of his books, papers, and evidences of debts of every kind, and the faid trustee's CHAP. certifying the same, in writing, to the chancellor, it shall be lawful for the chancellor to order that the faid debtor shall be discharged from all debts, covenante, contracts, promises and agreements, due from, or owing or contracted by, him, before the date of the said deed, and by virtue of such order the said 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 fuch 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.

VI. and be it enacted, That the chancellor may allow such petitioning debtor May retain to retain the necessary wearing apparel of himself and family.

VII. and be it enauted. That the chancellor may direct any trustee to be ap- Trustee may pointed by virtue of this act, to sell and convey the property conveyed to him sell, &c. by the petitioning debtor, at such 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 bona fide laid before the passing of this act.

VIII. and he it enacted, That any trustee may sue for, in his own name, and And may sue, recover, any property or debts assigned to him by any debtor in virtue of this &c. act.

IX. And be it enacted, That if any creditor, on the application of any such When fraud, debtor to the chancellor, or within two years thereafter, shall allege, in writing, debtor may be to the chancellor, or to the general court of the shore, or the county court of examined, the county, where such debtor shall reside, that such debtor hath directly or indirectly fold, conveyed, lessened, or otherwise disposed of, or purchased, in trust for himself, or any of his family or relations, or any other person or persons, intrusted or concealed, any part of his property of any kind, or any part of his debts, rights or claims, thereby to deceive or defraud his creditors, or any of them, or to secure the same, or to receive or expect any profit or advantage thereby, or that he has passed bonds, or other evidences of debts, either without consideration or on improper consideration, or lost more than one hundred pounds current money by gaming at any one time, or hath assigned or conveyed any of his property with intent to give a preference to any creditor or creditors, or security, 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 faid debtor, and any person or persons to whom he may have made any conveyance or conveyances of his property, or passed bonds or evidences of debts as aforefaid, on interrogatories, on oath or affirmation, touching the subject of the faid allegations, or direct an iffue or iffues, in a summary way, without the form of an action, to determine the truth of the same; and if, upon the answer of the faid interrogatories, or the trials of the said 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, or of having given preference 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, falsely 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 the case of wilful and corrupt perjury, and be for ever debarred from any benefit of this act.