

INSOLVENT DEBTORS.

The process shall be directed according to the several claims and debts, but no judgment be entered after the passage of this act, but the judgment on such debtors' real property, nor shall any process be effectual against his property, except writs of fieri facias laid before the passing of this act.

Proceedings directed when fraud by the debtor is alleged. Commission allowed to the trustees.

The chancellor may make and enforce rules &c. for the conduct of the trustees, and remove them if necessary. Provision made for the discharge of the bodies of debtors imprisoned when they petition.

Directions respecting such debtors imprisoned in Allegany county or on the eastern shore. The chancellor empowered to limit a time for bringing in claims, and to determine as to the claims of the creditors.

Directions for the discharge of the said debtors by the courts, if arrested on process for debts, &c. contracted before the passing of this act.

Directions respecting certain deeds, and persons therein mentioned.

Each insolvent debtor, at the time of his application, shall pay to the register five dollars, to be paid to the chancellor.

All proceedings in chancery under this act shall be recorded by the register, who shall be entitled to the same fees as in other cases, to be paid at the time of the discharge.

The creditors to be consulted in all appointments of trustees in the room of persons before appointed.

INSPECTION.

Regulations respecting the inspection of flour at George-town, 1789, ch. 25, § 12.

Respecting an inspection of pot and pearl-ash at Baltimore and George-town, November, 1792, ch. 65.

Of flour and salted provisions at Havre-de-Grace, 1796, ch. 24.

Of flour and salted provisions at Chester, 1797, ch. 7.

For the regulations respecting the inspection of tobacco, see Tobacco Inspection.

INSURANCE.

The Baltimore insurance fire company incorporated, April, 1787, ch. 26.

The Maryland insurance fire company incorporated, 1791, ch. 69.

A supplementary act, November, 1792, ch. 112.

The Baltimore equitable society for insuring houses from loss by fire incorporated, 1794, ch. 39.

The Baltimore insurance company incorporated, 1795, ch. 59.

The Maryland insurance fire company incorporated, Ibid. ch. 60.

The George-town mutual insurance company against fire on houses, goods and furniture, incorporated, 1798, ch. 97.

INSURRECTIONS.

Punishment of slaves attempting to raise an insurrection, 1751, ch. 14, § 2.

Provision made for calling out the select militia in case of insurrection, 1798, ch. 100, § 10, 33.

INTENDANT.

An intendant of the revenue appointed, and his duty prescribed, 1784, ch. 70.

INTENDANT.

Directions respecting property sold by the intendant, November, 1788, ch. 37, ch. 40, 1789, ch. 14, 1796, ch. 12.

See CHANCELLOR.

INTEREST.

No more than six per cent. for money, or eight per cent. for tobacco, to be exacted or taken, 1764, ch. 69, § 11.

Regulations in the supply bills empowering private debtors to deduct a part of the interest, November, 1781, ch. 4, § 63, November, 1782, ch. 5, § 54, November, 1783, ch. 17, § 38, 1784, ch. 26, § 42, 1785, ch. 33, § 49.

Directions for the ceasing of interest on the claims therein mentioned against the estates of deceased persons, 1798, No. 101, ch. 8, § 10.

The jury directed in the suits therein mentioned on administration bonds to allow such sum as will be equal to six per cent. per annum on the amount of the inventory from the time of the return, over and above the damages which the estate may have sustained.

Guardians shall not be charged interest on balances in their hands on the settlement of their accounts, unless they consent to take the same at interest.

But the orphan's court may place the same out at interest.

Land sold in Allegany county under the act for the collection of the county charges therein, shall be reconveyed, if the owner paying, within one year, the purchase money, with an interest of ten per cent. and all legal charges.

INTERLOCUTORY JUDGMENTS.

See INQUIRY.

INTERROGATORIES.

In commissions issued from courts of law, interrogatories shall be proposed and exhibited as in commissions from chancery, November, 1773, ch. 7, § 7.

In commissions from the courts of chancery, the commissioners shall read the interrogatories so that they may be heard by the parties, their attorneys or agents, 1785, ch. 72, § 14.

Each party entitled, on application, to a copy of the interrogatories of the adverse party, before any witness is examined.

Directions respecting the adjournment of the commissioners for the purpose of receiving additional interrogatories, &c.

In all cases the defendant in chancery may exhibit interrogatories to the plaintiff, which shall be answered by him in writing on oath.

Such answer to be evidence in the same manner as the defendant's answer to the bill, and the same process to issue to compel an answer to such interrogatories as to compel an answer from the defendant.

In all cases of attachment the plaintiff may exhibit interrogatories in writing to the garnishee, who shall, by rule of court, answer them, touching the property of the defendant in his possession or charge, or owing from him.

On his neglect or refusal, the court shall adjudge that he hath property of the defendant, or is indebted to him, to the amount of the debt, interest, &c. and execution shall issue as in the case of condemnation.

INTESTATE ESTATES.

Administration thereon, when and to whom to be granted, 1798, No. 101, ch. 5.

See ADMINISTRATION.

How the surplus, after payment of debts, shall be distributed, Ibid. ch. 11.

INVASION.