

Dec. Ses. 1821. tofore made upon his former petition against him; *Provided*, That before the said commissioners grant to said Knight, any benefit of said insolvent laws, they shall be satisfied that he did not at his former application, retain any property with an intention to defraud his creditors in estate whatsoever, then belonging to him, except what such laws allowed, and that he then acted fairly and bona fide; *And Provided further*, That said commissioners shall not report favorably on the application under this law, unless they be satisfied that said Knight does not at such application, fraudulently retain any property or estate whatsoever, except as above excepted, belonging to him, and that he then acts fairly and bona fide, nor unless he does in all other respects comply with the requisites and conditions of the insolvent laws of this state.

Shall answer interrogatories. 2. AND BE IT ENACTED, That it shall be the duty of said commissioners, to require said Knight to answer again at the usual time, on oath or affirmation, all the interrogatories filed against him on his former application, as well as any others that a creditor or creditors may hereafter file at the usual time against said Knight, on his application under this law.

Passed Jan 17,
1822.
Preamble.

CHAPTER 57.
An act for the relief of David Imbrie, of the City of Baltimore.
WHEREAS, It is alledged to this general assembly by the petition of David Imbrie, of the city of Baltimore, that he is at present confined in the Baltimore county jail for debts which he alledges himself unable to pay. Therefore,

May prosecute
a petition.

Proviso.

himself unable to pay—Therefore,
BE IT ENACTED By the General Assembly of Maryland, That the said David Imbrie, be, and he is hereby authorised to prosecute his petition for the benefit of the insolvent laws, without being compelled to prove his residence in the state of Maryland for two years previous to his application for the benefit of the said laws, and that his want of residence in this state shall not prevent him from obtaining the full benefit of the said laws; *Provided always*, That in every other respect he comply with the conditions of the said insolvent laws, as fully as if he had resided the proper length of time in the state of Maryland, and this law had not passed; and that he also satisfy the commissioners that he did not come into this state with an intention to take the benefit of said insolvent laws.

Passed Jan
1872
Resembles

WHEREAS Maxwell Kennedy, guardian to the wife of M

WHEREAS, Maxwell Kennedy, guardian to the heirs of Mary Logan, deceased, by his petition, has represented to this general assembly, that an application has been made to Harford county court, by Elizabeth Logan, one of the heirs of the said deceased, for a division or sale of the said deceased's real estate; that commissioners were appointed by the court, who reported that the said real estate was not susceptible of division, and that at this time it was discovered that the applicant was not of lawful age to authorise the court to proceed in the premises, and prays that the court be authorised to proceed in the case notwithstanding the minority of the

said Elizabeth B.
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SEC. 1. BE IT
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