

sioners shall, in connection with the remaining commissioners, if any be remaining, and if none remaining, then the new commissioners shall execute the commission in the same manner as if they had been originally named therein.

1888, art 46, sec 69. 1860, art. 47, sec. 69. 1820, ch. 191, secs. 26, 32.
1832, ch. 53.

69. In all cases where land has been sold by commissioners, or where any person has elected to take land at the valuation thereof, the court issuing the commission, upon being satisfied that the purchase money for said land has been paid or brought into court to be paid to the person or persons entitled to the same may, upon the application of the purchaser or person electing to take, or any other person who may have become entitled to said land in any manner, order a deed of conveyance to be made to such purchaser or person entitled, and also appoint one of said commissioners, or in case of the death or absence of all of them, some other person to execute such deed; and such deed, when so executed by such commissioner or other person, and recorded as deeds are required by law to be executed and recorded, shall vest in the person to whom the same may be made the legal title to said lands.

Ibid sec. 70. 1860, art 47, sec. 70 1820, ch. 191, sec. 16.

70. No proceedings of any commissioners under this article shall be set aside for matter of form.

ARTICLE XLVII.

INSOLVENTS.

- | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <ol style="list-style-type: none"> 1. Petition by; what to contain. 2. Court to appoint preliminary trustee; duty of; election of permanent trustee. 3. Creditors may appoint parties to act for them. 4. Court may order insolvent to appear at any time, notice. 5. Discharge of. 6. Discharge of not to release others liable as endorsers, etc. | <ol style="list-style-type: none"> 7. Who shall not be entitled to a release. 8. Fraud or undue preferences to be void. 9. Judgment confessed to give undue preference void. 10. Creditor colluding with insolvent; penalty. 11. Estates of, to be distributed under order of court; no lien acquired after filing of petition. |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|