## THOMAS SIM LEE, Esquire, Governor.

1792.

the oath, or affirmation, if required, for delivering up his property to his credit- CHAP. ors; and if the said person, so brought before the judge or justice, shall produce a petition to the chancellor, with a schedule of his whole property, and a list of his creditors, on oath, as herein required, thereto annexed, and shall, before the said judge or justice, take the oath required for delivering up his property to the use of his creditors, it shall be lawful for the said judge or justice to order that the faid person be discharged from imprisonment, and appear before the chancellor within three months from the time of fuch discharge; and if such order shall be made, the said judge or justice shall transmit the said petition, with the schedule and list, on oath as aforesaid, annexed, to the chancellor; provided nevertheless, that if the said person, so discharged from imprisonment, shall not appear before the chancellor agreeably to the said order, it shall be lawful for any judge or justice, on application of the party at whose suit the said person was imprisoned, and on his producing a certificate from the register in chancery, that such person hath not appeared before the chancellor agreeably to the said order, to remand the faid person to the prison from which he was discharged, there to remain until discharged by due course of law: And provided always, that if any creditor of any petitioning debtor in any of the gaols on the eastern shore, shall require security of the petitioner, that the judge or justice aforesaid shall not release any petitioner, until he or they shall give such security as the judge or justice shall require for his appearance before the chancellor within three months from the date of his discharge as aforesaid.

LXVII.

XII. And he it enaced, That the chancellor may, by order, limit and appoint Chancellor the time for creditors to bring in and declare their claims, and may examine such time, &c. creditors, and also the debtor, on oath or affirmation, concerning the same, and, on any contested claim, may, if he thinks proper, order the same, or any fact concerning the same, to be tried on an issue framed for that purpose, and may order any part of the petitioning debtor's estate to be set apart and retained for the eventual satisfaction of any contested claim, or to be brought again into distribution; and if any creditor, to whom a real debt is due, shall collude with the debtor to gain an undue preserence in the satisfaction of his debt, or for concealment of any part of the debtor's estate or essects, or shall contrive or concert any acknowledgment of the debtor, by parole, or in writing, or any kind of fecurity, to give false colour to his claim for more than is bona fide due, such creditor shall lose his debt truly due, and shall be totally excluded in the distribution.

XIII. And he it enacted, That if the said debtors, or any of them, shall be Debtors ararrested or imprisoned on any process sued out on any judgment or decree obtained rested may be against them or any of them for any of them. against them, or any of them, for any debt, damages or costs, contracted, &c. owing or growing due, before the passing of this act, the court, out of which fuch process issued, shall and may discharge such debtor, on motion; and if the said debtors, or any of them, shall be arrested or imprisoned on any process for the recovery of any debt, damages or costs, contracted, owing or growing due, before the passing of this act, the court, before whom such process shall be returned, shall and may discharge such debtor or debtors out of custody, on his common appearance being returned, without any special bail; provided, that the discharge of such debtor or debtors shall not acquit any other person from such debt, damages or costs, or any part thereof, but that all such persons shall be answerable for the same in such manner as they were before the passing this act.

XIV. And be it enacted, That all proceedings in chancery, under this act, Proceedings all the recorded by the register who shall be entitled to the same fees as any to be recordshall be recorded by the register, who shall be entitled to the same fees as are ed. fixed by law for services in other cases.

XV. And be it enacted, That in all appointments of trustees under this act, Creditors to by the chancellor, in the room of any person before appointed, the chancellor be consulted. shall consult the creditors, and govern himself by the choice of a majority of them in value, unless, upon notice being given by public advertisement, or in fuch other manner as he shall think reasonable, the said creditors shall neglect to make such choice.