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ÁNNO QUARTO

## GULIRIANT REGIS.

(2nd SESSION.)

## CAP. XI.

An ACT for the Relief of Insolvent Debtors taken in Execution.

[12th June, 1834.]

HEREAS it is necessary to make provision for the Relief of Insolvent Debtors taken in Execution: Be it enacted, by the Governor, Council and Assembly, that from and after the passing of this Act, if any Person or Persons now charged, or who shall or may hereafter be charged in Execution for any sum or sums of Money, and shall be execution may deminded to deliver up to all his, her, or their Creditors, all his, her, or their effects, towards the satisfaction of his, her, or their Debts, it shall and may be lawful to and for such Prisoner to exhibit a Petition to the Supreme Court in Term time, or to the Chief Justice, or in his absence, to the other Judges of the said Court in vacation, setting forth the cause or causes of his, or their imprisonment, and exhibiting a full and true account of his or their Real and Personal Estate, be heard before the Rights and Credits, and an account of his, her or their Debts, as far as Supreme Court. his or their knowledge extends therein; and upon such Petition, the said Court, or the said Chief Justice, or other Judges, may, and are hereby respectively required, by order or rule of the said Court, or by order under the hand of the said Chief Justice, or other Judges, to cause the said Prisoner to be brought before the said Court, or before such Chief Justice, or other Judges, at a day certain, and not less than Ten Days after a notice of such application shall have been served Notice of such petiupon the several Creditors of such Person or Persons personally, or tion to be given in upon their Attorney in Court, or left at his, her or their last place of paper. abode, and published in the Gazette, and in any Local Paper published near the residence of such Debtor, and upon the day of such appearance, to enter upon and proceed with the same examinations as to the fact of such Debtor's Insolvency, as though the same had been pleaded at the return of the Original Writ; and thereupon, if it appear to the said Court, or the said Chief Justice, or other Judges respective- Such Debtors being ly, that such Debtor is unable to pay Twenty Shillings in the Pound, unable to pay 20s. in the pound, to be to all his, her, or their Creditors, and that such Debtor or Debtors declared Insolvent. might have been declared Insolvent at the return of the Writ, and

that there has been no fraud on the part of such Debtor or Debtors,

Insolvents taken in liver up their Effects to Creditors;

and on petition may

to declare the said Debtor or Debtors Insolvent, accordingly; and to take such order for discovering, collecting, and settling the Estates, Debts and Effects, of such Debtor or Debtors, and distributing the produce thereof among all his, her, or their Creditors, by appointing Trustees and otherwise, as if such Debtor or Debtors had been declared Insolvent at the return of the original Writ: Provided always, that it shall be lawful for the said Court to appoint Trustees of the Estate and Effects of Debtors declared Insolvent, other than Creditors of any such Debtor or Debtors, if the Court should deem it expedient so to do.

Judges may on such declaration, order the Insolvents to be released from Gaol.

II.—And be it further enacted, that upon such declaration of Insolvency being made as aforesaid, it shall and may be lawful for the said Court, or the said Chief Justice, or in his absence, for the other Judges respectively, forthwith to direct the discharge of the said Debtor or Debtors from Gaol, and that such Debtor or Debtors shall not thereafter be liable to imprisonment for his, her, or their Debts then due or owing.

Debtors imprisoned in any of the Out-Ports to be examined under a commission.

III.—Provided always, and be it further enacted, that in case such Debtor or Debtors so charged in Execution shall be imprisoned elsewhere than in Saint Johns, it shall be lawful for the said Chief Justice or other Judges respectively, to authorize one or more Commissioner or Commissioners, to take such order for the examination of such Debtor or Debtors, before his, her, or their Creditors, as the said Chief Justice or other Judges respectively, may think fit to direct; and upon the receipt of such examination so taken as aforesaid, such Chief Justice, or other Judge respectively, shall, if satisfied therewith, declare such Debtor or Debtors Insolvent, and proceed therein, as hereinbefore directed to be done in case of such examinations being taken before them or either of them.

Females not to be charged in execution.

IV.—And be it further enacted, that no Female shall be charged in Execution, by Capias ad Satisfaciendum, in any Civil Suit, instituted in any Court of Law in this Island.

Limitation.

V.—And be it further enacted, that this Act shall continue in force for Two Years, and no longer.