

Judgments Act 1838

1838 CHAPTER 110

LXXV Court &c. may adjudge a Prisoner to be discharged from Custody, and entitled to the Benefit of this Act.

And be it enacted, That after such Examination of any-such Prisoner as herein-before directed it shall be lawful at such Hearing or adjourned Hearing as aforesaid for the said Court or Commissioner or Justices, upon such Prisoner's swearing to the Truth of his Schedule, and executing such Warrant of Attorney as is hereinafter directed, to adjudge that such Prisoner shall be discharged from Custody, and entitled to the Benefit of this Act, at such Time as the said Court or Commissioner or Justices shall direct, in pursuance of the Provisions herein-after contained in that Behalf, as to the several Debts and Sums of Money due or claimed to be due at the Time of making such vesting Order as aforesaid from such Prisoner to the several Persons named in his Schedule as Creditors, or claiming to be Creditors, for the same respectively, or for which such Persons shall have given Credit to such Prisoner before the Time of making such vesting Order as aforesaid, and which were not then payable, and as to the Claims of all other Persons, not known to such Prisoner at the Time of such Adjudication, who may be Indorsees or Holders of any negotiable Security set forth in such Schedule so sworn to as aforesaid.