ed will apply to the said Court (or the Judge of the said Court, as the case may be) for a discharge under the said Act. date.)

(Place, (Signature of the Insolvent, or his Attorney ad litem.)

## FORM Q.

INSOLVENT ACT OF 1869.

In the matter of

A. B., An insolvent, and C. D., Claimant. , being duly sworn in

I. C. D., of

depose and say:

1, I am the claimant (or, the duly authorized agent of the claimant in this behalf, and have a personal knowledge of the matter hereinafter and the said firm is composed of myself and of E. F. of,) deposed to, or a member of the firm of claimants in the matter,

2. The insolvent is indebted to me (or to the claimant) in the sum dollars, for there state the nature and particulars of the claim, for which purpose reference may also be made to accounts or documents annexed.)

3. I (or the claimant) hold no security for the claim, (or I or the claimant hold the following, and no other, security for the claim namely: (state the particulars of the security.)

To the best of my knowledge and belief, the security is of the value

dollars.

Sworn before me at this day of

And I have signed.