LAWS OF MARYLAND. NOVEMBER. 1796.

CHAP. attornies, then present, shall recommend, to be a trustee for the benefit of the creditors of the petitioning debtor, or in case of the non-attendance of the creditors, or of their not making a recommendation, the chancellor shall name such person as he shall think proper, to be a trustee as aforesaid.

No person to be entitled to the benefit of this act but a citizen, &c.

III. AND BE IT ENACTED, That no person herein before mentioned shall be entitled to the bene. fit of any of the provisions of this act, unless the chancellor shall be satisfied, by competent testimo. ny, that he is, and at the time of the passing of this act was, a citizen of the United States, and of this state, and unless, at the time of presenting his petition as aforesaid, he shall produce to the chancellor the affent, in writing, of fo many of his creditors as have due to them the amount of two thirds of the debts due by him at the time of the passing of this act; provided, that foreign creditors, not reliding in the United States, and not having agents or attornies reliding therein duly empowered to act in their behalf, shall not be considered within the intent and meaning of this clause; and provided also, that the chancellor may, without the assent of the creditors as aforesaid, from time to time order to be discharged from custody any of the said petitioners who may be in actual confinement in virtue of any process issued, or that may be issued, in pursuance of any debt at this time due and owing by him; which discharge is hereby declared to be a release only of the person of fuch debtor, but not of his property, unless the affent in writing of two thirds in value of the creditors as aforefaid be obtained.

Truffee to give bond, &c.

IV. AND BE IT ENACTED, That before such trustee proceeds to act, he shall give bond for the faithful performance of his duty, to fuch perfon, in trust for the creditors of faid petitioning debtor, and in fuch penalty as the chancellor shall direct, which shall be recorded in the office of the register, of the court of chancery, and a copy thereof, certified under the hand of the faid register, shall be good evidence in any court of law or equity of this state; and if any trustee, appointed by virtue of this act, shall refuse to act, or die, or neglect to give bond as aforesaid, in a reasonable time to be judged of by the chancellor, or be removed by the chancellor for milbehaviour, he shall appoint such other person as he shall think proper in his place, who shall give bond as aforesaid, and on giving fuch bond, (in case the said debtor had conveyed his property to the former truffee,) he shall immediately be vested with all the property of every kind, and all the debts, rights and credits, of the faid debtor, as completely as the former truftee was vefted with the fame.

On executing a be discharged,

V. And BE IT ENACTED, That upon the faid petitioning debtor's executing and acknowledging, deed, debtor to a deed to the truftce to be appointed as aforefaid, conveying all his property, real, personal and mixed, and all debts, rights and claims, agreeably to the oath, or affirmation, of such debtor as aforefaid, and on his delivery to the faid trustee of all his faid property which he shall have in possession, and of his books, papers, and evidences of debts of every kind, and the faid trustee's certifying the fame, in writing, to the chancellor, it shall be lawful for the chancellor to order that the faid debtor shall be discharged from all debts, covenants, contracts, promises and agreements, due from, or owing or contracted by, him, before the date of the faid deed, and by virtue of fuch order the faid debtor shall be discharged as aforesaid; provided, that no person who has been guilty of a breach of the laws, and hath been fined, or is liable to be fined, for such breach, shall be discharged from the payment of any fine incurred for any breach of the laws of this state; and provided, that any property which he shall thereafter acquire by gift, descent, or in his own right by bequest, devise, or in any course of distribution, shall be liable to the payment of the said debt; and provided, that the discharge of such debtor shall not operate so as to discharge any other person from any debt.

May retain his apparel.

VI. AND HE IT ENACTED, That the chancellor may allow such petitioning debtor to retain the necessary wearing apparel of himself and family.

VII. AND BE IT ENACTED, That the chancellor may direct any truffee to be appointed by virtue directed to fell, of this act to fell and convey the property conveyed to him by the petitioning debtor, at fuch time, and on such terms and conditions, as he shall think most for the advantage of the creditors, and the produce thereof, after fatisfying all incumbrances and liens, shall be divided among the faid creditors, agreeably to their several and respective claims; but no judgment to be rendered after the passage of this act, against any of the said debtors who shall take advantage of this act, shall be a lien on his real property, nor shall any process against his real or personal property have any effect thereon, except writs of fieri facias actually and bena fide laid before the palling of this act.

And may fue,

VIII. AND BE IT ENACTED, That any trustee may sue for, in his own name, and recover, any property or debts alligned to him by any debtor in virtue of this act.

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