18. No attachment at the suit of any person whomsoever of any ef. No attachfects or moneys in the hands of any Curator shall be valid; and any of curator to such writ of attachment which may be issued for such any ment in bands such writ of attachment which may be issued for such purpose shall be be valid. dismissed.

- 19. An appeal from any judgment rendered under this Act shall be Appeals from 5 allowed in the same manner and to the same Court as appeals in ordin- under this ary cases instituted in the Court rendering such judgment are allowed Act. or would lie, and may be made by such form of proceeding as the Court of Appeal shall for such cases prescribe.
- 20. There shall be paid to the Curator such salary or remuneration, Remunera-10 by way of per centage or otherwise, as the Court may direct. curator.

21. When the affairs of the Company have been completely wound Dissolution of up, the Court shall make an order declaring the Company to be dis- Company. solved from the date of such order, and thereupon the Company shall 15 be dissolved accordingly.

22. The Court may, as often as circumstances require, make such Court to make roles rules concerning the mode of proceeding to be pursued for winding up and tariff. a Company, and such tariff of fees applicable to all proceedings under this Act, as from time to time may seem necessary or convenient; and

20 until such rules and tariff are made it shall be competent to the Court to make any order it may deem just, and which shall not be inconsistent with this Act, for winding up any Company, and for the proceedings necessary therefor under this Act; and any power or direction contained in any such order shall be deemed to have been fully author-25 ized by this Act.

23. This Act shall not apply to or affect suite now pending, or to Act not to effect pending any Companies which have discontinued business, or which have been suits. dissolved before the passing of this Act.

24. Nothing in this Act contained shall affect any existing privilege Act not to 30 or priority of one creditor or class of creditors over another, or be con-lege or priorstrued to operate any change in the liabilities of parties.

ity among creditors.

## SCHEDULE A.

Province of Canada, Cunada.

In the [name of the Court.]

In re

The [name of Company.]

A. B., of (residence) (occupation), claims of the (name of Company) dollars due him as follows :---the sum of

[Particulars of the claim which may refer to an account in detail annexed.

The above named claimant, [or A. C., Agent or Clerk of the above named claimant,] being duly sworn, declares, that the foregoing claim is correct, and that the sum thereby demanded is justly due him by the Company,-and he hath signed-

Sworn before me at					1	•	<b>A. B</b> .	
. this	day of	•			<u>٢</u>	•••	•	