the 1st of July next, delimitation in the place in shall be held in the records of for said district.

2. AND BE IT ENACTED, virtue of this act of April next, this act; and that adjourn from the of this law is a fine of one dollar, to charges are.

An act for th...

WHEREAS, retained from the escheat on a Mitchell, of the twelfth day of thereupon returned position money and all the property warrant have the said Range included with and without the warrant, by reason of cation for a purpose.

BE IT ENACTED, the judge of the court required, on the part of him by satisfied testate and void tract of land be created, to ord...