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Applicants for the benefit of the insolvent laws, reported against by the commissioners of insolvent debtors for the city and county of Baltimore, on the ground of fraud, authorized to prosecute a second petition, provided the commissioners before they act, shall be satisfied that the applicant did not on his first application retain any property, &c.—1822, ch. 102, sec. 1, . . . . .	781
Commissioners not to report favourably, unless they be satisfied that the applicant does not fraudulently retain any property, &c.—1822, ch. 102, sec. 1, . . . . .	781
The applicant to answer all such interrogatories as are filed against him on his first application, and such others as may be filed—1822, ch. 102, sec. 2, . . . . .	781
Any insolvent debtor obtaining a personal discharge, entitled to be discharged from custody upon attachment, &c. issued from the court of chancery, or county courts as courts of equity, to enforce the execution of any decree against such debtor for any debt contracted before his discharge—1825, ch. 122, sec. 1, p. 834; 1828, ch. 63, p. 948; 1830, ch. 125, p. 1003; 1831, ch. 316, sec. 7, . . . . .	1066
Not to be entitled to such discharge, unless he shall produce a certified copy of his personal discharge under the insolvent laws—1825, ch. 122, sec. 2, . . . . .	835
The security for the personal appearance of an insolvent debtor, previous to his final discharge, conditionally dispensed with—1825, ch. 205, sec. 1, . . . . .	861
Oath to be administered by the commissioners of insolvent debtors, for the city and county of Baltimore, to applicants for the benefit of the insolvent laws—1825, ch. 205, sec. 3, . . . . .	861
Persons swearing in such cases falsely, declared guilty of perjury, and for ever debarred from any benefit of the insolvent laws of this state—1825, ch. 205, sec. 4, . . . . .	861
When upon the answer of any insolvent debtor on any interrogatories, or upon the trial of any issue by a jury, upon allegations filed against such insolvent, he shall be found guilty of fraud, &c. the county court shall find judgment for the creditor preferring such interrogatories, &c. for his costs, any such insolvent shall be debarred from any benefit of the insolvent laws of this state—1825, ch. 205, sec. 5, . . . . .	862
Insolvents to have the right of appeal to the court of appeals upon the hearing of allegations filed against them in such county court, &c.—1825, ch. 205, sec. 6, . . . . .	862
Provisional trustee of applicants, who shall give bond, &c.—1825, ch. 205, sec. 8, . . . . .	863
Nothing in this act to prevent the appointment of permanent trustees, in like manner as permanent trustees are now appointed—1825, ch. 205, sec. 9, . . . . .	863
Acts inconsistent herewith, repealed—1825, ch. 205, sec. 10, . . . . .	864
Further additional supplement for the relief of—1827, ch. 70, . . . . .	924
County court, or judge thereof, on application, shall appoint a trustee for the benefit of the creditors, and shall not grant a personal dis-	