

or means whatever, by which he can satisfy in whole or in part, [the] debt or demand for the recovery of which such process shall have issued. 16th. So as to authorise the immediate discharge of any debtor, so arrested as aforesaid, who having property, shall make oath, that he believes the same is insufficient for the payment of all debts; and who shall make out and deliver under oath to a proper officer, to be named for that purpose, an assignment of all his estate, both real and personal, accompanied by a list of his creditors, and their respective demands.

17th. So as to prevent the issuing of any execution in the nature of a *capias ad satisfacendum*; unless the creditor shall make oath, which shall be endorsed upon said process, in substance as follows:

That he has reason and does verily believe the defendant has property concealed, so that an execution cannot be levied upon it; and that there is no other way of getting possession of such property.

18th. So as to provide for the punishment of any person by imprisonment in the state prison for a term of years; who shall be found guilty of fraud or perjury in procuring his discharge.

9th. In all judgments founded on tort, where there is an evidence of immorality, it shall be the duty of the officer so to have it expressed in the execution, and to such case this statute is not intended to apply.

FINIS.