

PETITION—(Continued.)

- and to be decided summarily, 41.
- by debtor to suspend proceedings, schedule under oath to be produced with,
(See CREDITORS, JUDGE, ADVERTISEMENT), 42.
- by assignee for discharge, 55.
- by insolvent for payment of balance to him, 61.
- on appeals, 67, 68, 69.
- on appeals when to be presented, 67, 68, 69.
- by insolvent on applying for confirmation of discharge, 74, 75.
- by creditors to annul discharge, 75, 76.
- by insolvent for discharge, 77.
- for examination of insolvent before judge, 80.
- for examination of person possessing information as to estate of insolvent,
80, 81.
- notices of, 85.

PLACE OF BUSINESS—First meeting of creditors may be called at, or any other
more convenient place, 22.

PLEADINGS—amendment of, &c., 87.
facts to be concisely stated in 87.

PLEDGE—if made to give undue preference fraudulent, 68.
when presumed to be made in contemplation of bankruptcy, 68.

PRACTICE—rules of, in L. C., 88.
judges to make rules for, in U. C., 88, 89.

PRIVILEGE—(See CLERKS, AWARD.)
claims secured by, in L. C., 84, 85.

PROCEEDINGS—neglect or irregularity in, not to vitiate subsequent assignment, 25.

PROMISSORY NOTE—one of several makers having paid, may not prove against
co-makers, 83, 84.

PROPERTY—acquired after bankruptcy, bankrupt may maintain action with rela-
tion to, 27, 28.

insolvent concealing, or secreting, 80, 81.

insolvent fraudulently assigning, 81.

insolvent procuring to be fraudulently taken in execution, held by insolvent
for benefit of others, does not pass to assignee, 48.

given to man until bankrupt, question as to 67, 68.

rights of husband's assignees to wife's, 67, 68.

PROPORTION OF CREDITORS—(See CREDITORS.)

PUBLIC OFFICER—debts due by insolvent as, require express consent to discharge,
74.

PURCHASER—of doubtful debts, rights of, 50.

of unexpired lease of insolvent, rights of, 62.

of debt fraudulently transferred, rights of, 69, 70.