

Lib. L. L.
No. 64. notice to be given to all his Creditors to appear at a Certain Time and place by them to be limited and not less than Sixty days after such Court there to see such Debtors Estates to be Inventoryed appraised and Vallued and render an account to the said Justices of their Debts due from such Debtors and after such appraisement the said Justices are hereby Impowered to sell the same by way of Auction or otherwise as to them shall seem meet and the mony or Tobacco Ariseing by such Sale Equally to devide by an Equall proportion in the pound among all Creditors of such debtors in full satisfaction of their Debts. And that Imediately upon the surrender up of the said Debtors Estate as aforesaid to the said Justices the body of such Debtor shall be discharged out of Prison and from thenceforth be for Ever free and Clear from such arrest & all Debts by them Contracted before that time and that the Sherriffe in whose Custody such Debtors are or shall be at the time of such surrender shall not keep or detain any debtors in prison for any ffees or debt to them oweing but shall be paid their Debts or ffees to them due proportionably as other Creditors and the said Justices are hereby impowered to discharge such Debtors out of Custody as aforesaid by warrant under their hands and Seales or the hands and Seales of any three of them as aforesaid which warrant they are hereby required to give to such Debtors or prisoners without any fee or reward save only a small ffee by the said Justices to be appointed to be paid to the Clerke of the County Court for Entring the Courts proceedings therein.

p. 341

And be it further Enacted by the authority advice and Consent aforesaid that all and Every Sale or Sales that shall be made by the said Justices or any three of them of such Debtors Estate as aforesaid shall be good and Valid in Law and barr the debtor and his wife if any of her dower and their heires and all others Claiming under them to all Intents Constructions and purposes whatsoever. And be it further Enacted that no prisoner shall be discharged out of Prison untill he shall declare upon oath before the said Justices or any three of them as aforesaid what Debts are owing to him to the best of his remembrance a Schedule whereof shall be made or kept by the said Justices or Clarke of the County Court and the Creditors or such of them as will Joyne shall be and are hereby impowred to sue for the same in the prisoners name Saving him harmless from all Costs and damages and after Recovery of all or any of such debts they shall be by the said Justices applyed towards Satisfaction of such Creditors who sued or was at the Charge of Recovering the same rendring the overplus if any To such Debtor.