

Court to
make rules
and tariff.

XXIV. The Court may, as often as circumstances require, make such rules concerning the mode of proceeding to be pursued for winding up 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 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 authorized by this Act.

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Court may
determine
who are to
attend the
proceedings.
Proviso.

XXV. The Court shall have power by special order to determine what parties are sufficient to attend the proceedings under this Act, and may appoint one or more person or persons to represent contributors, or a class of contributors, to attend such proceedings. Provided that all contributors may if they choose, and at their own expense, be entitled to attend such proceedings, and to submit any proposal in writing in relation to the affairs of such Company, and the winding up of the same.

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Act not to af-
fect privilege.

XXVI. Nothing in this Act contained shall affect any existing privilege or priority of one creditor or class of creditors over another.

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SCHEDULE A.

Province of Canada, } In the [*name of the Court*]
Canada. }
In re.

The (*Name of Company*).

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

[*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 } A. B.
this day of 186 . }