

4. I, [or, the claimant, *as the case may be,*] hold no security for the said claim or any part thereof.

Or, I hold the following and no other security for the said claim, that is to say: [*state fully the particulars of such security*] and the said security is hereby valued at the sum of \$.

Or, I held security for my claim, which I have assigned to the official receiver [or, liquidator] for the benefit of the estate, and I now hold no security for my said claim or any part thereof.

Sworn, &c.

[*The proof of claim shall be accompanied with the following notice.*]

The Insolvency Act, 1895.

In the matter of A.B., an Insolvent.

To G.H., official receiver, or L.M., liquidator of the above estate (*as the case may be.*)

The following is the address to which all notices to be sent to me under the above Act may be sent [*here state address.*]

[*Signature of claimant
or person on his behalf.*]

FORM No. 15.—(SECTION 72.)

Transfer of Debts.

The Insolvency Act, 1895.

In consideration of the sum of \$, whereof quit, L.M., of , liquidator of the estate and effects of the above named insolvent and acting in that capacity, hereby sells and assigns to , accepting thereof, all claim by the insolvent against of with the evidences of debt and securities thereto appertaining, but without any warranty of any kind or nature whatsoever.

In witness whereof, &c.

FORM No. 16.—(SECTION 76.)

Transfer of Real Estate.

The Insolvency Act, 1895.

In the matter of A.B., an Insolvent.

This deed made under the provisions of the above cited Act this day of A.D. between L. M., of , in his capacity of liquidator of the estate and effects of the above named A.B., of the one part, and P.Q., of [*the purchaser*] of the other part, witnesseth:

That the said liquidator in his said capacity, having taken the steps necessary for the sale of the real estate hereinafter referred to, doth hereby grant, bargain, sell and assign unto the said P.Q., his heirs and assigns, for ever, all the rights and