

charge to the petitioner, until the trustee has given bond and security for the faithful discharge of his trust, the petitioner has given a deed of conveyance to said trustee, of all his property, and the trustee has certified that he is in possession thereof—1827, ch. 70, sec. 1,	924
Trustee so appointed, empowered to sue for and collect all debts owing to said applicant—1827, ch. 70, sec. 2,	924
Further authorized to sell at public auction the property of the applicant, and distribute the proceeds—1827, ch. 70, sec. 3,	925
Make title to purchasers—1827, ch. 70, sec. 4,	925
Bond of trustee liable for default of duty—1827, ch. 70, sec. 5,	925
If no interrogatories or allegations are filed by the time of the final hearing of the application, or if filed, and satisfactorily answered, the court shall give a final discharge, without the assent of any creditor—1827, ch. 70, sec. 6,	926
Voluntary confession of judgment in favour of any person, declared to be an undue preference—1827, ch. 70, sec. 7,	926
Property of a petitioner not included in his schedule, subject to execution—1827, ch. 70, sec. 8,	926
An insolvent debtor, obtaining a discharge under the insolvent laws, shall be discharged from custody upon any attachment or other process issued against him to enforce the execution of any order for the payment of money, passed by the court of chancery, or any county court, sitting as a court of equity, or orphans court, for any claim due before such discharge, but not to extend to any fine, amercciament or penalty—1828, ch. 63,	948
Further supplement for the relief of, authority to the courts to award to creditors or petitioners, reasonable costs accruing on their cases—1829, ch. 31,	974
A supplement to the act relating to, in the city of Baltimore—1829, ch. 208,	990
In cases where the commissioners of insolvent debtors make an unfavourable report against the petitioner, Baltimore county court, on his application, shall fully examine into the case, and if there be charges of fraud, &c. to cause an issue to be formed in a summary way, without the form of action, to determine the truth of the same by a jury—1829, ch. 208, sec. 1,	991
If, upon such examination the court think him entitled to the benefit, &c. or, if the jury find in favour of the petitioner, he shall have the benefit thereof granted to him, notwithstanding the unfavourable report, &c.—1829, ch. 208, sec. 2,	991
On the appointment of a provisional trustee, and on his filing his bond, &c. shall vest in such trustee all the estate, property, effects, &c. and shall operate as an authority to such trustee to take possession, for the benefit of the creditors, of all property, books, papers, &c. without the necessity of such insolvent executing a deed therefor, &c.—1829, ch. 208, sec. 3,	991
Judgments confessed by, with a view to become insolvent, null and void—1830, ch. 65,	999