

and their said appointment shall Certify in writing to the Sheriff in whose Custody he or she shall be and the same Sheriff shall Twenty days at the Least before the Time appointed for the said meeting affix one copy of the said Certificate at the door of the County Clerks office and another Copy thereof at the Prison door of his County at which said day so to be appointed the said Justices or two of them as well as the Sheriff are required to attend at the Court House or Prison aforesaid and the Sheriff shall produce the body of such Prisoner before the Justices who shall attend and also make known to the same Justices the Cause or Causes of his or her Imprisonment and the Time he or she hath been actually Imprisoned under such Committment as aforesaid And if it shall appear to the said Justices who shall attend that such Person hath been actually Imprisoned as aforesaid and it doth not appear to them or any two of them from the Cause or Causes of his or her imprisonment or by the allegation upon Oath of the Creditors or some of the Creditors of the said Prisoner that the whole of the debts due and owing from him or her amount together to two Hundred pounds Sterling Money or the Value thereof then such Prisoner may deliver to the said Sherriff a Schedule of his or her whole Estate Debts and Credits and also deliver to the said Justice attending a Duplicate thereof which Schedule and Duplicate shall be Subscribed by such Prisoner before the same Justices who shall thereto Subscribe as Witnesses and the Same Justices or any two of them shall thereupon at the request of such prisoner administer to him or her the following Oath or Affirmation if a Quaker that is to say "I. A. B. do affirm or Solemnly swear that the Schedule which I have delivered to the Sherriff of _____ County doth contain a full Account to the best of my knowledge and remembrance of my whole Estate both real and Personal or that I have any title to or interest in and of all debts. Credits and Effects whatsoever which I or any in trust for me have or at the time of my Petition had or am or was in any respect intituled to in Possession Remainder or Reversion and that I have not directly or indirectly at any Time since my Imprisonment or before Sold Leased, or otherwise conveyed disposed of or intrusted all or any Part of my Estate Goods Stock Money or Debts thereby to defraud my Creditors or to Secure the same to Receive or expect any Profit or advantage thereof so help me God which said Duplicate shall be by the said Justices transmitted to the Clerk of their County Court to be by him preserved in his office for the better information of the Creditors of such Prisoner.

And be it enacted that all the real and Personal Estate of such Prisoner either in Possession reversion Remainder or in Trust for him or her or in or unto which he or she has any Claim or interest whatsoever or which in any manner may can or might be subjected to the Payment or Satisfaction of Creditors and also all causes of

Liber R. G.
1774

[Prisoners, whose Debts do not amount to more than £.200 sterling, to deliver a Schedule of their Estate, &c. on Oath.]

p. 365

[Such Estate, &c. to be vested in the Sheriff, who is to sell the same, and apply it towards Satisfaction of the Creditors, &c.]