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Any insolvent debtor applying for a personal discharge, may include in the schedule of his debts all costs adjudged or accruing after judgment in any penal action, and to be relieved against in the same manner as his debts, if the penalty be remitted, &c.—1830, ch. 125,	1003
On application of, for the benefit of the insolvent laws not necessary to produce any evidence of confinement in jail, court to proceed as if evidence had been produced—1830, ch. 130, sec. 1,	1003
Court to grant a personal discharge to, from arrest in civil process until the return day of insolvent papers of—1830, ch. 130, sec. 2,	1003
On refusal of, or inability to comply with the provisions of insolvent laws, to be proceeded with in the usual manner—1830, ch. 130, sec. 3,	1003
The 3d section of the act of 1830, ch. 130, relating to, repealed, except as to Baltimore city and county—1831, ch. 217,	1026
The commissioners of, may perform any act under the law respecting insolvent debtors, except appointing trustees, &c. when two-thirds are required, &c.—1831, ch. 316, sec. 1,	1064
When applicant has received a personal and not a final discharge, may again petition when his failure to obtain a final discharge did not proceed from fraud—1831, ch. 316, sec. 2,	1064
Final appearance to take place before the commissioners of, instead of Baltimore county court—1831, ch. 316, sec. 3,	1065
Commissioners of, vested with the same power as regards extending the time of final discharge as is now vested in Baltimore county court—1831, ch. 316, sec. 3,	1065
Authorized to grant final discharge if it appear that all the provisions of insolvent laws, &c. and may refuse, if the terms have not been complied with, proceedings of commissioners to be reported to Baltimore county court, &c.—1831, ch. 316, sec. 4,	1066
The provisions of 7th sec. of the act of 1827, ch. 70, as regards voluntary confession of judgment by, extended to Baltimore city and county—1831, ch. 316, sec. 5,	1066
Compensation of commissioners of, to be fixed by Baltimore county court—1831, ch. 316, sec. 6,	1066
The provisions of the act of 1830, ch. 125, to extend to costs in all cases of fines imposed in any criminal case—1831, ch. 316, sec. 7,	1066
In cases where trustees of insolvent debtors are disqualified, by reason of any personal interest, Baltimore county court to discharge them and appoint others—discharged trustees to account, &c.—1832, ch. 203, sec. 3,	1671
See <i>Local Law</i> .	
Insolvent debtors in the city of Baltimore, on filing petition, to pay a fee of \$1, to be paid over to the clerk of Baltimore county court; also 50 cents upon each petition for an extension of time, &c.—1833, ch. 173, sec. 1,	1672
See <i>Local Law</i> .	
In cases where suits have been brought by permanent trustees of insolvent debtors, not to abate or be affected, because of the removal of the old, and appointment of new trustee—1833, ch. 173, sec. 3, 4,	1673