

In the Supreme Court
of Tasmania

In Bankruptcy.



I, *Harry Neal*.

of *Queenstown in Tasmania* Carpenter

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 office of Martin Michael Ryan Solicitor Orr Street Queenstown*

Sworn at *Queenstown in Tasmania* this *23rd* day of *May* one thousand nine hundred

Before me

[Signature]
a Justice of the Peace

Harry Neal

I certify my belief that it will be most convenient to the creditors of the petitioner that the general meeting should be held at *the office of Martin Michael Ryan Solicitor Orr Street Queenstown*

M. M. Ryan
Orr Street
Queenstown

Attorney in the matter of the petition.



No. 98.

29

1900

In the Supreme Court of Tasmania.

In Bankruptcy.

In the matter of the petition of Harry
Neal of Queenstown in Tasmania
Carpenter

Affidavit in support of petition

Ind

29 5. 1900

g
B.

11. 25. a.m.

M M Ryaw Orr. Street Queenstown
Attorney for the Petitioner

In the Supreme Court
of Tasmania.



In Bankruptcy.

This is the Petition referred to in the
annexed affidavit of Harry Neal
sworn before me this 23rd day of
May 1900

R. H. Stoney
A Justice of the Peace

The humble petition of *Harry Neal*

of *Queenstown in Tasmania Carpenter*

SHEWETH—

That your Petitioner alleges that he is unable to pay his debts, and is desirous of instituting proceedings for liquidation 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, etc.

Harry Neal

Signed by the Petitioner *Harry Neal* _____

on the *twenty third* day of *May* — *1900* ~~189~~

in the presence of

R. H. Stoney J.P.
M. M. Ryan
Orw Street
Queenstown
attorney for the Plaintiff



No. 97.

In the Supreme Court of Tasmania.

In Bankruptcy.

In the matter of the Petition of *Harry*
Neal of Queenstown in Tasmania
Carpenter

Petitions under Sections 112, 113.

M. M. Ryan Orr Street Queenstown
Attorney for the Petitioner

In the Supreme Court
of Tasmania
In Bankruptcy

In the matter of proceedings for liquidation by
Arrangement or Composition with Creditors
instituted by Harry Neal of Queenstown in
Tasmania Carpenter

We the undersigned the Creditors of the above named Harry
Neal assembled at the office of M. M. Ryan Solicitor
Queenstown this 19th day of June 1900 by request of the
said Harry Neal hereby agree to postpone ^{the} ~~the~~ business of
this meeting until tomorrow (Wednesday 20th June 1900) at
this said office at 2.30 pm. —

Albert Neal.

Geo. J. Lee

George Bucker

Russ Livingston

J. Hardstaff

Charles Gibson.

Dated this 19th June 1900.

Proxies: held by Geo Lee and Percy Craw for E. De
Bomford. and William Lay were sent to M. M. Ryan Solicitor
for the debtor. the proxy of E. De Bomford not having been duly
sworn & signed was not admitted. Percy Craw attended after
the meeting and consented to attend the adjourned meeting on
20th inst. and was present thereat but refrained from voting and
did not sign the paper containing the resolutions adopted by the
meeting.

M. M. Ryan
Solicitor

In the Supreme Court
of Tasmania
(In Bankruptcy)

In the matter of proceedings
for liquidation by arrangement or
Composition with Creditors instituted
by Harry Neal of Queensdown in
Tasmania Carpenter

Agreement to postpone
the meeting of 19th inst until
next day 20th June inst at 2:30 pm

Martin Michael Ryan
attorney for the debtor

In the Supreme Court
of Tasmania
In Bankruptcy



In the matter of proceedings for Liquidation
by Arrangement or Composition with
Creditors instituted by Harry Neal of Queenstown
in Tasmania Carpenter

We the undersigned being the Statutory majority of
Creditors assembled at the first meeting in the above
matter duly held at the Office of Mr Martin Michael,
Ryan Solicitor Orr Street Queenstown this twentieth
day of June 1900 and in accordance with the provisions
of the Bankruptcy Act 1890 do hereby resolve as follows:-

1. That a Composition of three shillings in the pound
shall be accepted in satisfaction for the debts due to
the Creditors from the said Harry Neal
2. That such Composition be payable ^{to} as follows:- ^(by 3 instalments) The
sum of one shilling in the £ as a first instalment on the
20th day of July 1900; the sum of one shilling in the £
as a second instalment on the 20th day of August 1900
and the sum of one shilling in the £ as a third instalment
on the 20th day of August 1900. And that Mr M Ryan
Solicitor Queenstown Tasmania collect the amount & pay the
same to the Creditors.

Geo. J. Lee
George Becker
Russ Livingston
J. Wardrope
Charles Gibson

£10	4	6
£27	4	
16	3	
13	6	6
12	4	6
<hr/>		
£79	2	6

Geo. J. Lee
Chairman
20th June

In the Supreme Court
of Tasmania
(In Bankruptcy)

In the matter of proceedings
for liquidation by arrangement
or composition with Creditors
instituted by Harry Neal - of
Queenstown in Tasmania Carpenter

extraordinary
— Resolutions —
at First Meeting —

✓
Rec^d 25-6-00

These proceedings were
abandoned -
of
B.

Martin Michael Ryan
Attorney for the Debtor

In the Supreme Court
of Tasmania
In Bankruptcy



- In the matter of proceedings for liquidation
by arrangement or composition with Creditors
instituted by Harry Neal of Queenstown in
Tasmania Carpenter

I Martin Michael Ryan of Queenstown - in
Tasmania Solicitor make oath and say as follows:-

1. That I verily believe that the resolutions statement
of affairs proof and proxies filed in this matter are
the whole of the resolutions statement of affairs
proof and proxies come to and produced at the
general meeting of Creditors held in this matter
on the nineteenth day of June 1900

Swore at Queenstown in
Tasmania this 21st day
of June one thousand nine
hundred.

Before Me

Arch. Douglas.

A Justice of the Peace

M. M. Ryan



In the Supreme Court
of Tasmania
In Bankruptcy

In the matter of proceedings
for liquidation by arrangement
or Composition with Creditors
instituted by Harry Neal of
Queenstown in Tasmania Carpenter

Affidavit
— verifying Resolutions of
the first meeting —

Martin Michael Ryan
Attorney for the Debtor

In the Supreme Court of Tasmania.

In Bankruptcy.

In the matter of Liquidation by
Arrangement or Composition with
Creditors instituted by Harry Neal
of Queenstown in Tasmania Carpenter

List of Creditors assembled to
be used at every Meeting.

M M Ryan of Queenstown
Attorney for the debtor

In Bankruptcy.

in the matter of *proceedings for liquidation by arrangement or composition with creditors*
instituted by Harry Neal of Queenstown in Tasmania Carpenter
 MEETING held at *Office of M. M. Ryaw Solicitor* this *20th* day of *June 1900*, 189*9*,

No. of Assents of Creditors.	Number.	Names of Creditors present or assembled.	Amount of Assent.			Amount of Proof.		
/	1	George Becker	27	4	.	27	4	.
—	2	Percy Crawl (Crawl Brothers & Co)	16	16	4	12	16	4
/	3	Russ Livingstone	16	3	—	16	3	—
/	4	J. Hardstaff	13	6	6	13	6	6
/	5	Charles Gibson	12	4	6	12	4	6
/	6	George Lee	10	6	—	10	4	6
	7							
	6	Total number of Creditors present or assembled.						
5		Total Number of Assents.						
Totals.....£			96	0	4	91	18	10

Geo J Lee
Chairman

In the Supreme Court of Tasmania.

In Bankruptcy.

In the matter of Liquidation by
Arrangement or Composition with
Creditors instituted by Harry
Neal of Queenstown in Tasmania
Carpenter

Statement of Debtor's Affairs.

M. M. Ryan Solicitor Queenstown
Attorney for the Debtor

In the Supreme Court of Tasmania,

In Bankruptcy.

In the matter of *proceedings for liquidation by arrangement or composition with*
creditors by Harry Neal of Queenstown in Tasmania carpenter

STATEMENT of the affairs of the above *named Harry Neal*

on the *nineteenth* day of *June* - *1908* -

	£	s.	d.		£	s.	d.
Unsecured Creditors as per list (A).....	176	17	5	Stock-in-trade at <i>Queenstown Implements of</i> <i>trade and tools</i>	5		
				Estimated at.....			
Creditors fully secured as per list (B).....							
Less estimated value of securities.....				Book debts about £....., estimated to produce.....			
Surplus to contra.....							
				Cash in hand.....			
Creditors partly secured as per list (C).....							
Estimated value of securities.....				Bills of Exchange or other similar securities, estimated to produce			
Other liabilities, as per list (D).....				Furniture, fixtures, and fittings at			
Creditors for rent and wages, as per list (E).....				estimated to produce.....			
Liabilities on bills discounted, as per list (F) £.....				Property, as per list (G).....			
Of which it is expected will rank against the Estate for dividend....				Surplus from securities in the hands of Creditors fully secured, <i>see contra</i>			
Total debts.....	£ 176	17	5	Total assets.....	£ 5		

H. Neal

LIST OF CREDITORS.

Name.	Address.	Amount of Debt.		
		£	s.	d.
A A Neal	Queenstown	30	.	'
George Becker	" "	27	4	.
(William Lay)	"	25	7	6
Craw Brothers & Creed	"	16	16	4
Russ. Livingstone	"	16	3	.
J Hardstaff	"	13	6	6
J D Mc Kenna	Penguin	16	17	7
Charles Gibson	Queenstown	12	4	6
George Lee	"	10	4	6
A Stevens	"	5	10	.
E de Bonford	"	1	16	.
Mrs Kenny	"	1	7	6
		£	176	17 5

A. Neal

LIST OF CREDITORS FULLY SECURED.

H. H. Hall

CREDITORS PARTLY SECURED.

Names of Creditors.	Addresses.	Estimated Value of Security.			Amount of Debt.		
		£	s.	d.	£	s.	d.

H. Neal

D.

LIABILITIES.

other than ordinary debts

Amount of
Creditors' Claim.

£ s. d.

(Nil)

Total Amount of Liabilities... .. £

Nil Nil

H. Meale

E.

CREDITORS FOR RENT AND WAGES.

Creditor's Name.	Address.	Nature of Claim.	Amount of Debt.		
			£	s.	d.
E. de Bomford	Queensberry	Rent	1	16	.
Charles Cherry	"	"	1	10	.
Total.....			£ 3	- 6	.

H. Neal

LIABILITY ON BILLS DISCOUNTED BY BANKRUPT.

H. Neal

PROPERTY.

Total.....£

LETTERS PATENT.

No. 2750.

NOTICE OF ACCEPTANCE OF COMPLETE SPECIFICATION.

THIS is to notify that I have this day accepted the Complete Specification of George Peacock Innes, of No. 84, Bathurst-street, Sydney, in the Colony of New South Wales, Engineer, for an Invention for "An Improved Device for holding Bottles and allowing Liquids to be withdrawn therefrom," which Specification is now open for inspection.

Given under my hand, this 22nd day of May, 1900.

R. M. JOHNSTON, *Registrar of Patents.*
Patents Office, Hobart.

Russell Young and Butler, of Bank of Australasia
Chambers, Elizabeth-street, Hobart.

LETTERS PATENT.

No. 2752.

NOTICE OF ACCEPTANCE OF COMPLETE SPECIFICATION.

THIS is to notify that I have this day accepted the Complete Specification of George Crocker Smith, of 57, Odessa-street, St. Kilda, in the Colony of Victoria, Mechanist, for an Invention for "New or Improved Grip or Fastening Apparatus for the windows or louvres of Railway Carriages, Tram Cars, and other Vehicles, and also applicable to Drawers, Gates, and the like," which Specification is now open for inspection.

Given under my hand, this 25th day of May, 1900.

R. M. JOHNSTON, *Registrar of Patents.*
P. M. Newton, 18, Elizabeth-street, Hobart, Patent
Agent.

LETTERS PATENT.

No. 2753.

NOTICE OF ACCEPTANCE OF COMPLETE SPECIFICATION.

THIS is to notify that I have this day accepted the Complete Specification of Arthur Kitson, Mechanical Engineer, whose Post Office address is 32, South Broad-street, in the City of Philadelphia, State of Pennsylvania, U.S.A., for an Invention for "Vapor-burning Lamps and Automatic Valves for use therein," which Specification is now open for inspection.

Given under my hand, this 25th day of May, 1900.

R. M. JOHNSTON, *Registrar of Patents.*
P. M. Newton, 18, Elizabeth-street, Hobart, Patent
Agent.

LETTERS PATENT.

No. 2754.

NOTICE OF ACCEPTANCE OF COMPLETE SPECIFICATION.

THIS is to notify that I have this day accepted the Complete Specification of Arthur Kitson, Mechanical Engineer, whose Post Office address is 32, South Broad-street, in the City of Philadelphia, State of Pennsylvania, U.S.A., for an Invention for "Vapor-burning Lamp and Preheating Device therefor," which Specification is now open for inspection.

Given under my hand, this 25th day of May, 1900.

R. M. JOHNSTON, *Registrar of Patents.*
P. M. Newton, 18, Elizabeth-street, Hobart, Patent
Agent.

REGISTRY OF TRADE MARKS.

No. 2136.

General Register Office, Hobart,
2 June, 1900.

UNDER the provisions of "The Patents, Designs, and Trade Marks Act, 1893," application has been made to register the following Trade Mark by Howard Button, Patent Agent, Launceston, in respect of Blacking and Boot Polish (Class 47), in the name of William Berry, Diamond Oil Blacking Works, Rochdale Road, Manchester, England, Blacking Manufacturer.

The essential particulars of the Mark consist of the words "W. Berry's Diamond," over and in combination with a diamond-shaped figure enclosing the word "Oil."

A *fac simile* of the Mark may be seen at this Office.

ROBT. M. JOHNSTON, *Registrar of Trade Marks.*

"THE MARRIAGE ACT, 1895,"
59 Vict. No. 23.

THE following Minister is duly registered as an Officiating Minister for the year 1900, in accordance with the provisions of Section 12, 59 Vict. No. 23.

ROBT. M. JOHNSTON, *Registrar-General.*
General Register Office, 31 May, 1900.

Presbyterian Church of Tasmania.

Rev. Ernest William Walker, Derby.

H.M. CUSTOMS.

4th June, 1900.

RETURN showing the Quantity and Value of all Goods landed from English steamers at the Port of Hobart, and conveyed over the Main Line Railway in bond, and the Duty collected thereupon, during the month ended 31st May, 1900:—

Packages.	Value.	Duty.
	£ s. d.	£ s. d.
329	3767 5 10	859 6 0
Aggregate for Five months ended 31st May, 1900.		
2167	33,029 6 7	6718 7 10

JAMES BARNARD, *Secretary for Customs.*

BANKRUPTCY.

IN THE SUPREME COURT
OF TASMANIA.
IN BANKRUPTCY.

In the matter of proceedings for liquidation by arrangement or composition with Creditors instituted by HARRY NEAL, of Queenstown, in Tasmania, Carpenter.

NOTICE is hereby given that a First General Meeting of the Creditors of the abovenamed person has been summoned to be held at the Office of Mr. Martin Michael Ryan, Solicitor, Orr-street, Queenstown aforesaid, on the nineteenth day of June, one thousand nine hundred, at three o'clock in the afternoon precisely.

Dated this fourth day of June, one thousand nine hundred.

M. . RYAN, *Attorney for the said Harry Neal.*

In the Supreme Court
of Tasmania
In Bankruptcy

In the matter of proceedings for liquidation by
arrangement or composition with creditors
instituted by H. Neal of Queenstown
in Tasmania Carpenter

Request
with list of creditors

I certify that I have this
day caused notices duly
stamped & sealed to be
posted to the respective
creditors within named

C. J. Simon
4: 6: 00

M. M. Ryan
Attorney for the Debtor

In the Supreme Court
of Tasmania
In Bankruptcy



In the matter of proceedings for liquidation by arrangement or composition with creditors instituted by Harry Neal
of Queenstown in Tasmania Carpenter

To

The Registrar

I request that notices of the general meeting on the nineteenth day of June one thousand nine hundred herewith delivered to you duly addressed and stamped for post may be sent to the underscheduled creditors

Dated this fourth day of June one thousand nine hundred

W. M. Ryan
Attorney for the Debtor

No	Names of Creditors or Firms of Creditors	Addresses	Estimated Amount of Debt		
1	Albert Neal	Queenstown	30	.	.
2	George Becker	Queenstown	27	4	.
3	William Lay	Queenstown	25	7	6
4	Craw Brothers and Coed	Queenstown	16	6	4
5	Russ Livingston	Queenstown	16	3	.
6	J. Hardstaff	Queenstown	13	6	6
7	J. D. McKenna	Penguin	16	17	7
8	Charles Gibson	Queenstown	12	4	6
9	George Lee	Queenstown	10	6	.
10	A. Stevens	Queenstown	5	10	.
11	E. DeBomford	Queenstown	1	16	.
12	Mrs Kenny	Queenstown	1	7	6

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement
or Composition with Creditors instituted by

I, A.B. of *Albert Neal Luccastown*
make oath and say as follows—

The said C.D. *Harry Neal* was at the date
of the institution of the said proceedings and still is justly and truly indebted to me in the
sum of *£30 Thirty pounds*
for (state consideration) *for purpose of removing family*
to Luccastown in 1898

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 :—

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	

Sworn at

Queens town Tasmania before me this
18th day of June 1900

W. H. Astor

I appoint

George Peckers

my proxy in the above matter.

of, etc.

North Luccastown
A Neal

A.B. (or G.H. of

in partnership name).



Mr Albert Neal
Queenstown
West Coast
P

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by *Harry Neal of Queenstown*
in *Tasmania Carpenter*

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at *the office of Martin Michael Ryan Solicitor Orr Street*

Queenstown ~~Hobart~~, on *Tuesday* the *nineteenth* day of *June instant*
at *three* o'clock in the *after* noon precisely.

The Sections of the *Bankruptcy Act*, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the *fourth* day of *June* 1900

M. M. Ryan

Attorney for the said Debtor.



By the Department of the Interior
of the United States

San Francisco

IN WITNESS WHEREOF, the Secretary of the Interior
has hereunto set his hand and the seal of the Department of the Interior
at Washington, D.C., this 1st day of January, 1901.

I, the Secretary of the Interior, do hereby certify that the above
is a true and correct copy of the original as the same appears in the
files of the Department of the Interior.

Witness my hand and the seal of the Department of the Interior
at Washington, D.C., this 1st day of January, 1901.

Very truly yours,
John D. Smith, Secretary of the Interior

Approved by the Secretary of the Interior, this 1st day of January, 1901.

Attest:
John D. Smith, Secretary of the Interior

admitted
Yuo Lee

Approved by the Secretary of the Interior, this 1st day of January, 1901.

Attest:
John D. Smith, Secretary of the Interior

Approved by the Secretary of the Interior, this 1st day of January, 1901.

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement
or Composition with Creditors instituted by

I, *George Becker* of
A.B. of

make oath and say as follows—

The said C.D.

Harry Neal

was at the date

of the institution of the said proceedings and still is justly and truly indebted to me in the

sum of *£27-4* *twenty seven pounds four shillings*
for (state consideration) *for prospecting in 1899*

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 :—

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	

Sworn at *Queenstown in Tasmania* this *19th* day of
June 1900 before Me
T. E. H. A. a Justice of the Peace

I appoint *will appear in person* of, etc.
my proxy in the above matter. *George Becker*



Mr George Becker
Zuenoburn
Tasmania



In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by Harry Neal of Queenstown
in Tasmania Carpenter

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at the office of Martin Michael Ryan Solicitor Orr Street

Queenstown Hobart, on Tuesday the nineteenth day of June instant
at three o'clock in the afternoon precisely.

The Sections of the Bankruptcy Act, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the fourth day of June 1900

M. M. Ryan

Attorneys for the said Debtor.

Admission

Geo Lee

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by

Harry Neal
Carpenter of *Queenstown*

I, A.B. of *W. Laif. of Bischoff.*
make oath and say as follows

The said C.D. *H. Neal.* was at the date
of the institution of the said proceedings and still is justly and truly indebted to me in the
sum of *£ 28.7.6.*
for (state consideration) *the purchase of a craft.*

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:— *Pay me when he could.*

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	
<i>In 1893.</i>	<i>H. Neal.</i>	<i>H. Neal</i>	<i>28</i>	<i>.</i>	<i>.</i>	<i>—</i>

Sworn at

Queenstown

before me.

in Tasmania this 18th day of June 1900

W. Laif. of Bischoff.

I appoint

M. M. Ryan

my proxy in the above matter.

of, etc

Queenstown.

W. Laif. of

in partnership name).



Mr William Lay
Glenelg
Tasmania
[Signature]

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by *Harry Neal of Queenstown*
in Tasmania Carpenter

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at *the office of Martin Michael Ryan Solicitor Orr Street*
Queenstown Hobart, on *Tuesday* the *nineteenth* day of *June* instant
at *three* o'clock in the *afternoon* precisely.

The Sections of the *Bankruptcy Act*, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the *fourth* day of *June* 1900

M. M. Ryan

Attorney for the said Debtor.



Admission

Geo J Lee

A stamp of \$1.00 and Tax, will be found on the third side of this notice.

Attention for the said notice

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement
or Composition with Creditors instituted by

of

I, A.B. of *Russ Livingston Queenstown*
make oath and say as follows—

The said C.D.

H. Neal

was at the date

of the institution of the said proceedings and still is justly and truly indebted to me in the
sum of

£16-3-0

for (state consideration)

Money lent

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:—

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	

Sworn at

Queenstown in Tasmania this 19th day of June 1900

I appoint

Before Me J.S. Affitt — a Justice of the Peace
George Becker of Queenstown of, etc.

my proxy in the above matter.

Russ. Livingston

A.B. (or G.H. of

in partnership name).



Mr Russ Livingston
Queenstown
Tasmania
P

Remember
Geo Lee

Received of Mr Russ Livingston
the sum of £100
for the purchase of
the land at Queenstown
Tasmania
Geo Lee



In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by *Harry Neal of Queenstown*
in *Tasmania Carpenter*

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at *the office of Martin Michael Ryan Solicitor Orr Street*
Queenstown Hobart, on *Tuesday* the *nineteenth* day of *June* instant
at *three* o'clock in the *afternoon* precisely.

The Sections of the *Bankruptcy Act, 1870*, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the *fourth* day of *June* 1900

M. M. Ryan

Attorney for the said Debtor.

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by *Harry Neal*

Carpenter of Queenstown

I, A.B. of *J. Handstaff of Devonport*
make oath and say as follows—

The said C.D.

H. Neal

was at the date

of the institution of the said proceedings and still is justly and truly indebted to me in the

sum of

£13 .. 6 .. 6.

for (state consideration)

debt

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:—

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	
—	—	—	13	6	6	—

Sworn at

Queenstown
Hobart in Tasmania this *18th* day of June 1900
before me *W. A. Stoney J.P.*

I appoint

M. M. Ryan. Solicitor, etc. Queenstown
my proxy in the above matter. *J. Handstaff*



Mr J. Hardstaff
Queenstown
Tasmania
P

admission
Geo Lee

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by Harry Neal of Queenstown
in Tasmania Carpenter

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at the office of Martin Michael Ryan Solicitor 101 Street
Queenstown Hobart, on Tuesday the nineteenth day of June instant
at three o'clock in the afternoon precisely.

The Sections of the *Bankruptcy Act*, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the fourth day of

June 1900

M. M. Ryan

Attorneys for the said Debtor.

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by

Harry Neal
Carpenter of *Launceston*

I, A.B. of *Charles Gibson of Burnie*
make oath and say as follows—

The said C.D.

Harry Neal

was at the date

of the institution of the said proceedings and still is justly and truly indebted to me in the

sum of

~~£15~~ *£12-4-0*

for (state consideration)

for money lent

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:— *£2-16-6 paid off in 1894*

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	
<i>1894</i>	<i>H. Neal</i>	<i>H. Neal</i>	£15	<i>12</i>	<i>4</i>	<i>0</i>

Sworn at

Launceston Tasmania before me

Reustou

I appoint

of, etc.

my proxy in the above matter.

Charles Gibson



Mr Charles Gibson
Queenstown
Tasmania

See
Geo

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by Harry Neal of Queenstown
in Tasmania Carpenter

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at the office of Martin Michael Ryan Solicitor Oss Street
Queenstown Hobart, on Tuesday the nineteenth day of June instant
at three o'clock in the afternoon precisely.

The Sections of the *Bankruptcy Act*, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the fourth day of June 1900

M. M. Ryan

Attorney for the said Debtor.

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by *Harry Neal of Queenstown*
in *Tasmania Carpenter*

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at *the office of Martin Michael Ryan Solicitor Orr Street*

Queenstown Hobart, on *Tuesday* the *nineteenth* day of *June instant*
at *three* o'clock in the *after* noon precisely.

The Sections of the *Bankruptcy Act*, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the *fourth* day of *June* 18*90*

M. M. Ryan

Attorneys for the said Debtor.

Not admitted
Geo Lee

In the Supreme Court
of Tasmania.

not admitted
In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement
or Composition with Creditors instituted by

of

I, A.B. of *P. de Borneford*
make oath and say as follows—

The said C.D. *Harry Neal* was at the date
of the institution of the said proceedings and still is justly and truly indebted to me in the
sum of *Thirty Five Pounds*
for (state consideration) *Rent.*

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:—

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	

Sworn at

I appoint

of, etc.

my proxy in the above matter.

A.B. (or G.H. of

in partnership name).



Mr E. DeBomford
Queenstown
Tasmania



In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or
Composition with Creditors instituted by Harry Neal of Queenstown
in Tasmania Carpenter

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned
to be held at the office of Martin Michael Ryan Solicitor. Orr Street

Queenstown Hobart, on Tuesday the nineteenth day of June instant
at o'clock in the noon precisely.

The Sections of the *Bankruptcy Act*, 1870, under which the Proceedings are instituted,
provide as follows:—

"112. (1.) A Debtor unable to pay his Debts may summon a General Meeting of his Creditors, and such meeting may, by a special Resolution as defined by this Act, declare that the affairs of the Debtor are to be liquidated by arrangement and not in Bankruptcy, and may at that or some subsequent Meeting, held at an interval of not more than a week, appoint a Trustee, with or without a Committee of Inspection."

"(5.) All such property of the Debtor as would, if he were made Bankrupt, be divisible amongst his Creditors shall, from and after the date of the appointment of a Trustee, vest in such Trustee under a liquidation by arrangement, and be divisible among the creditors, and all such Settlements, Conveyances, Transfers, Charges, Payments, Obligations, and proceedings as would be void against the Trustee in the case of a Bankruptcy shall be void against the Trustee in the case of liquidation by arrangement."

"113. The Creditors of a Debtor unable to pay his Debts may, without any proceedings in Bankruptcy, by an Extraordinary Resolution, resolve that a Composition shall be accepted in satisfaction of the Debts due to them from the Debtor."

"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has been confirmed by a majority in number and value of the Creditors assembled at a subsequent General Meeting, of which notice has been given in the prescribed manner, and held at an interval of not less than seven days, nor more than fourteen days, from the date of the meeting at which such resolution was first passed."

A Form of Proof and Proxy will be found on the Third side of this notice.

Dated the fourth day of June 1890

M. M. Ryan

Attorney for the said Debtor.

In the Supreme Court
of Tasmania.

In Bankruptcy.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement
or Composition with Creditors instituted by

Harry Neal of Queenstown
in Tasmania Carpenter

I, A.B. of George Lee of Queenstown aforesaid Bootmaker
make oath and say as follows—

The said C.D. Harry Neal was at the date
of the institution of the said proceedings and still is justly and truly indebted to me in the
sum of Ten pounds four shillings and sixpence.
for (state consideration) for work and labor done and materials
for the same provided—

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:—

[Here set out security, or if bills be held, specify them in the Schedule.]

Date.	Drawer.	Acceptor.	Amount.			Due Date.
			£	s.	d.	

Sworn at Queenstown aforesaid
this nineteenth day of June one
thousand nine hundred. Before me

I appoint

my proxy in the above matter.

Geo J Lee

of, etc.



Mr George Lee
Queenstown
Tasmania

Admitted
Geo & Lee



In the Supreme Court
of Tasmania

In Bankruptcy

In the matter of
proceedings for liquidation
by arrangement or
composition with creditors
instituted by Henry
Neal of Queenstown in
Tasmania Carpenter

I Percy Ambrose Crawl of Newcastle in
the Colony of Tasmania a Draper
make oath and say as follows:

1. That I formerly carried on business at
Queenstown in Tasmania in copartnership
with James Leonard Crawl and George
William Percival Creed as General
Storekeepers under the style or firm
"Crawl Brothers & Creed"

2. That the said Henry Neal was at the
date of the institution of the said
proceedings and shall is justly and
truly indebted to me and to the said
James Leonard Crawl and George
William Percival Creed in the sum of
Twelve pounds sixteen shillings and four pence
for goods sold and delivered by myself
and the said James Leonard Crawl
to the said Henry Neal at his request
and George William Percival Creed for
which said sum or any part thereof I say
that I have not nor hath any person by my

nlr 280

order or to my knowledge or belief for
my use or for the use of the said
James Leonard Crow and George William
Percival Creed had or received any
manner of satisfaction or security
whatsoever

Sworn at Greenstown in
Insularia this eighteenth
day of June one thousand
nine hundred
Before me

Percy A. Crow

Notary

a justice of the Peace

I appoint Ambrose Alfred Hinch of
Greenstown in Insularia a Justice
my proxy in the above matter

Percy A. Crow.
of Crow Bros & Co

In the Supreme Court
of Indiana
In Bankruptcy

In the matter of
proceedings instituted
by Harry Neal

Affidavit
in proof of debt

Amrose A. Hatch
Solicitor
Newstown