soner, upon the process from which such Prisoner was before discharged, and so much (it any) of the Estate or Effects of such Prisoner, as shall then remain in the hands of the Assignee or Assignees thereof, after paying all the just charges and expenses of such Assignee or Assignees, to be allowed by the said Court, shall be reconveyed or reassigned, or paid to such Prisoner, as the said Court shall direct, but so much of such Estates and Effects as shall have been before applied in payment of the debts of such Prisoner, shall be retained by the Creditors who shall have received the same in part of their respective demands, excepting only the Creditor or Creditors who shall apply to the Court to avoid such discharge, who shall pay the dividend or dividends received by him, her or them respectively, to the Assignee or Assignees of the Estate or Effects of such Prisoner, before such order, declaring such discharge null and void, shall be delivered out by the said Court.

XII. And be it further enacted by the authority aforesaid, that in case any Prisoner who shall have been discharged by virtue of this Act shall become able to pay all or any part of the debts due from him or her, and against which he or she shall have obtained such discharge after a reasonable allowance for the maintenance of such Debtor and his or her family, and payment of his or her debts contracted after such discharge, or to which such discharge did not extend, it shall ... and may be lawful for any Creditor or Creditors against whom he or she shall have obtained such discharge, to apply to the Court for liberty to proceed against such Debtor not withstanding such discharge; and in case it shall appear to the satisfaction of the Court that such Debtor is of ability to pay such demand, or any part thereof, it shall be lawful for such Court to revoke such discharge, either wholly or upon payment of such sum or sums of money for the benefit of the persons against whom such discharge shall have been obtained, either in gross or by several payments, as to such Court shall appear reasonable, or to permit execution to be taken out on the judgment entered up in such Court upon the engagement of such Prisoner, for such sum of money as the said Court shall think fit to be distributed rateably amongst the Creditors, entitled under such engagements, and such proceedings shall and may be had according to the discretion of the Court from time to time, until the whole of the debts due to the several persons against whom such discharge shall have been obtained, shall be fully paid and satisfied together with such costs, as such Court shall think fit to award, provided always that in case such application shall appear to the Court to be ill-founded and vexatious, it shall be lawful for the Court not only to refuse to make any order on such application, but also to dismiss the same with such costs as to the Court shall appear reasonable.

XIII. And be it further enacted by the authority aforesaid, that all and every person who shall at any time after the expiration of six Calendar Months from the date of the appointment of any Assignee or Assignees of the Estate and effects of any prisoner under the authority of this Act, voluntarily come and make discovery of any part of such prisoner's estate, not specified in the said Schedule and not before come to the knowledge of the Assignee or Assignees of such prisoner's estate, shall be allowed per centum and such farther and other reward as the said Assignee or Assignees or the major part in value of the Creditors present at any meeting of the said Creditors, shall think fit to be paid out of the net proceeds of such prisoner's estate, which shall be recovered on such dis-