

NO. 112.

IN THE SUPREME COURT OF TASMANIA IN ---  
BANKRUPTCY

IN THE MATTER of an extraordinary -----  
resolution for composition with -----  
creditors of the affairs of Charles ----  
Okerbloom of Hobart in Tasmania Motor --  
Driver.

CERTIFICATE OF TRUSTEE'S  
APPOINTMENT

TINNING PROPSTING AND MASTERS



IN THE SUPREME COURT

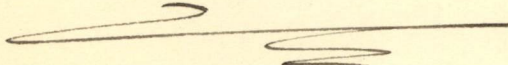
OF TASMANIA

IN BANKRUPTCY


IN THE MATTER of an extraordinary ----  
resolution for composition with -----  
creditors of the affairs of CHARLES --  
OKERBLOOM of Hobart in Tasmania Motor  
Driver.

THIS IS TO CERTIFY that OWEN RICHMOND TINNING of Hobart aforesaid  
Official Assignee, has been appointed and is hereby declared to -  
be trustee under this composition with Creditors.

DATED this *Sixteenth* day of September 1922.

(sgd) *D. O. Wise*  


REGISTRAR



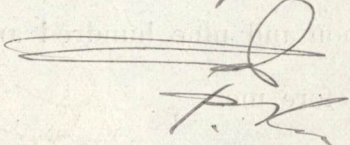


In the Supreme Court of Tasmania.

In Bankruptcy

*In the matter of proceedings for liquidation  
by arrangement or composition with creditors  
instituted by CHARLES OKERBLOOM of --  
Hobart in Tasmania, Motor Driver*

*Affidavit to be used upon Registration of a  
Special or Extraordinary Resolution.*

*Filed 16<sup>th</sup> Sept 1922*  
  
T.K.





In the Supreme Court  
of Tasmania }



In Bankruptcy.

IN THE MATTER of proceedings for liquidation by arrangement or  
composition with creditors instituted by CHARLES OKERBLOOM -  
of Hobart in Tasmania, Motor Driver.

I, WILLIAM EDWARD MASTERS -----  
of Hobart aforesaid, Solicitor -----

----- make oath and say  
as follows:—

1. That I verily believe that the resolutions, statement of affairs,  
proofs, and proxies filed in this matter are the whole of the resolutions,  
statement, proofs, and proxies come to and produced at the general meeting  
held in this matter on the Thirty first ----- day of  
August ultimo and at the second meeting held on the Fourteenth  
day of September instant.

2. That I verily believe that the gross amount of composition  
payable to the creditors of the said Charles Okerbloom -----  
does not exceed £ 28.

Sworn at Hobart in Tasmania,

this 15th day of September one  
thousand nine hundred and twenty two.

Before me,

Launders J.P.

22/1733

Springer de Rooy



In the Supreme Court of Tasmania

In Bankruptcy

*In the matter of proceedings for liquidation  
by arrangement or composition  
with Creditors instituted by*

**Affidavit in Proof of Debt**

*By*

**For £ : :**



In the Supreme Court  
of Tasmania

In Bankruptcy

In the Matter of proceedings for liquidation by arrangement or  
composition with Creditors instituted by

Charles  
Osterblome of Hobart as  
Debtors and  
John Davis

- (a) Creditor's  
name in full  
(b) His resi-  
dence.  
(c) His occupa-  
tion

I, <sup>(a)</sup> Wallace George Easton <sup>(b)</sup>  
Hobart in Tasmania, aforesaid <sup>(c)</sup> Photographer

make oath and say as follows:—

- (d) State place  
of business.

1. That I carry on business at <sup>(d)</sup> Hobart in co-partnership

- (e) Name in full  
of partner  
or partners

with <sup>(e)</sup> Fred. Hudson as Photographer as

- (f) Nature of  
business.  
(g) Firm's name

<sup>(f)</sup> and Helen's Farm, under the style or firm of <sup>(g)</sup> Hudson and Easton

- (h) Debtor's  
name in full

2. That the said <sup>(h)</sup> Charles Osterblome

was at the date of the institution of the said proceedings and still is justly and truly

- (i) Amount in  
words

indebted to me and my said co-partner trading as aforesaid in the sum of <sup>(i)</sup> Four

- (k) State con-  
sideration  
thus: For  
work done,  
or for goods  
sold and  
delivered, or  
for money  
lent, etc.

for <sup>(k)</sup> Pence for work done and goods  
supplied

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, or for the use of my said firm had or

- (l) If you hold  
bill, promis-  
sory note, or  
cheque, fill  
in the  
particulars  
here; if you  
have none  
then strike  
out the  
words  
"save and  
except the  
following"

received any manner of satisfaction or security whatsoever <sup>(l)</sup> save and except the  
following:—

DATE.	DRAWN.	ACCEPTOR.	AMOUNT.			DATE DUE.
			£	s.	d.	

- (m) Town

Sworn at <sup>(m)</sup> Hobart

- (n) State

in <sup>(n)</sup> this

- (o) Creditor  
signs.

day of Aug

1922

Before me,

- (p) Magistrate  
signs.

- (p)

W. J. Easton

A Justice of the Peace.

- (q) Name of  
proxy.

I appoint <sup>(q)</sup> A. J. Tinning

- (r) His resi-  
dence.

- (s) His occupa-  
tion.

proxy in the above matter for self and co-partner.

- (t) Signature of  
Creditor.

I appoint Brian Lunder <sup>(t)</sup> W. J. Easton  
proxy in the above matter for self and co-partner for the  
Second meeting of Creditors





In the Supreme Court of Tasmania,  
In Bankruptcy.

No. 35

1922

In the matter of proceedings for Liquidation  
by Arrangement or Composition with Creditors  
instituted by

Charles  
Okerbloom of  
Hobart in. Annan  
Motor Drives

PETITION.

Filed 3<sup>rd</sup> August 1922  
at 11.30 am.

*[Signature]*  
*[Signature]*

TINNING AND PROPSTING  
Solicitors for the Petitioner.



*Main is the Petition referred to in the  
Account of Affairs of Charles Okerblom  
from 1st day of August 1922*

76

In the Supreme Court of Tasmania.

In Bankruptcy.



*Succeeded J.  
Hobart*

The humble Petition of

*Charles Okerblom  
Hobart in Bankruptcy  
M. Okerblom*

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, and that your Petitioner estimates the amount of the debts owing by him to his creditors at £ *106*: —

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.

*C Okerblom*

Signed by the Petitioner

on the

*First*

day of

*August*

1922 in the presence of

*James  
Hobart*





No. 98.

In the Supreme Court of Tasmania.

In Bankruptcy.

*In the matter of the Petition of*

*Charles O'Halloran*

*17 5*

*Affidavit in support of Petition.*



116  
In the Supreme Court  
of Tasmania.

In Bankruptcy.



I, <sup>hs</sup> Charles Okerbloom  
of Hobart in Tasmania Master  
Scrier  
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 Messrs  
Roper & Marks Solicitors,  
Murray Street Hobart*

Sworn at *Hobart* in  
Tasmania this *First* day  
of *August* one thousand  
nine hundred and *twenty* Before me  
*two*.

*C Okerbloom*  
*D. Saunders J.P.*  
*Hobart*

*C* I certify my belief that it will be most convenient to the Creditors  
of the Petitioner that the General Meeting should be held at *on*

*Office Murray Street Hobart*  
*During Roper & Marks*

Attorney in the matter of the Petition.





In the Supreme Court of Tasmania.

In Bankruptcy.

- To: MOORHEAD 113

August 1922

In the matter of proceedings for liquidation  
by arrangement or composition with creditors  
instituted by CHARLES OKERBLOOM of Hobart  
in Tasmania Motor Driver. - - - - -

Request with List of Creditors.

Notice sealed & posted  
to the creditors within  
named.

4/8/22



2/b

In the Supreme Court of Tasmania.



In Bankruptcy.

IN THE MATTER of proceedings for liquidation by arrangement or composition with creditors instituted by CHARLES OKERBLOOM of -  
Hobart in Tasmania Mortor Driver. -----

To the Registrar.

I REQUEST that the notices of the General Meeting on the **twentyfourth** day of **August 1922** -----, herewith delivered to you, duly addressed and stamped for post, may be sent to the under-scheduled creditors.

Dated this

*fourth*

day of

**August 1922.**

*Jimmy Rupertus Mortor*

No.	Names of Creditors or Firms of Creditors.	Addresses.	Estimated Amount of Debt.		
1.	Griffiths H. J.	C/o Messrs. A. B. C. Crisp Gill & Harvey	44	10	2
2.	British Imperial Oil Company	C/o Tasmanian Collection Service - Collins Street	17	11	4
3.	Brunton & Easton	63, Elizabeth Street.	6	19	-
4.	Lowe & Son	C/o Butler McIntyre & Butler	4	10	-
5.	Texas Oil Company	40 St John Street Launceston	22	3	3
6.	<del>Labar</del> Daily Papers Ltd.	Collins Street	1	4	9
7.	Pridmore -	Bathurst Street.	12	-	-



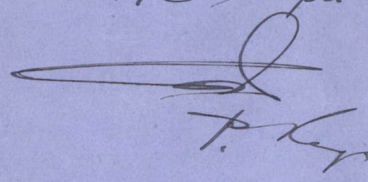
In the Supreme Court of Tasmania.

In Bankruptcy

file

IN THE MATTER of proceedings for  
liquidation by arrangement or com-  
position with Creditors instituted by  
CHARLES OKERBLOOM of Hobart  
in Tasmania Motor Driver.

EXTRAORDINARY  
SPECIAL RESOLUTION.

Registered 16<sup>th</sup> Sept 1922  
  
P. Kay.



In the Supreme Court of Tasmania.

**In Bankruptcy.**

IN THE MATTER of proceedings for liquidation by arrangement or composition with creditors instituted by CHARLES OKERBLOOM of Hobart in Tasmania, Motor Driver.



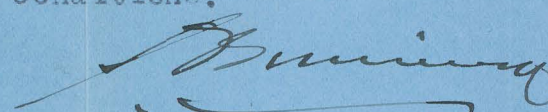
<sup>adjourned</sup>  
WE, the undersigned, being the statutory majority of creditors, assembled at the general meeting in the above matter duly held at the Office of Tinning Propsting & Masters.

this Thirty first ----- day of August ----- 1922, in accordance with the provisions of the said Act, do hereby resolve as follows:—

- (1.)—That the affairs of the said ----- shall be liquidated by arrangement and not in bankruptcy.
- (2.)—That ----- be and he is hereby appointed trustee.
- (3.)—That -----  
be and they are hereby appointed a committee of inspection.
- (4.)—That ----- be entrusted with the registration of this special resolution.

Chairman.

- (1) That a composition of five shillings in the pound be accepted by the Creditors payable as follows:—  
Two shillings and six pence in the pound within one month from the date of the second Meeting of Creditors and two shillings and six pence in the pound within six months from the date hereof And that the Employer of the said Charles Okerbloom be requested to deduct Ten shillings per week from his wages to be paid to the Trustee for the purpose of paying the above mentioned composition.
- (2) That Owen Richmond Tinning be and he is hereby appointed Trustee.
- (3) That Tinning Propsting & Masters be entrusted with the registration of this Resolution.
- (4) That upon the said Charles Okerbloom paying the composition of five shillings in the pound as aforesaid and the Trustee's Commission and costs he shall be entitled to his Discharge on the Certificate of the Trustee that he has complied with the abovementioned conditions.

  
CHAIRMAN.

British Imperial Oil Co. }  
The Texas Co. (Aus) Ltd } By their proxy  
W. F. Easton }  
PER. PRO. Brian D. Gordon  
BRUNTON & EASTON.  
W. F. Easton



IN THE SUPREME COURT

OF TASMANIA

IN BANKRUPTCY

IN THE MATTER OF PROCEEDINGS for liquidation by arrangement  
or composition with Creditors instituted by Charles  
Okerbloom of Hobart

I, Albert Blakey of Labor Papers Limited, *Acting Manager*  
make oath and say as follows

The said Charles Okerbloom was at the date of the institution  
of the same proceedings and still is justly and truly in-  
debted to me in the sum of one pound, four shillings and  
nine pence (£1: 4: 9) for newspapers supplied, 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

Sworn at Hobart

this *8th* day of August, 1922

*Before me*

*H. P. Green*

FOR AND ON BEHALF OF

LABOR PAPERS, LIMITED.

*Albert Blakey*  
*Acting* MANAGER

*J. P.*



IN THE BANKRUPTCY COURT.

LAUNCESTON.

In the Matter of proceedings for liquidation by arrange-  
-ment or composition with Creditors instituted by

Charles Okerbloom of Hobart in  
Tasmania Motor Driver

I, Victor Charles Vivian

of Launceston in Tasmania Manager

of The Texas Coy (Australasia) Ltd make oath and say as follows:

That the said Charles Okerbloom  
was, at the date of the institution of the said proceedings, and still is,  
justly and truly indebted to the said The Texas Coy (Australasia) Ltd  
in the sum of Twenty Three Pounds Three Shillings & Threepence  
for goods sold and delivered and Legal Expenses  
for which said sum, or any part thereof, I say that I have not, nor hath  
any person by my order or to my knowledge or belief for the use of the  
said The Texas Coy (Australasia) Ltd had or received  
any manner of satisfaction or security whatsoever, save and except the  
following:-

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

That I am duly authorised under the Seal of The Texas Coy  
(Australasia) Limited to make this Proof of Debt on their behalf,  
and also to appoint a proxy in Liquidation or Bankruptcy: and that it is  
within my own knowledge that the above debt was incurred, and for the  
consideration stated.

SWORN at Launceston  
in Tasmania this tenth  
day of August 1922.

V. Vivian

Before me,

Ray W. W. W. W.

A Justice of the  
Peace

I appoint W. D. Lenden of Hobart Clerk

my proxy in the above matter

V. Vivian



In the Supreme Court of Tasmania

In Bankruptcy

In Bankruptcy

In the matter of proceedings for

liquidation by arrangement or

composition with creditors instituted

by Charles Okerbloom of Hobart Motor

Driver

In the matter of proceedings for

liquidation by arrangement or

composition with creditors instituted

by Charles Okerbloom of Hobart Motor

Driver

for the purpose of making an affidavit on behalf of the said company.

I, the undersigned, being duly sworn, depose and say as follows:

1. That I am authorised to make this affidavit on behalf of my said company.

2. That the said company carries on business at Hobart

under the name of the said company.

A F F I D A V I T

3. That the said company was at the date of the

in proof of debt

by the said company and still is justly and

THE BRITISH IMPERIAL OIL COMPANY

claim £ 16. 3. 10.

said sum or any part thereof, and I have not received any

person by my order or to my knowledge or belief for the use of

my said company had or received in any manner of satisfaction or

security whatsoever

known at Hobart in Tasmania this

day of August 1925

before me

a Justice of the Peace

I appoint Charles Okerbloom of Hobart proxy in the

above matter for my said company



In the Supreme Court of Tasmania

In Bankruptcy

In the matter of proceedings for  
liquidation by arrangement or  
composition with creditors instituted  
by Charles Okerbloom of Hobart Motor  
Driver

*Southern. MW*  
I *Henry John Philpott* of Hobart Manager in Tasmania for  
The British Imperial Oil Company make oath and say as follows

1. That I am authorised to make this Affidavit on behalf  
of my said Company.

2. That the said Company carries on business at Hobart  
aforesaid as Oil Merchants under the above name.

3. That the said Charles Okerbloom was at the date of the  
institution of the said proceedings and still is justly and

truly indebted to my said Company in the sum of *Sixteen pounds*

*(£16.3.10) three shilling and 10 pence*  
*MW* for goods sold and delivered for which  
said sum or any part thereof I say that I have not nor hath any  
person by my order or to my knowledge or belief for the use of  
my said Company had or received any manner of satisfaction or  
security whatsoever

SWORN at Hobart in Tasmania this)

*23rd* day of August 1922

Before me

*Henry John Philpott*

*William Walker*

A Justice of the Peace

I appoint *Brian O'Leary* of Hobart proxy in the  
above matter for my said Company

*Henry John Philpott*



In the Supreme Court of Tasmania.

---

In Bankruptcy.

*In the matter of proceedings for or towards  
the liquidation by arrangement or com-  
position with creditors instituted by*

**CHARLES OKERNLOOM - - - - -**  
*of Hobart - - - - -*  
*in Tasmania. Motor Driver. - - -*

*Resolution at Second General Meeting*

*Registered 16<sup>th</sup> Sept. 1922*  
*[Signature]*  
*[Signature]*



In the Supreme Court of  
Tasmania.



In Bankruptcy.

IN THE MATTER of proceedings for or towards the liquidation by  
arrangement or composition with creditors instituted by **CHARLES**  
**OKERBLOOM** - - - - -  
of Hobart - - - - -  
in Tasmania. Motor Driver - - - - -

**W**E, the undersigned, being the statutory majority of creditors assembled at  
the second meeting in the above matter, duly held at the Office of Tinning  
Propsting & Masters -Murray Street - Hobart aforesaid. - - --  
this Fourteenth day of September 1922  
in accordance with the provisions of the said Act, do hereby confirm the  
resolution passed by the statutory majority of the creditors of the said  
**CHARLES OKERBLOOM** - - - - - assembled at the first  
meeting.

The Texas Co. (Aus.) Ltd.  
British Imperial Oil Co. }  
Brampton & Easton }  
By their proxies  
Brian D'Emden

W. E. Master  
Chairman.

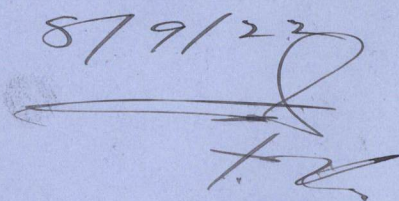


In the Supreme Court of Tasmania.

In Bankruptcy.

In the matter of proceedings for liquidation  
by arrangement or composition with creditors  
instituted by **CHARLES OKERBLOOM** of Hobart  
in Tasmania - Motor Driver.

Request with List of Creditors.

*Notices Sealed & served  
to the Creditors within named  
8/9/22*  




2/6



In the Supreme Court of Tasmania.

In Bankruptcy.

IN THE MATTER of proceedings for liquidation by arrangement or composition with creditors instituted by

Charles Okerbloom of Hobart in Tasmania + Motor Driver.

To the Registrar.

I REQUEST that the notices of the ~~General~~ <sup>Second</sup> Meeting on the 14th. day of September 1922., herewith delivered to you, duly addressed and stamped for post, may be sent to the under-scheduled creditors.

Dated this 8th day of September 1922.

No.	Names of Creditors or Firms of Creditors.	Addresses.	Estimated Amount of Debt.		
			£	s.	d.
1.	Griffiths H. J.	c/- Messrs. A.B. & C. Crisp, Gill & Harvey	44	10	2
2.	British Imperial Oil Coy.	c/- Tasmanian Collection Service, Collins St.	17	11	4
3.	Brunton & Easton	63. Elizabeth Street, Hobart.	6	19	0
4.	Lowe & Son	c/o Butler, McIntyre & Butler Hobart	4	10	0
5.	Texas Oil Coy.	40. St. John St. Launceston	22	3	3
6.	Daily Papers Ltd.	Collins Street, Hobart	1	4	9
7.	Pridmore	Bathurst Street, Hobart	12	0	0

*Ernest R. Smith*

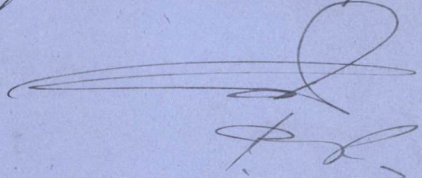


In the Supreme Court of Tasmania.

In Bankruptcy.

In the matter of proceedings for  
liquidation by arrangement  
or composition with Creditors  
instituted by Charles  
Okerbloom of Hobart Motor Drives

Statement of Debtor's Affairs.

Repealed 16<sup>th</sup> Sep. 1922  
  
P.L.

James Popkin Master



In the Supreme Court of Tasmania,

In Bankruptcy.

In the matter of *proceedings for liquidation by arrangement or composition with Creditors instituted by Charles Okerbloom of Hobart Motor Driver*

STATEMENT of the affairs of the above

on the *24<sup>th</sup>* day of *August* 19*22*

	£	s.	d.		£	s.	d.
Unsecured Creditors as per list (A).....	<i>108</i>	<i>18</i>	<i>6</i>	Stock-in-trade at			
				Estimated at .....			
Creditors fully secured as per list (B).....	£	s.	d.				
Less estimated value of securities.....				Book debts about £ ....., estimated to produce.....			
Surplus to contra.....£							
				Cash in hand .....			
Creditors partly secured as per list (C).....	£	s.	d.				
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 <i>76 Cascade Road</i>			
				estimated to produce.....	<i>12</i>		
Creditors for rent and wages, as per list (E).....							
				Property, as per list (G) .....			
Liabilities on bills discounted, as per list (F) £.....							
				Surplus from securities in the hands of Creditors fully secured,			
Of which it is expected will rank against the Estate for Dividend...				see contra.....			
Total debts.....£	<i>108</i>	<i>18</i>	<i>6</i>	Total assets.....£	<i>12</i>		

*C Okerbloom*



A

## LIST OF CREDITORS.

Name.	Address.	Amount of Debt.		
		£	s.	d.
Griffiths H. J.	% Crisp Gill Hawkey	44	10	2.
British Imperial Oil Co	Hobart	17	11	4
Brunton & Easton	"	6	19	'
Lowe & Son	"	4	10	
Texas Oil Co.	Launceston	22	3	3
Daily Papers Ltd	Hobart	1	4	9
Hudmore	do.	12	.	'
		£	108	18 6

C. C. Kerblom



B.

LIST OF CREDITORS FULLY SECURED.

Name of Creditor.	Address.	Estimated Value of Security.			Amount of Debt.		
		£	s.	d.	£	s.	d.
		</					

*C O Herborn*



C.

CREDITORS PARTLY SECURED.

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

*C O Pearlborn*



D.

LIABILITIES.

Amount of  
Creditors' Claim.

£

s.

d.

*nil*

Total Amount of Liabilities.....£

*C Okerblom*



CREDITORS FOR RENT AND WAGES.

C O Perlbom



### LIABILITY ON BILLS DISCOUNTED BY BANKRUPT.

S O Kerblom



G.  
PROPERTY.

Full Statement of Nature of Property.

Estimated to  
Produce.

£ s. d.

*nil*

Total.....

*to Oberbloom*