

hereafter to be made, shall be good and effectual in law ; **CAHP. 305.**  
*provided*, it shall appear from the proceedings or otherwise, that such discharge was granted during the recess of the court, although the same may have been granted on the first or last day thereof. **Proviso.**

**SEC. 2.** *And be it enacted*, That all defects in any proceedings now pending or hereafter to be instituted, before any judge of the county court or justice of the Orphans' court, under the act to which this is a supplement, or under any of its supplements, may be cured at any time before the final action of the county court, on the application of any insolvent debtor, as if the whole subject to be taken up de novo, so as to enable the applicant, to comply fully with the several requisitions of the act to which this is a supplement, and its various supplements. **All defects cured before final action.**

CHAPTER 305.

*An act to enlarge the Jurisdiction of the High Court of Chancery, and the several County Courts exercising Chancery Jurisdiction.* **Passed March 10, 1845.**

*Be it enacted by the General Assembly Maryland,* That from and after the passage of this act, if any security of any trustee, appointed by the chancellor or county courts, exercising chancery jurisdiction, shall conceive him or herself in danger of suffering from the suretyship, he or she (as the case may be,) may apply to the chancellor or county court, sitting as a court of chancery, appointing such trustee, and the said chancellor or court, are hereby authorised and required to lay a rule upon the said trustee, requiring him to give counter security to be approved by the said court, on or before a day to be named by the said court, and if the said trustee shall not within the time fixed by the said court, give such counter security, the said court shall remove the said trustee and appoint a new one in his room, and stead to complete the trust, and the said trustee so removed, shall within a reasonable time to be fixed by the said court, deliver over to such new trustee, all the trust property remaining in his hands, and also, all the books, bonds, notes and evidences of debt, which belong to or are due to the cestuis que trust, his possession, and also, pay over to such new trustee, all the money due by him on account of said trust, and the said court may compel the delivery and payment **Chancellor required to lay a rule upon said trustee.**

**Time fixed.**