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first above cited Act, to pay whatever sum shall be re- to be void after covered in any action which shall have been or shall a certain lapse of time without thereafter be brought for the recovery of any demand action. or residue of a demand, shall be null and void against the sureties, after the lapse of one year from the date thereof, unless the action for the recovering of such demand or residue shall have been brought within the said period of one year.

V. And be it enacted, That in addition to the Proof must be proof of the Act of Bankruptcy required by the made that the twenty-second section of the Act first above cited, der, before a before any Commission of Bankruptcy can issue, it commission can issue. shall also be requisite that it be proved to the satisfaction of the Judge or Commissioner, by the oath of at least one credible witness, not being a Creditor, that the party alleged to have committed the act of Bankruptcy is a Trader within the meaning of the said Act.

VI. And be it enacted, That the Commission of Sheriff autho-Bankruptcy shall be sufficient warrant and authority open doors, to the Sheriff to whom it shall be directed to break open doors, open any house, chamber, shop, warehouse or door, feets may be, or any trunk, chest, desk or other thing, in any place and to seize where the Bankrupt or any of his effects shall be wherever reputed to be, or the Sheriff shall have reasonable found. cause to suspect they are, and to seize upon and secure the effects of such Bankrupt, wherever they shall be found in his possession, or in the possession of any other person.

VII. And be it enacted, That ten days before a Ten days befinal dividend shall be advertised under any Bank-final dividend shall be advertised under any Bank-final rupt's estate, the Assignee shall fyle in the record of dividend, Assignee shall fyle in the record of dividend shall be advertised under any Bank-final final fin proceedings in such case a Debtor and Creditor ac- signee to file an account count between the said Assignee and such estate, between himself and estate, sold also the monies remaining uncollected under tate. such estate and the cause thereof, a copy of which account shall be delivered to any Creditor applying for the same, who shall have proved a debt under