

DEC. SESS.
1814.

Proviso.

Renewal of
application not
necessary.

Additional
names.

Passed Jan.
27, 1815.

Lands, &c.
of deceased
persons lying
in different
counties.

ty Frederick Linthicum of Montgomery county; Henry Wilmer of Queen Ann's county, and William Wells of the city of Annapolis, shall be and each of them hereby is entitled to receive the full benefit of and final release under the act entitled, an act for the relief of sundry insolvent debtors, passed at November session, one thousand eight hundred and five, and of the several supplements thereto, on the terms and conditions prescribed in said act; *Provided*, That it shall not be required of them or either of them to produce to the court, to which application may be made, the assent of two thirds of their, or of either of their creditors in amount; and also to extend the like benefit of said laws to Samuel Carey of Baltimore, upon the like terms, notwithstanding Cornthwait and Carey may have made payments to some of their creditors.

2. AND BE IT ENACTED, That in cases where either of the aforesaid petitioners have made application for the benefit of the said laws, and the same is now depending it shall not be necessary for such petitioner to renew his application, and in cases where either of the said petitioners has made application and the day of final hearing has passed, it shall only be necessary for said petitioner to give at least one month's previous notice according to law, of his intention to renew his application for such benefit.

3. AND BE IT ENACTED, That James H. Sewel and Samuel Raborg of the city of Baltimore, and Dennis M. Burgess of Prince George's county; shall be and they are hereby entitled to the full benefit of, and final release under said acts, on the terms and conditions therein prescribed, without being required to produce to the court the assent of two thirds of their creditors in amount, and notwithstanding any conveyance or conveyances made by them or either of them, to a creditor or to trustees in trust for the benefit of creditors.

CHAPTER 169.

A further additional supplement to an act entitled, "an act to direct descents."

Sec. 1. BE IT ENACTED *By the General Assembly of Maryland*, That where any lands, tenements or hereditaments of any person dying intestate shall lie in different counties, it shall not be necessary for the parties interested therein to apply to the chancellor for a commission thereon to sell or divide the same as is required by the original act to which this is a further additional supplement. But when it shall so happen that such lands, tenements or hereditaments lie in different counties included in any one judicial district of this state, then, and in such case application may be made to the county court of such judicial district where the greatest part of said lands and tenements may lie.

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