In the Supreme Court of © Casmania. No19

Ifln famkuptry.

In the matter of the Petition of folvon Comptece emes snumey of Hamieór ui Jasmania Dicensed vilivacler but now our of bueniness

Petitions under Sections 112, 113.

Filed 19. 8. ob at - 10 a.ru.
Pre

Linher Fôady Secicienis fur de Pecieioneo

In the supreme clout of ©xmmania.
dill fomkupty.

The humble petition of of Haunieir in Dasmania Evceised vichiales bur now our oghisiness SHEWITH-

That your Petitioner alleges that he is unable to pay his debts, and is desirous of instituting proceedings for liquidations of his affairs by arrangement or composition with his creditors, and hereby submits to the jurisdiction of this Court in the matter of such proceedings.

Your Petitioner therefore prays that notices convening such general meeting or meetings of his creditors as may be necessary to be given by him during the course of such proceedings may be sent in the prescribed manner and that such resolution or resolutions as his creditors may lawfully pass in the course of such proceedings, and as may require registration, may be duly registered by the Registrar of the Court.

And your Petitioner shall ever pray, \&c.


Signed by the Petitioner fou Camplece Inks on the sixiénet day of March
in the presence of


Solicilõo


In the Supreme Court of Casmania.
 In the matter of the petition of folm Camperel Ronks frimery of poandie=in Dasmaniw iicened hichialeer bur nour our of. busmess

In the Supreme Comet) of Tasmania
ill famkruptry.
I, John bankpece 2onkes formerly of Hamilton ni Dasmania Licensed. vilicaleer bur now our ofbienines make oath and say, as follows :-.

I am the petitioner named in the petition hereunto annexed.
I verily believe that it will be most convenient to the creditors whose debts exceed ten pounds that the general meeting should be held at the offices of messes Lisheu lady Ausionir Clanciersmunay Shier Hobart ni Daenrania

Sworn at Mobewt ni
Daemunua elis $16^{14}$ day of maser ido. trace Fray in on ic


A fisticie op the Peace

We certify unbelief that: it will be most convenient to the creditors of the petitioner that the general meeting should be held at on of fries Auction chambers murray Shier obobarr ni Dasmamio
 Attorneys in the matter of the petition.

In the fupreme bourt of Sasmania In BanPrupicy

In the matter of prowedings for lequidation by arraug ement or comprasitia winth credilios wistituted by Gobm famplode Ioncs formerly of Stamition in Sasmania ficinsed Vichaller bul now ond of husiness

Request with list of credilos

Seerlefy Hual Shune bhus Lay cavred notrees dcely slamfue aced scaled to befinas to the respeetas eredits vittur Hacued

hoker Fhady atorneys for the oaid fompmpbell Jonts

In the hefreme bour
of Tasmania
In Bantruplay

In the matter of proceedings for liquidation by arrangement or compaction evite creaitos iusbitutia by folmfanyebfec Sons formerly of mamelon in Dasmamia Licensed Victualler tort now ont of business
$\%$
The Registrar
He cequart that the notions of the general meeting on the Sixth day of tail 1906 herewith celcucred lo y yon duly addressed and stamped for fort may be sent to the under scheduled creailos

Dated this ins day of March 1906
Fisher rEady attorneys for the sain Golmfamptell Yonks



## 211 Bankrupty.

```
In the matter of qurceeducys fin lianidalīicly arrargernerit on ennposilion victu credilör vuseîciciebly qolrreary of Haruielou ní Nasurario ticenedil Hiliaecen enp nur our of tuecnéso
```


## Statement of Debtor's Affairs.

$$
\begin{aligned}
& \text { Ileid lo.4. of } \\
& \text { YPR }
\end{aligned}
$$



## In the Supreme Court of Casmamia,

## 




List of Creditors.


## En the Supreme © Oourt of Tasmamia. <br> In Bankruptey.

In the matter of Proceedings for Liquidation by Arrangement or Composition with Creditors instituted by Iolu bampbel inks Limmely ni Sasuanín
Eccissed Vichialla Gurnow onr ofluencio

AFFIDAVIT
IN PROOF OF DEBT DUE TO
BROWNELL BROS LIMITED
L2 $14: 10: 1$

Adruiteic
fistore
bhairnan

Iiea 10.4.06

## En the Supreme © Court of Tasmania.

In Bankruptcy.


BROWNELL BROS LIMITED make oath and say:
(1) That I am duly authorised under the seal of Brownell Bros Limited to make proofs of debt on its behalf.
(2) That the said Chen Garngerectons was at the date of institution of the said proceedings and still is justly and truly indebted to Brownell Bros Limited in the sum of ornten pounds
 shillings and one pence for goods sold and delivered for which said sum or any part thereof I say that I have not nor hath any person by my order or to my knowledge or belief for the use of Brownell Bros Limited had or received any manner of satisfaction or security whatsoever save and except the following:


Cedionoo Mouse. ${ }^{44,76,78}$

b. Souks Hobart. Opill >1906 Atanilton.


oḱoompaper a. ©. Holstering warehoused

Please make Cheques and P.O. Orders payable to Brownell Bros. LIMITED.

TERMS MONTHLY.
NO DISCOUNT ALLOWED.

Claims quill not be recognised unless immediately adroised.
$f^{190^{105}}$



When Remitting Please Return this Account to be Receipted,

## 

In the matter of The North Queensland Accident Insurance Company, Limited,
In the matter of "The Foreign Companies Acts."
THE undersigned, Cuthbert Hawkers, of Hobart, in the State of Tasmania, Gentleman, being the duly-apointed Attorney of The North Queensland Accident Insurance Company, Limited, do hereby solemnly and sincerely declare that the said Company proposes carrying on business in Tasmania.
The name of the agent of the said Company is Cuth-
bert Hawkes, of Club Chambers, Collins-street, Hobart aforesaid.
The Office of the said Company in Tasmania is at the Club Chambers, Collins-street, Hobart aforesaid.
The place where the said Company was incorporated or constituted is the State of New South Wales.
The situation of the Head Office is at Bridge-street, Sydney, New South Wales.
The said Company has duly complied with the provisions of "The Foreign Companies Act, No. 2."
All which matters I conscientiously believe to be true; and I make this Declaration under the provisions of "The Statutory Declarations Act, 1837."

CUTHBERT HAKES.
Taken before me, at Hobart, in Tasmania, this 8th day of March, one thousand nine hundred and six.

Stafford Bird, J.P
2788-£1 8s.
[13-20

## NOTICE.

UNDER Section 16 of "The Companies Act, 1895," the Norwich \& London Accident Insurance Alsociation, by its Attorneys, Messes. Murdoch Brothers, of 77 Macquarie-street, Hobart, hereby gives three months' notice of its intention to cease carrying on business in Tasmania.

MURDOCH BROS
7 Macquarie-street, Hobart, 8th March, 1906.

## Wining arica

## WELDBROOK TIN MINES COMPANY, NO

 LIABILITY.ALANCE-SHEET as at 31st January, 1906:-
Liabilities.
d.

To Nominal Capital--
3500 Shares at $£ 6$ each $£ 21,000 \quad 0 \quad 0$
Less Reserved Share Ac-
count-
500 Shares at $£ 6$ each... 300000
To sundry Creditors' Account

## Assets.

By Mine Purchase Account
Stocks on hand (Stores, Fuel, \&c.).
", Lease Purchase Account
,, Mine Buildings Account .....
, Sundry Debtors
," Bank Account
Balance Bank of Australasia, Melbourne ..............................
Balance National Bank of Tasmania, Derby
Petty Cash in hand
", Balance from Working Account
$\begin{array}{rrr}18,000 & 0 & 0 \\ 1655 & 18 & 6\end{array}$
$\begin{array}{ccc}£ & \text { s. } & \text { d. } \\ 9000 & 0 & 0\end{array}$ $\begin{array}{rrr}9000 & 0 & 0\end{array}$ $\begin{array}{llll}188 & 1310\end{array}$ $\begin{array}{lll}115 & 0 & 0 \\ 289 & 5 & 6\end{array}$ 2896195 $\begin{array}{r}50 \\ \hline\end{array}$

21931810
$53 \quad 7$
080
$1213 \quad 8$
£19,655 $18 \quad 6$
Melbourne, 15th February, 1906.
CLARENCE E. BRADSHAW, Manager.
A. J. Gabelle, Registered Agent. $2815-17 \mathrm{~s}$.

## THE KELVIN TIN MINING COMPANY, NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders in the abovenamed Company will be held at the Masonic Hall, Murray-street, Hobart, on Wednesday evening, 28th March, 1906, at 8 o'clock, for the purpose of passing the following Resolutions, with or without modification:-

1. That the Capital of the Company be increased by altering the Nominal Capital from $£ 480$ in 480 Shares of $£ 1$ each, to $£ 1000$ in 1000 Shares of $£ 1$ each.
2. To confirm the Minutes of the Meeting.
E. T. WATCHORN, Manager.

7 Elizabeth-street, Hobart, 10th March, 1906.
2826-7s.
WEIR'S BISCHOFF SURPRISE TIN MINING COMPANY, NO LIABILITY.

$\mathrm{N}^{0}$OTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the abovenamed Company will be held at the Launceston Stock Exchange, St. John-street, Launceston, on Friday, the Eth day of April, 1906, at 8 p.m., for the purpose of considering and, if thought advisable, of passing the following resolutions, with or without modification:-

1. That the Capital of the Company be increased by altering the Nominal Capital from $£ 750$ in 30,000 Shares of 6 d . each, to $£ 10,000$ in 40,000 Shares of 5 s . each.
2. That 30,000 Shares paid up to 5 s . each be issued to the present Shareholders in lieu of the 30,000 Shares paid up to Gd. each now held by them.
3. That 6000 Shares paid up to Ss. per Share be offered to the Shareholders in the proportion of one for each five Shares of which each Shareholder is the registered holder on the 20th day of April, 1906, at the price of 5 s. per Share, payable in such manner and at such s. per times as the Directors may determine. In case of any Shareholder ot applying for his or her proper of any Shareholder not applying for his or her proportron of such issue, the same shall be allotted amongst Shareholders applying for extra Shares proportionally to the registered holding of such Shareholders. The Directors are hereby authorised to dispose of any unapplied for Shares upon such terms and conditions, at such time or times, and at such price or prices as the Directors may think fit and expedient.
4. That the Directors be and they are hereby empowered to sell and dispose of any or all of the remaining 4000 Shares upon such terms and conditions, at such time or times, and at such price or prices as the Directors may think fit and expedient; provided always that such Shares shall, in the first instance, be offered to the then Shareholders of the Company pro rata.
5. To confirm the Minutes of the Meeting.
C. ADYE COLLINS, Manager.

No. 24 Patterson-street, Launceston, 16th March, 1906. 2820-19s. Wd.


In the Supreme Court of Tasmania. IN BANKRUPTCY.
In the matter of proceedings for liquidation by arrangement or composition with creditors instituted by John Campbell Tones, formerly of Hamilton, in Tasmania, Licensed Victualler, but now out of business.

NOTICE is hereby given that a First General Meeting of the creditors of the abovenamed person has been summoned to be held at the Offices of Fisher \& Lady, Auction Chambers, Murray-street, Hobart, in Tasmania, on Friday, the sixth day of April, 1906, at three o'cloek in the afternoon precisely

Dated this seventeenth day of March, 1906.
FISHER \& EADY,
$2819-8 \mathrm{~s}$.
Attorneys for the said John Campbell Tons.

IN THE MATTER OF proceedings for Liquidation by arrangement or composition with Creditors instituted by John Campbell Monks

By Messieurs A.G.Webster \& Son

For $£ 53 / 13 / 5$

Oldsenitel


Fled 10.4 .06

IN BANKRUPTCY.

> IN THE MATTER of proceedings for liquidation by arrangement or composition with Creditors instituted by John Campbell Tonks formerly of Hamilton in Tasmania Licensed Victualler but now out of business

I RDWIN HERBPRT VABSTER of Hobart in Tasmania Merchant carrying on business there in copartnership with Alexander George Webster and Charles Ernest Webster as Merchants under the styie or firm of "A.G.Webster \& Son" make oath and say as follows :-

That the said John Campbell Tonks was at the date of the institution of the said proceedings and still is justly and truly indebted to me and my said copartners in the sum of Fifty three pounds thirteen shillings and five pence ( being Fifty pounds eight shillings and five pence amount of execution issued on the fifth day of December One thousand nine hundred and four by my said firm against him on a Judgeent obtained in the Supreme Court of Tasmania on the twenty eighth day of November One thousand nine hundred and four and three pounds five shillings interest on the said Judgment to the date of the institution of the said praceedings at the rate of five per cent) for which said sum, or any part thereof, I say that neither I nor my said copartners or either of them have nor hath any person by my order to my knowledge or belief for my use or the use of my said copartners or either of them had or received any manner of satisfaction or security whatsoever

SWORN at Hobart in Tasmania this , day of April One thousand) nine hundred and six


Before me,

I appoint John Bailey Liptrot of Hobart aforesaid Accountant our Proxy

Ell the Supreme Court of ©asmania.


In the matter of Proceeding for hiquiration by arrangenent or Comavorition wite Credilos instutuid by Jolm camprell Jozpes frumery of Stamicton vi Sarmania sicinces vintualles lut now out of hurines.

AFFIDAVIT IN PROOF OF DEBT. by W. At. Bailey

ARmilted
Chforlox
$6 / 4 / \sigma_{6}$

Flied 10.4 .06
MR

In the Supreme Court of tasmania.


In THE MATTER of Proceedings for liquidation by arrangement or composition with Creditors instituted by John Campbell Jonks formerly of Hamilton in Tasmania Licensed Victualler
I, Melian Item Bailey fut new out of fuentes of Oallands in Sasmamia Licensed Victualler $\qquad$
make oath and say as follows:
The said John Campbell Souks $\qquad$ was at the date of the institution of the said proceedings and still is justly and truly indebted to me in the sum of $88 " 18 "$ " being the amount of a judgement obtained by me against him together with the sum of fee shillings for costs of Warrant of execution $\qquad$ for which said sum or any part thereof I say that I have not nor hath any person by my order or to my knowledge or belief for my use had or received any manner of satisfaction or security whatsoever serveandexeapt thatallawing:-Pi If
 Sworn at ©uttrues in Sammaniala this fits day of Copier nut hememadnuw hamate and tee

of Lobar Asmectin


admited
278bore
Clarans an
$0 / 4 / 06$

Filed 10.4.06 HPE

In The Supreme Court
of Tasmania
In Bankruptcy

In the matter of proceeding for Giquidation by arrangement or opposition with Creditors instituted by Goth lathed or ks amiltor in Tasmania Licensed Victualler.

I HFNRY NICKOELS of Hobart in Tasmania Manager of the Cascade Brewery Company Limited make Oath and Say as follows
1 THAT T am the Manager of the said The Cascade Brewery Company limited and am duly authorised under the Seal of the Cascade Brewery Company limited to make this proof of debt on its behalf and it is within my own knowledge that the under mentioned debt was incurred and for the 2 consideration herein stated Gamp hell mks was at the date of the institution of these proceedings and still is yustly and truly indebted to the Cascade Brewery Company Limited in the sum of Fury che undo Seven ohilhypssemen for googts sold and delivered by the said Company to the said form amphed frets for which said sum or any part thereof I say that I have not nor hath any person by the order of the said Company or by my order or to my knowledge or belief or for the use of the said Company had or received any manner of satisfaction whatsoever
Sworn at Hobart in Tasmania this
Iveuly blunt day of hurchone
thousand nine hundred and six
Before me


A Justice of the peace for Tasmania

> In the Supreme Court of Tasmania

In Bankruptcy.

I

In the matter of proce dings ic instituted by John Campbell Monks

AFFIX AVIIT in proof of debt by Messing Burgess Bros.

Debt \& 78-I-IO

$\angle 7$ stowe
Cliarman
$\longrightarrow$
fled 10.4.0b


96 Collins Strëet Hobart.

In The Supreme Court of Tasmania
In Bankruptcy.

> In the matter of proceedings for liquidation or composition with creditors instituted by John Campbell Monks late of Hamilton Licensed. Victualler now out of business.

I William Henry Burgess of Hobart trading there in copartnership with Edward James Burgess and William Henry Burgess the Younger as Merchants under the style or firm of " Burgess Bros" make oath and say :-

1. That the said John Campbell Monks was at the date of the institute -n of the said proceedings and still is justly and truly indebted to my said firm in the sum of Seventy eight pounds one shilling and ten pence for goods sold and delivered for which sum on any part thereof I say that my said firm has not nor has any person by my orde or the order of my said firm or to my knowledge or belief for my said firms use had or received any manner of satisfaction or security whatsoever

SWORN att Hobart a foresaid this $6 \frac{\not K}{4}$ day of April, 1906.


A Justice of the ? ace.


## I anoint

 of my proxy in the above matterIntue inprenebourt?
of Pavmania\}
enbenvoupliy

Intremactei offorceeduigs fo ligindalion by arrangenuut a cmposieión mitt crediens viscitivëilly foh bampleel Yonks fomeceyp obahicietox in Vasmaniá incuised Viclinaller bur now on ofousiness $\qquad$

Sieir of bridilris ascembled affor mueing

List ofbredilois ascensled tobe used arsnerymeehing
Inche Siprence Gourt?
op Pasmania]
Insantrupliy
Enetre mathir offroceedning fir liqiidation byarrangement ar comparilioni nutr creditins uslicited by bom bannplell lonkes fomerey of rbanilelin ni Jasmaniva.. Licensed richiallevbur now out of busniess: $\qquad$
General meeinigheed ar oppries of Merro Latier bady Soevilis Hobarr this pixith dayp of Apile 1906


Inctue Supreme bant?
of Dasmanio)
InBankriplè́y

In the matter ojfroceedinjo freipuidalion by arrangement on compsilion wet crediois nisciëried by Jlm Campleel Imks fintienty Bamieeñ "i Jamanipe bicerised $?$ vieivaces but nou our of. brsuness. $\qquad$

Speccia (eeolulion

Reqistered thes twath day of Aprie 1906

$$
\frac{\text { tecontoss }}{\text { leqishar }}
$$


$\left.\begin{array}{r}\text { In the sipreme Gonst } \\ \text { of Pasmania }\end{array}\right\}$ InBantrupíy


In the mateet oyproceedings fir eqqindalion by arrangemention w cmposition nich cedieño nisitinued by folm banplele fonks finerey of Hamieloin in Samaina licinced Vichiceler betr nov out ofbrenien

Ne the undensigned benig the plätiloing majoity of credilins assembled at the genural meeling
 Hobtat ni sasmania ni acendance with the frnisims ojetie saiie act do hereby resolve asfreersi-

1. Thar the affais oftre sail foen Ganplell zonks shacl be lignidaleit by arrangenent and nor in is bankeruplóy
2. Thar Heniyctickoes ypbotart ni Dasmania Encainequer of the bascädebreucufbompany Ninnlat be aud he is hereby apponileie Drushe nithont remmeratini. $\qquad$
 be made on the sisit daypf apil 1907 and thereaplei nithe sisilt day of april vir sach year

 hereof.
4 Ihar anis niecting do adgoum mitie the $4^{\text {ch daysfonaytgob }}$ $\qquad$
3. Dhar mems sieve Jbasy of Nootar ajnescid Solicitns be anbrieleit nith the registiation of Atis opecià revenhioi
h\#s/tore
bhauminan

In the supreme Court of ©asmania.

## (in Bankxututiv.

In the matter of Proceduago fr Liquidativis by arrangement or comporition wist Gedieño invthtuted by folm Camptbell Tanke fumary of themeren in Iasmauia Liocused Victuallu het uns out of huswies

AFFIDAVIT IN PROOF OF DEBT. by C. I. absote bor

Hied 19.4.06


Clentuvank and Itre attroueys for the taid 6o S. assoth.

## 通 the Supreme Court <br> of Tasmania.



> In the matter of Proceedings for liquidation by arrangement or composition with Creditors instituted Wiekain Thrupron tut ow out of livers Sarmatia Anctimen harbour ai the prim of g. W. about and Sous of Jtofart in Saonuamia austimurs
make oath and say as follows:
The said Colure Campbell Souks was at the date of the institution of the said proceedings and still is justly and truly indebted to me in the sum of fix Aromas eighteen Shichugis and sidence for goods soled
for which said sum or any part thereof I say that I have not nor hath any person by my order or to my knowledge or belief for my use had or received any manner of satisfaction or security whatsoever save and except the following:-


I appoint

In the Eupremebourt? opDacmanio\} inßburkruplèy

In the matter of a special recolulion for liquidations by arrangennent of the affais of oombamplell Yonks frmmerey of Hamileñ in . Yasmanic ficiensed Viciunalle bur now onrojbusiness
$\frac{\text { bertipicalé }}{\text { Duvei. }}$

Fleid 13.6.06
13.6 OFR15

Yeherbbady
Soliciens
Hotaur

Enthe Supremebonit?
Inbontruplíy
In the matier of a special veselution Ineiquidation by arrangement opthe affaris of olu bamplell Contes formereyopsbamieleñ in Vasmania Eveived Vítüaler but now out oj buemess
© Havry ctrikoles op Botait in Jasmania inhanager of the bavcade Brewery lempany Piniled the duly appomletd erndet unber thus liginidation by avivangement do herely cerlify thar ehare been mable to anange fir the facther of the abrenamed devtir is graianlie the payments of enseluelings in the poundper annuw reforred os in the Resoluliois passed ait the gerveral meetings in the alrre mactei heed on the sixit day of cypil 1906 and the fruith dayof may 1906 respectirely
Dated this $/ 3$ !
! dayof flume 1906 Vruslée

Inche Aupreme 6urr?
of Dasmamio 3
2ubannmplíy

Enctre mactei offureedings for liquidation by anargenent or compacition nith credilios nislieuleid by Jolm Gampebel Parks fanneley of N aniews ì Dasmania bicused Vílicalew burnou onr og bumeis. $\qquad$

Affidanir
rengryy Recolucino on $\qquad$

Filed 8.506㭠

Jisher okady Soliciens golar

Enite Supremebourts
inßonkmplíy
en the maiter of porrefedings for eigidation by arofngement $a$ empoition niós cfedieñ́s nüstitiéa by folm bampbell 2onks la finnerly of rbanmien ni Dasmamis Licinced trieñaeer but now ont of bremies $\qquad$
Odnare Robiven Eisheo op Hobart in Sarmanie Solicilin make oach and say as freems $\qquad$ 1. What I verily bereire thar the reoolutions etatemeur of aypais proofs andposcues freed in thio mactin are the vervee or the revolulions stalements froofs and proxes cme ts and produred ar the general meening held ni turs mactio on trie fuisti dayjmay 1906 $\qquad$
Sum arrbotar ní Jasmamíd this fijts dayopmay 1906


a fustici ojethe reace

In che Eupreme Gourt? of Dacmania\}
inBdnkruplíy
enche mackic of a spenil recolution for elanudalion by arrangennent of the affais of folm bampbeil Yonks fomerey of boamilin nio. Yasmania Eicinced Voilinacar but now out oglusiness
xotait

In che Eupreme Gourt?
of Dasmania $\}$
enbonkruplýy
On the maclie of a epecial recolution for erginidation ey arrangement mix the crediins of fohm bampleel Donks finnerly of Hamiecoin in Dasmania
Licensed Vichivaleec bur now ont of hemies

This is to cerlipy that Ravry clickoles of Xobarr ni Dasmatina manages of the Gascado febrewerybompany Linilid has been appoineed and is hereby declared to be tirustè nuder chis ligudacioic by airangement

Dalid chis eighot dayoy may $190 b$
$\frac{\text { tecorvoss }}{\text { Regieliar }}$

Enthe Smpremebout?
of Dasmania\}
EmBCunkrupliy
entere maclér of procedings freeónidalion ly arrangemeurt n cmpocilion inté credilo's niseiilitid ly folru Gamplell Yonks frmereyof Dbameiñ ni Dasmaniá Diceinsed Volinader bur now onr of hiciness

Lier of bredilins assentled

Flled 8.5.06
NAE

Solvieñs rovear

2netre Suprence Goul 3
of Barmania $\}$
2nBenskruplíy
Unthe mactir of forreednaigs fir eqindalivi ly arrangenient on cmpsilioir nith credilois uslitüled by folm banpbele eonks fmmerly Mrbobar in Dasmanió Sicenced vichíaller bur nour our of busmiess...

Lisir ofbredions ascenkled of he used atercry keneral mumiz
Eencral meehing held at the offices of messo לuchic obaby this fincti day of may 1906 :. $\qquad$


In the mader of purceedings fi liqividalinirly arrangement a cmporicin nitt codieris institiried by plmbampleel Enves fonmereyop Wamielnu ì Dasmania Picensed Vichiaeno bur now ont of busciness$\frac{\text { C/fidanit }}{\text { Eipping revertionsr. }}$

Filed 10.4.06
P1E


Intre Sippreme Gont？

In the mabler ofprofaniogs fr ligudalion by arrofrgement $n$ compecilion vith dedoivis matilidia by folm ban pleel tonksfomeny of Samileoñ ni Dasmania Cicainal richidelev biur noviv our ofhumies－
S Eduardiobivson Ister of Woctart ie Dasmamia Sieicilet make owoh andsay as foelons $\qquad$
1．Dhar Incrily beheire that the recolviions etatimun of afpairs furps andproxies fied ni this mactir are etue verree yive soveleins alākinent provfo ane frosues cmise to aud produced ar the gereral meeling heed in this mactir in the evalt day of apile 1906 Sinn at Nobaur ni Sasmana $\phi$
thistelth dayof April one w thonsand nine hundred audsic
隹隹年e
a gustici y the reace

In the Enprence bourts of Danmanios tuvenkruplóy

2n the maíeir of froceedings fr eigindacion by arrangemur a compocilion mas credicios inclitutéd by forn bamplell Yovkes frameney of ban veeñ ì Oasmania iicenced Victinear but now ont ofbusmess

Special Pecolution

Requistred this eeghtet day of
May $190 \%$

$$
\frac{\text { Peeconvoss }}{\text { Peqisitar }}
$$

Fisherobady
Solicieńs
rootaur

In the Suprenne Gouts
of Daenaniá
EnvBankruptey

Inetre mailèr of froglediigo fo liqiidaini by arrangenvent a compesilión vict credilös nistitidéd by phu bampleel Sonks fomerey of thamillör in Yasmania Licensed viehiaeler but now ont of bucniens

We tere mindersigned benirg the släluloin majoity of credilins assenveed ar the genalral meeting ni tete deve matio duey heed at the offices of mescieuro dsirei Gady Eoeicilits anceion Chambers mivray shiect Hobair in Dacmania thisfonmet day of may one thonsandminelunbred and six ni arcondance with the provisions ythe said act do hevely weolre as follons. Haat chis meeling be adjinned for forv nceks from ethis dale to enable the Eustée to have frichertione nichin nhich to pee the debins father nith regerence to his grvaranleising payment of the ammal insbahments of 2 noshileings thi the of referred to 2ir the veolution passed in this macter on the fosiasto dt ay of april lact and that ni the event of the brustee benig mable within puch parioid is arrange for the deblìs father is guaranlée such ommal paymentis that the paid lactmentioned vecolution be varied by accepliting the deblins froposal is make the sail anmal paymmenis nithont any gnaranlee and niteront the necessity of holdnig the adjoimed meeling.
beravinan


