

said court shall proceed thereon as directed by the said section; and if it shall appear to the said commissioners that the said applicant hath not complied with the terms and conditions of the said insolvent laws, and hath not acted fairly and bona fide, it shall be the duty of the said commissioners to certify the same to Baltimore county court.

Persons
obtaining
personal
discharge
and not
obtaining
a
final one,
&c.

SEC. 2. *And be it enacted*, That if any person or persons, being arrested on a writ of *capias ad respondendum* (issued against him, her or them,) shall obtain a personal discharge from the said commissioners according to the provisions of the insolvent laws, and such person or persons shall not obtain a final discharge under such laws, then and in every such case, if any suit or action shall or may be depending against such person or persons, in which his, her or their common appearance had been entered, it shall and may be lawful for the plaintiff or plaintiffs therein, or his, her, or their attorney, in cases where special bail is demandable by law, to issue forth, out of the court in which the suit or action shall or may be depending, another writ of *capias ad respondendum* or other process, against the said defendant or defendants, stating therein that he, she or they, had obtained a personal discharge, but had been refused a final discharge under the said insolvent laws; and it shall and may be lawful for the sheriff, or other officer, to whom the said writ shall be directed and delivered, to arrest and take the body of the defendant or defendants, and him, her, or them, safely keep, until he, she or they, shall give special bail in such suit or action, and there shall be the same proceedings on such new writ or process as if the said original writ had never been issued, or could have been had on the said original writ in case the personal discharge had never been granted.

No appli-
cant who
has obtain-
ed a perso-
nal dis-
charge to be
allowed to
withdraw
his petition,
&c.

SEC. 3. *And be it enacted*, That no applicant who shall have obtained a personal discharge from arrest upon any writ of *capias ad respondendum*, shall be allowed to withdraw his petition or application, unless he shall produce to the commissioners a certificate from the clerk of the county court that bail bond, and a power of attorney, has been filed in such suit or suits, or special bail entered thereon.

Persons not
having
obtained a
final dis-
charge, &c.
not permit-
ted again to
apply, &c.

SEC. 4. *And be it enacted*, That in all cases where any applicant for the benefit of the insolvent law shall have received a personal discharge, and shall not have obtained a certificate of final discharge, either in consequence of withdrawing his application or by reason of allegations filed against such applicant, or his not complying with the terms prescribed by law, or on any other account whatever, such person shall not be permitted again to apply to the commissioners for the benefit of the several acts of insolvency for the term of two years next after such personal discharge as aforesaid.