## 1792.

## LAWS of MARYLAND.

LXVII.

C.H.A.P. without consideration, or on improper consideration, or lost more than one hundred pounds current money by gaming, at any one time within two years before the passage of this act, the said chancellor, or court, may thereupon, at the election of the creditor making such allegation, either examine the said debtor, and any person or persons to whom he may have made any conveyance or conveyances of his property, or patied bonds or evidences of debts as aforefaid, on interrogatories on oath, or affirmation, touching the subject of the said allegations, or direct an issue or issues, in a summary way, without the form of an action, to determine the truth of the same; and if, upon the answer of the said interrogatories, or the trial of the faid issue or issues by a jury, such debtor shall be found guilty of any fraud or deceit of his creditors, or loss by gaming as aforesaid, he shall for ever be precluded from any benefit of this act; and in case such debtor, or other person, shall, at any time thereafter, upon any indictment, be convicted of wilfully, falfely and corruptly, swearing or affirming to any matter or thing to which he shall swear or affirm by virtue of this act, he shall suffer as in case of wilful and corrupt perjury, and be for ever debarred from any benefit of this act.

Chancellor may allow a commission,

IX. And be it enaced, That the chancellor may allow any trustee to be appointed by virtue of this act, such commission for his trouble as he shall think reasonable, not exceeding five per cent. and if any complaint shall be made to the chancellor of the conduct of any trustee, by any creditor interested in the distribution of any estate, the chancellor may call such trustee before him, and inquire into the cause of complaint in a summary way, and make such rules and orders as shall be judged necessary for the speedy accomplishment of the object of the trust, and punish the said trustee, as for a contempt, in case of his not obeying the same, and, if he thinks it necessary, he may remove the said trustee and appoint another person in his place.

May order imprisoned debtors to be brought before him, &c.

X. And be it enasted, That if any debtor, who shall petition the chancellor in virtue of this act, shall be imprisoned at the time of exhibiting such petition, it shall be lawful for the chancellor to order the sheriff, in whose custody he shall be, to bring him before him, at a certain time by him in the faid order to be appointed, for the purpose of taking the oath, or affirmation, herein before mentioned; and the said sheriff shall obey the said order, and shall be entitled to a preserence, aster the discharge of all liens on the said debtor's estate, to all other creditors in the payment of his account against the said debtor for legal fees of imprisonment, and his reasonable expences in carrying the said debtor to the chancellor in obedience to his order as aforesaid, any thing in this act to the contrary notwithstanding; and in case such imprisoned debtor shall have any creditors beyond sea, the chancellor may, in his discretion, order the sheriff to bring the faid debtor before him at fuch time as he thinks proper, and, on his taking the oath herein before mentioned, may direct that the body of such debtor shall be discharged from imprisonment, and appoint a time when such debtor shall appear before him, to answer any interrogatories which his creditors may propose to him, on not less than six months notice as aforesaid, any thing in this act to the contrary notwithstanding; provided, that such discharge from imprisonment shall not operate as a discharge of any of the debts of the said imprisoned debtor; and provided, that the said imprisoned debtors, at the time of their discharge, if required by the chancellor, shall enter into bond, with such penalty, and with security, as the chancellor direct and approve, conditioned for their personal appearance, at such time or times as the said chancellor shall direct, to answer the allegation of their creditor or creditors, according to the provisions aforesaid; and if the faid debtors thall not enter into bond as aforefaid, if required by the chancellor, then such debtors shall remain in confinement until their application (if objected to) shall be decided on.

Judge, &c. on E. fliore may riff, &c.

XI. And he it enamed. That in case any person named in this bill may be imorder the flie prisoned in any gaol on the eastern shore, it shall be lawful for the judge of the diftriet, or any affociate justice of the county, on the application of such person, at any time before the first day of April next, to order the sheriff, in whose custody he may be, to bring the faid person immediately before them, for the purpose of taking

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