

appeals of the western or eastern shore of this state, it shall be the duty of the clerk or register transmitting the same, to make upon the record so transmitted, the amount of the costs taxed against the plaintiff and defendant respectively to the time of the appeal.

SEC. 2. *And be it enacted*, That when any instrument of writing has been once transcribed into any record so intended to be transmitted, it shall not be necessary to copy such instrument a second time in such record, and if copied a second time contrary to the provisions of this act, the parties concerned in the cause shall not be charged for such second copy by the said clerk or register so transmitting the same; and that when the same written instrument is introduced a second time into any such record, it shall be sufficient to refer to the same, and the page of its first introduction into the record generally.

Duplicate copying forbid.

Reference directed.

CHAPTER 293.

AN additional SUPPLEMENT to the ACT for the relief of sundry Insolvent Debtors.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That in all cases of petitions under the act to which this is a supplement, and the several supplements thereto, where the party petitioner has not or shall not appear before the county court, according to the tenor of his bond, to answer interrogatories and allegations, it shall be lawful for the county court before whom said petitioner has been or may be directed to appear, upon application of the petitioner, to inquire into the said failure to appear, and the causes thereof, and in their discretion to extend the time and appoint another day, for the appearance of said petitioner before said court, upon his giving the notice now required by law to his creditors to appear and file interrogatories and allegations against him.

Case of non-appearance of insolvent.

Enquire cause.

Extend time.

SEC. 2. *And be it enacted*, That in all cases under the said act and supplements, where a failure has occurred or may hereafter occur, to give the notice now required by law to the creditors of the insolvent to appear against him, the court before whom the said petitioner has been or may be ordered to appear, may inquire into the causes of the said failure to publish notice as aforesaid, and in their discretion extend the time of the appearance of said petitioner to some certain day, upon his giving the notice to creditors, now required by law.

Failing to give notice to creditors.

Enquiry.

Authority to extend time.