

Petitions for the benefit of the acts not to be continued beyond the first court next after the filing thereof, unless thought necessary by the court for further testimony—1814, ch. 122, sec. 1,	2666
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1814.—CHAPTER 122.

An Additional Supplement to the Act, entitled, an Act for the relief of sundry Insolvent Debtors.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That no petition for the benefit of the original act for the benefit of sundry insolvent debtors, and the several supplements thereto, now depending in any of the county courts of this state, shall be continued beyond the second session of such court next after the passage of this act, unless in cases where the court shall be satisfied a further continuance is necessary to procure testimony material and competent on the trial of any allegations made against the petitioner's discharge, nor shall any such petition hereafter to be filed, be continued beyond the first court next after the filing thereof unless for the causes aforesaid.*

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On application to a judge the petition not to be dismissed by the county court before the time appointed for hearing by the judge—1817, ch. 183, sec. 7,	681
On the dismissal or withdrawing of any petition, or on a decision against the petitioner, not necessary to revive by scire facias any judgment suspended, but execution may be issued—1814, ch. 122, sec. 2,	629
The time between the petitioning and the dismissal of the petition not to be computed on any plea of limitation, so as to defeat any claim—1814, ch. 122, sec. 3,	629
The governor * * * * directed to commission three persons of legal knowledge, &c. as commissioners of insolvent debtors for the city and county of Baltimore—1816, ch. 221, sec. 1,	652
Applications to the court or the judges to be referred with the schedule, &c. to the commissioners—1816, ch. 221, sec. 2,	652
The commissioners to appoint a provisional trustee to take possession of the property, books, &c.—1816, ch. 221, sec. 2,	652
To take bond with security for the appearance of such insolvent debtor to answer interrogatories or allegations filed against him, and report to the court that the trustee is in possession of the property—1816, ch. 221, sec. 2,	652
The court thereupon shall grant a personal discharge—1816, ch. 221, sec. 2,	652
Notice to be given by the commissioners of such discharge, within ten days, in one or more newspapers in the city, and of the time fixed by the court for the final hearing—1816, ch. 221, sec. 3,	653
The creditors to be thereby required to appear at such time and place as the commissioners may appoint to attend and nominate some per-	

* See 1836, ch. 293.