In Bankruptcy.



I, Harry Neal.

of Queenstour in Jacmania 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 Mieliael Ryan Policitor Orr Street. Queendown

Sworn at Queenstour in Jasmania this 23rd day of May one thousand nine hundred Before ne Almaton

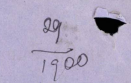
Harry heal

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 Solucion Orr Street Queenstouri

a Justice of the Place

M M Ryan Orn Street Queenstour

Attorney in the matter of the petition.



In Bankruptcy.

In the matter of the petition of Harry Neal of Queenstour in Jaemanice Carpenter.

A.fidarit in support of petition

11.25. a.a.

Jino 29 5: 1900 B.

M M Ryaw Orr. Street Queenslown attorney for the Petitioner

Thes is the Petition referred to in the In the Supreme Court | of Tasmania. annesced offedavit of Harry Neal sworn before me this 23 to day of May 1900 Marton, In Bankruptey.

a Justice of the leace

The humble petition of Harry Neal

of Queenstown in Jasmania Corpenter

### 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.

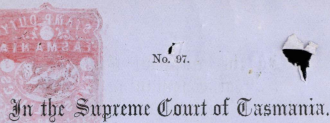
And your Petitioner shall ever pray, etc.

Harry heal

Signed by the Petitioner Harry Neal

on the houty turd day of May 1900 180-

in the presence of MANN Ore Street Queenstown attorney for the Plaintiff



In Bankruptcy.

In the matter of the Petition of Harry Neal of Queenstour in Germania) Carpenter

Petitions under Sections 112, 113.

M. M Ryaw Orr Street Queenstown attorney for the Peteterner

In the Supreme Court of Jasmania J In Bankruptey

In the matter of proceedings for lequidation by arrangement or Composition with Credetors un instituted by Harry Neal of Queenstown in Jasmania Carpenter

We the undersigned the Creditors of the above named Harry Neal assembled at the office of M. U. Ryan Solicitor Queenstown this 19" day office 1900 by request of the said Harry Neal herely agree to postpore the business of thes meeting until tomorrow ( Wednesday 20th June 1900) al this said office al 230 pm. \_ Albert Neal Teo f dee George Bletter Russ Livingston J Hardstaff Charles Silson.

Dated this 19th June 1900.

Trokes theld by . Geo Lee and Terey Craw for & De Bomford. and William Lay were sent to MM Ryan Solicita for the debtor. The procey of 2 De Bomford not having been duly Swon & signed was not admitted. Morey Craw allowded after the meeting and consented to attend the appoined meeting on 20th inst. and was presen theread but refrained from voting and ded not sign the paper containing the resolutions adopted by the meeting

M. M. Ryan Soluctor

In the Supreme/Court of Lasmania (In Bankruptey)

In the matter of proceedings for lequidation by arrangement or Composition with Credetors instituted by Harry Neal of Queenstown in Jasmania Carpenter\_\_\_\_

the meeting of 19 th und until next day 20th June ust at 2'20pm

a first have a set of a free for

Martin Mieliael Ryan attorney for the defotor

In the Supreme Court of Jasmania In Bankrufotcy)



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

We the undersigned being the Statutory majority of breditors assembled at the first meeting in the above matter duly held at the Office of Mi Martin Michael, Ryan Solicitor Our Street Queenstown this twentieth day of June 1900 and in accordance with the provisions of the Bankruptey act 1890 do hereby resolve as follows. I. That a Composition of three shellings in the pound shall be accepted in satisfaction for the debts due to the creditors from the said Harry Neal (by 3 woldwents) 2 That such Composition be payable as follows; the sum of one shelling in the sain of one shelling in the 20th day of July 1900; the sum of one shelling in the 20th day of July 1900; the sum of one shelling in the 20th day of July 1900; the sum of one shelling in the 20th day of July 1900; the sum of one shelling in the 20th day of July 1900; the sum of one shelling in the 20th day of guly 1900; the sum of one shelling in the 20th day of guly 1900; the sum of one shelling in the 20th day of guly 1900; the sum of one shelling in the 20th day of guly 1900; the sum of one shelling in the 20th day of any of angust 1900. And that M Ryan solicitor Queenstown installing collect the amount & pay the same to the Reditors.

Gro. J. Lec Jorge Bicker MarchToffe Charles Elbson

Dea J Lee. Chairman 20th June

£10-4.6 £ 27. 4. . 16 3 ' 13 6 6 12.46 £79-2-6

In the Supreme Court of Tasmania (In Bankruptey)

In the matter of proceedings for liquidation by arrangement or Composition with Creditors instituted by Harry Neal-of Queenstown in Jasmanica Carpenta

Estraordinary Resolutions at First Meeting

Ru 25. 6.00 9 how proments war abantone of B.

Martin Michael Ryan attorney for the Debtor

In the Supreme Court of of Tasmania In Bankruptay



- In the matter of proceedings for liquidate lyarrangement or Composition with Creditors instituted by Harry Neal of Queenstown w Jasmania Corpenter

Martin Michael Ryan of Queenstown-in Jasmania Solicitor make oath and say as follows:-1. That I verily believe that the resolutions statements of affairs proofs and prosies filed in this matter are the whole of the resolutions statement of affairs proofs and prosies come to and produced at the general meeting of creditors held in this matter on the neveteenthe day of June 1900 -Sworn at Queenstown in 3 Jasmania this 21th day of grene one thousand nine of

hundred . Before Me

1

Mo M. Pryore

Arch Douglas. a Justice of the Peace of

In the Supreme Court of Jasmania J In Bankrupter

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

Affidavit\_\_\_\_\_ \_\_\_\_ berufging Resolutions of Alie Horst meeting\_\_\_\_\_

Martue Michael Ryanattorney for the Debtor

No. 35.

In Bankruptey.

In the matter of Lequidation by arrangement or Composition with Creditors instituted by Harry Veal of Direenstorm in Jaemania Carpenter

List of Creditors assembled to be used at every Meeting.

MM Ryan sof Queenstown altorney for the deblor

-

# In Bankruptey.

insphiled by Harry Neal of meenstown in Saeniafula Carpenter by arrangement or composition with creditions MEETING held at Office of I le Ryan Solicetethis Queenstour this 20th day of June 1900 -, 189,

No. of Assents of Creditors.	Number.	Names of Creditors present or assembled.	Amou	unt of
. /	1	George Becker Perey Craw ( braw Brothers Hereid)	24	4
—	2	Percy Craw ( braw Brothers & Creid)	16	16
/	3	Russ Livingstone	16	3
1	4	J. Hardstaff	13	6
	5	Charles Gebson	12	4
1	6	J. Hardstaff Bharles Geboon George Lee	10	le
	4			
	6	Total number of Creditors present or assembled.		
	Total Num	ber of Assents.		
		Totals£	96	0

Geo J Lee. Chairman

Amount of Proof. f Assent. 4 . 27 4 ' 16 12 16 4 4 16 3 -6 13 6 6 12 4 6 10 4 6 6 4 0 91 18 10

In Bankruptey.

In the matter of Lequedation by arrangement or Composition wells Creditors instituted by Harry Weal of Queenstorin in Jasmania Carpenter

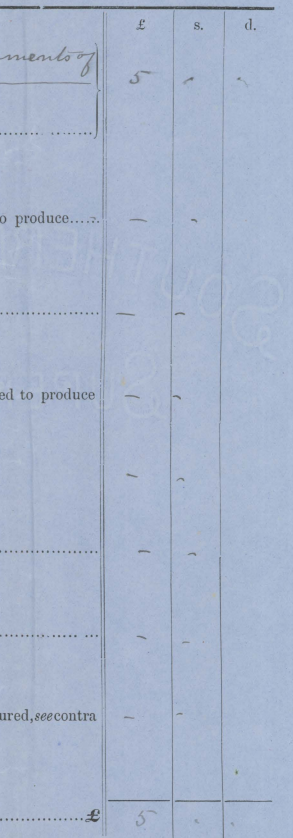
Statement of Debtor's Affairs.

M. M. Ryan Solucitor Queenstown

attorney for the Debtor

In Bankruptcy.

In the Grea	matter of	for ley ?	loce	edengs for liquidation by arrangen	ent o	r Con	nposition with
STATEMENT of the affairs of the above named Hea	errij .e	Neal	2. 0				
on the ministeenth day of June -	19018	1-					
Unsecured Creditors as per list (A)	£ 176	s. 17	i. 5	Stock-in-trade at Queenstown Implements of trade and tools	£ 5	s.	d.
Creditors fully secured as per list (B)				Estimated at			
Less estimated value of securities				Book debts about £, estimated to produce	-	-	
£       s.       d.         Creditors partly secured as per list (C)       .       .			•	Cash in hand	-	-	
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	-	<ul> <li>.</li> </ul>	
Creditors for rent and wages, as per list (E)	10 10	4	1	estimated to produce	1	1	
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	-	-	-	${\it Surplus from securities in the hands of Creditors fully secured}, see {\it contra}$	-	-	
							•
Total debts ${oldsymbol{\pounds}}$	176	17.	4	Total assets£	5	e	



H. Meal

А.

LIST OF CREDITORS.

Amount of Debt. Name. Address. £ d. S. a a Neal Queenstour 30 . 2 11 11 George Beeker 244. 25 7 6 William Lay 16 16 4 Craw Brothers & Creed Russ. Levingstone 3. 16 11 13 66 J Hardstaff 16 14 4 Penguin & D Mc Renna 12 4 6 Queenstour Charles Gibson 10 4 6 George Lee 5 10 . 4 A Stevens 1 16. 11 E De Bomford 76 1 Mre Kenny -£ 176 17 5 At theal

Name of Creditor.	Address	Estimated Value of Security.			Amount of Debt.			
		£	s.	d.	£	s.	d.	
	Address.	of S	Securi	ity.	I	Debt.		
Total estimated	value of securities£	-	~					
Total amount o	f Debts of creditors holding secu			£	N	el		
	Af M	Star	K					

В.

1

Million I.	Names of Creditors.	Addresses.	Estim of S	ated Securi	Value ity.		nount Debt.	of
			£	s.	d.	£	s.	d.
				[	1			d.
Total estimated value of securities£         Total amount of debts of creditors partly secured£         Surplus£         Will	Total amount of debts of o	creditors partly secured£					7.0	<u> 271</u> .

CREDITORS PARTLY SECURED.

7

H. heal

1 D. LIABILITIES. other than ordenary debto Amount of Creditors' Claim. E d. s. (Mil) .....£ Nel Ne Total Amount of Liabilities ... ... H. Meak

CREDITORS FOR RENT AND WAGES.

Creditor's Name.	Address.	Nature of Claim.	Lore Dimit	mount Debt.	of
			£	s.	d
2. de Bomford Bharles Cherry	Queenstoren	Reul	1	16	
Ma					
	Total	& meal	3 -	6	e

E.

Amount. Acceptor's Name and Address. Holder's Name and Address. Due Date. £ d. s. Mie. Hneak

F.

## LIABILITY ON BILLS DISCOUNTED BY BANKRUPT.

## PROPERTY.

G.

Estimated to Produce. Full Statement of Nature of Property. £ s. d. (Nil) # heal 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 e," which Specification is now open for inspection. Given under my hand, this 25th day of May, 1900. like,'

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.

HIS 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 "Vaporburning 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.

NDER 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.

HE 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.

) ETURN 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. Juno
329	£ s. d. 3767 5 10	£ s. d. 859 6 0

Aggregate for Five months ended 31st May, 1900.

2167	33,029	67	and a second	6718 7 10	
JAME	S BARNA	RD S	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, Queens-town 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 Bankrupky

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

with list of creditors

I certify that I thave this day caused notices duly Stamped & sealed to be posted to the respective creautois within mamed

C. Simmon H: 6:00

M. M. Ryan Attorney for the Debtor

In the Supreme Court of Jasmania In Bankrupky

Yo

In the matter of proceedings for liquidation by arrangement of composition with creditors instituted by Harry neal of Queenstown in Jasmania Carpenter

The Registrar I request that notices of the general meeting on the numeteenth 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

1     Image Becker     Queenstown     30     .       2     George Becker     Queenstown     27     4       3     Midliam Zay     Queenstown     25     7     6       4     Craw Brothers and Cued     Queenstown     16     6     14       5     Russ Zwingston     Queenstown     16     6     14       6     J     Hardstaff     Queenstown     16     3       6     J     Hardstaff     Queenstown     13     6       7     J.S. McKinna     Penguin     16     17     7       8     Charles Pibron     Queenstown     12     4     6       9     George Zee     Queenstown     12     4     6       10     Horns     Queenstown     1     6     .       11     B     DerBomford     Queenstown     1     6       12     Mrs Kienny     Queenstown     1     7     6	No	hames of oreditors or firms of Greditors	Addresses	Estimated	Amorem	1 of Debt	Manufil
Image: State of the state of	1	Albert Neal	Queenstown	30		~	in the los man
4Craw Brothers and GredQueenstown166145Russ LivingstonQueenstown163.61BardstaffQueenstown13667J.D. McKennaPenguin161778Charles FibronQueenstown12469George LeeQueenstown106.10AbornsQueenstown510.11EDesBomfordQueenstown116.	2	George Becker	Queenstown	27	4		
5     Russ Livingston     Queenstown     16     3       6     J. Hardstaff     Queenstown     13     6       7     J. M. Morienna     Penguin     16     17       8     Charles Silbson     Queenstown     12     4       9     George Lee     Queenstown     10     6       10     Skvens     Queenstown     5     0       11     E     DerBomford     2     16	3	William Lay	Queenstown	25	7	6	
6 I Bardotaff Queenstown 13 6 6 7 J.D. Mr. Kenna Penguin 16 17 7 8 Charles Tebson Queenstown 12 4 6 9 George Lee Queenstown 10 6 . 10 No Skivens Queenstown 5 10 . 11 E DesBomford Queenstown 1 16 .	4	Craw Brothers and Greed	Queenstown	.16	6	4	
7J.D. MorriennaPenguin161778Charles FibsonQueenstown12469George LeeQueenstown106.10No StevensQueenstown510.11EDesBomfordQueenstown116.	5	Russ Livingston	Queenstown	16	3		
8Charles TibsonQueenstown12469George LeeQueenstown106.1056StevensQueenstown510.11EDesBomfordQueenstown116.	6		Queenstown	13	6	6	and it was a share have been
9 George Lee 10 Ab Stevens 11 E DesBomford Queenstown 10 6 . 2ueenstown 5 10 . 11 I DesBomford Queenstown 1 16 .	7		Penguin	16	17	7	ain and encourse and
10 A Stevens Queenstown 5 10 . 11 & DesBomford Queenstown 1 16 .	8	Charles Fibson	Queenstown	12	4	6	anner - ester
11 & DesBomford Queenstown 116.	9	George Lee		10	6		and the second
	10	To Stevens		5	10		in a support of the second
12 No Renny Queenstown 1 7 6		& DesBomford		1	16		
	12	10° Kenny	Queenstown	1	1	6	
	-# -	(Perrola - )					

Mr.Mr. Ryan Attorney for the Diblor

In Bankruptey.

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

Albert Heal Quanstown [, A.B. of Harry Ihal

make oath and say as follows-

The said C.D.

was at the date

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

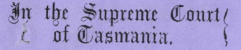
sum of £30 Fricty pounds for (state consideration) for purpose of removing family to Lucenstourne in 1898

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. £ s. d.	Due Date.
	1			
	11	1 7		this
Sworn at	fueenetown.	igos H	and me	nn A
18			quan	10
I appoint	George Beck	eH of,	, etc. North	Lyell
	n the above matter.		& the	ali
	AB (or GH of	in partnersh	in name)	

PASMIAN Mor solbert Near Sont



In Bankruptey.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or Composition with Creditors instituted by Aarry Neal of Queenetows in Jasmania Carpenter

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned to be held at the office of martin michael Lyan Spicitor Orr street

Queenclown Hobart, on Julsday the ninkenth day of funl 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."

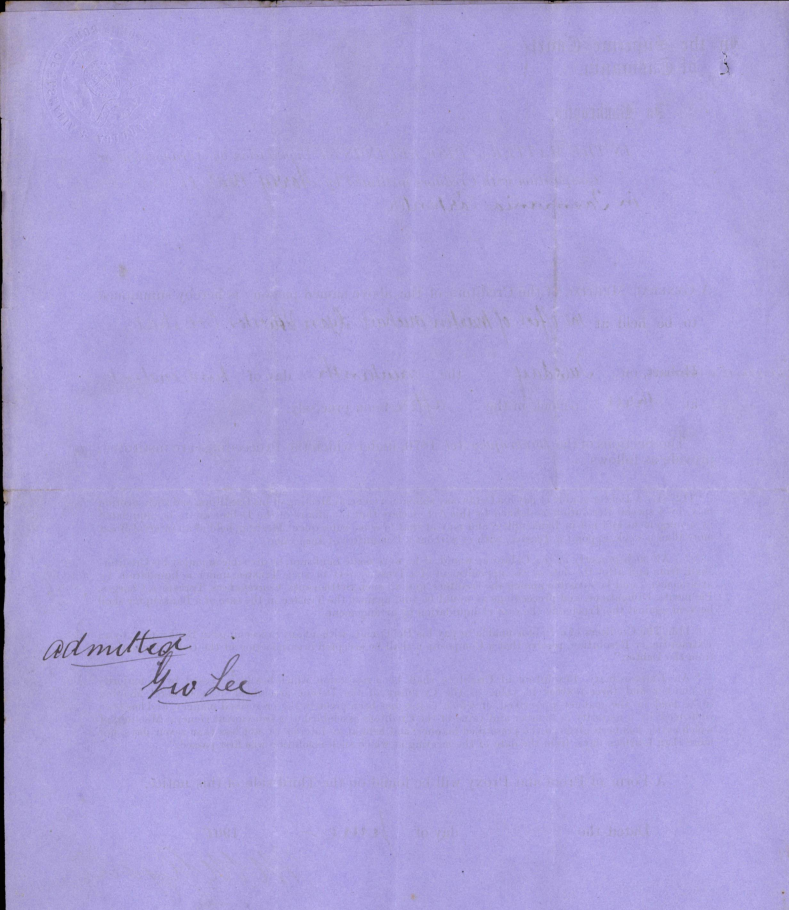
"An Extraordinary Resolution of Creditors shall be a resolution which has been passed by a majority in number and three-fourths in value of the Creditors of the Debtor assembled at a General Meeting to be held in the manner prescribed, of which notice has been given in the prescribed manner, and has 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 MMMAgan

Attorneys for the said Debtor

(No. 99.)



it a wint in the second factor

In Bankruptey.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by

George Becker

1, A.B. of

make oath and say as follows-

was at the date

The said C.D. Harry Neal. of the institution of the said proceedings and still is justly and truly indebted to me in the

sum of 2.7-4 twenty severe 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. s.	d.	Due Date.
						•
		-			-	
		·				
Sworn at	Queenstorin u	Jasmanca 1	lu	10	3 la	dayof
June	Queenstorin n 1900 Belig Tel	the A. a Just	ice,	ogh	he ?	Peace
I appoint	will afleria	m person of	, etc.			-
my proxy i	n the above matter.	peologe Re	B	1 pe	22	-
No. 100	A.B. (or G.H. of	in partnersh	ip nai	me).		+



In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or Composition with Creditors instituted by Aavry heal of Queenchun in Zaemania Carpenter

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

QueenstownHobart, on Tuesday the ninkenth day of fund inelant 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, he 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 MMMAyan Attorneys for the said Debtor.

(No. 99.)

in anna anna anna admittico

Mo Lec

L.

In Bankruptep.

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. Lay. of Bischoff.

make oath and say as follows+

H. Neal

The said C.D. He. 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 :- Par me when he could

[Here set out security, or if bills be held, specify them in the Schedule.] Amount. £ s. Drawer. Acceptor. Due Date d.

Heren

In 1893.

Date.

Sworn at Segent in Jasmania this 18 day 7 pine 1900 before me

I appoint

m. m. Kyaw

my proxy in the above matter.

A.B. (or G.H. of

in partnership name).

28.

of, etcy Queenstown





In Bankruptcy.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or Composition with Creditors instituted by Avery Neal of Queenstown in Jaomania 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 Quesday the ninkenth day of fune 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 pessed 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 fine

1900

Attorney for the said Debtor.

(No. 99.)

"Mercury" Office.

and a strength form the second admitteoc Geo I her 

# In the Supreme Court { of Tasmania.

In Bankruptey.

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

I, A.B. of Muss Livingston Queenstown

make oath and say as follows-

H Meal

The said C.D.

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.	$\begin{array}{c} \text{Amount.} \\ \pounds  \text{s.}  \text{d.} \end{array}$	Due Date.
		te Jug se	Experiet of	
Sworn at	Ducenstourine	Jasmanai	el Barsia 19	U dayor
4	Before Me à	cher of Queen us. Siringston	- a Justice	of the Peace
I appoint	Secrepe Bo	cher of Queen	ictour-	tung
my proxy i	in the above matter. Ku	us. hiringston	nin nama)	
No. 100	A.B. (or G.H. of	in partnersh	np name).	



### In the Supreme Court of Tasmania.

In Bankruptep.

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

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned to be held at the office of martin michael Gyan lolicitor Orr Street

QueenstownHobart, on Liesday the ninteenth day of fune 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 Bankruptey, 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 M.M. 1900

Attorney for the said Debtor.

"Mercury" Office.

#### n the Supreme Court ( of Tasmania.

In Bankruptey.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by Harry Freal Barpenter of Licenstown I, A.B. of J. Handstaff of Devonport

make oath and say as follows-

The said C.D.

H. heal

£13.6.6.

was at the date

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

sum of

for (state consideration) deft

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 s.	d.	Due Date.
				23		23/2
			13	. 6 .	6	
		*				
	neenstown		1	,		
Sworn at	Hobard in Jas	mania thes for	8%	da	7, 1	June 1900
before	me	102	U	11	m	1 1.
*	hh h h	Allita		2	úe	enstown
I appoint	112. In. 10	yan. Solicitori,	etc.	0	11	1111
my proxy in	n the above matter.		2	F	tw	idstuff.
No. 100	A.B. (or G.H. of	in partnershi	p nar	ne).		

0 24 TASMANIA 24 mr Hards 41 Queenstour Tasmania = 27: 4 8 admi

# In the Supreme Court ( of Tasmania.

In Bankruptey.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or Composition with Creditors instituted by Harry heal of Queensburn in Jaomania Carpenter

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

QueenstownHobart, on Quesday the ninteenth day of fine 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, he 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 pessed 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. Myan

Attorneys for the said Debtor

(No. 99.)

"Mercury" Office.

# In the Supreme Court {.

In Bankruptep.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by

Harry Mal Carpenter of Queenstown

I, A.B. of Charles Libson of Burnie

Harry Mal

make oath and say as follows-

The said C.D.

was at the date

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

ley.

sum of <u>F12-4-0</u> for (state consideration) for money lint

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 :- 72-16-6 haid off in 1894 [Here set out security, or if bills be held, specify them in the Schedule."

Date.	Drawer.	Acceptor.	$\begin{array}{cc} \text{Amount.}\\ \pounds & \text{s.} & \text{d.} \end{array}$	Due Date.
1894	H. Ral	Ho: Mal #	1240	
Sworn at	Ruceustown	1 Jasmana /l	w befor Tean	enne bay fle
<del>I appoint</del> _ my proxy ir	<del>, the above m</del> atter	harles Gibson	etc.	11
	AB (or GH of	in nertnershi	n nama)	



In the Supreme Court ( ot Casmania.

In Bankruptep.

IN THE MATTER of PROCEEDINGS for Liquidation by Arrangement or 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

Queensbown Hobart, on Queeday the ninkenth 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, he 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 Settlen ents, 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 Bankruptey, 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.

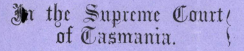
Dated the fourth day of June

1900

Mithkyan

Attorneys for the said Debtor

"Mercury" Office.



In Bankruptep.

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

A GENERAL MEETING of the Creditors of the above-named person is hereby summoned

to be held at the office of Martin Michael Syan Volicitor Orr Street

t, on Juesday the ninteenth day of full instant three o'clock in the after noon precisely. Queenstown Hobart, on at

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

18900 MMullinan

Attorneys for the said Debtor.

not admitted Geo Lee

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangemen

of

or Composition with Creditors instituted by

9. de Bornford **1**. A.B. of

make oath and say as follows

The said C.D.

In the Supreme Court of Taşmania

Bankruptep.

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 Hurtz Lice Chiller

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.	$\begin{array}{cc} \text{Amount.}\\ \pounds & \text{s.} & \text{d.} \end{array}$	Due Date.
*				

Sworn at

I appoint

of, etc.

my proxy in the above matter.

No. 100.

A.B. (or G.H. of

in partnership name).



## In the Supreme Court of Tasmania.

In Bankruptey.

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

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

Queenstown Hobart, on

at

o'clock in the

Luesday

noon precisely.

the ninteenth day of June inclant

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 18900 Malangan

Attorneys for the said Debtor.

- In the Supreme Court ( of Tasmania.
  - In Bankruptey.

IN THE MATTER OF PROCEEDINGS for Liquidation by Arrangement

or Composition with Creditors instituted by

Haven hic of Queens ton

I, A.B. of George Lee of Queenstown aforesard Bootmakes

The said O.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 Verpounds four shellings and sischence 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. s. d.	Due Date.
	}				

Sworn at Queenstown apresard This nereteenthe day of monsand eiene hundred. Before me the

Geo J Lee

of, etc.

I appoint

my proxy in the above matter.

A.B. (or G.H. of

in partnership name).

23 DASMANNA 23 Jeorge Lee Quienstown Jasmania ollor 20.00 13

In Bankerichter In the matter of . proceedings for liquidation ly aurangement or composition with creditors mistilited by Moury neal of Queenstown un Masmania Gaspenter I Terry ambrine leraw of meinstain in the bolomy of Insurance a Druper make outh and say as follows. 1. "Mar Somerly carried on businers al menstown in Jasmania in copartmenship with James Leonard Coraw and yenge Willin Peruvil lored as general Storekeepers under the shife or firm "Gran Prothers & bereed " J. Mat the said Harry neal was at the date of the motitation of the said proceedings and shell is pusty and Truly indetted to me and to the said James Leonard leran and yenge William Peruval lerect in the sund melve pounds souleen shillings and four perce for yorts sold and delivered by myself and the said hearing meal at the reine breed for which said sum or any part there of Say that I have not nor hath any ferson by my

order a to my knowledge a belief for my use or on the use of the said Vames Lemard Graw and George William Percual lereed had a received any momen of satisfaction or security whatsrener Surin at meenstrun u From at meenstown un Percy . a. Craw day of fune one Throwned nine hundred Before me halloges a protice of the leave I appoint ambrie alped Huch of mendom ni Insurani a Stutte my promp in the above matter

g low mon street

In the Supreme Court In manna m Bankruptry

in the matter of. proceedings instituted by Harry neal.

nifrett-

ambrace q. Huich, Arlicton menstam