Process stayed by consolidation order.

Assignments of debtor's property to clerk.

Notification.

Writ of execution.

Adding creditors after order.

Court to decide.

Notice.

185. Upon the making of a consolidation order, no process shall be issued out of any court in the province in which the debtor resides against the debtor at the instance of a creditor in respect of any debt to which this Part applies, except as permitted by this 5 Part.

186. (1) The clerk may, at any time after the making of a consolidation order, require of and take from the debtor an assignment to himself as clerk of the court of any moneys due, owing or payable or to 10 become due, owing or payable to the debtor, or earned

or to be earned by the debtor.

(2) Unless otherwise agreed upon the clerk shall forthwith notify the person owing or about to owe the moneys of the assignment referred to in 15 subsection (1) and all moneys collected thereon shall be applied to the credit of the claims against the debtor under the consolidation order.

(3) The clerk may issue a writ of execution or certificate of judgment in respect of a consolidation 20 order and cause it to be filed in any place where such writ or certificate may bind or be a charge upon land

or chattels.

187. (1) Where at any time before the payment in full of the claims against a debtor under a consolida-25 tion order, the clerk is notified of a claim to which this Part applies that is not entered in the order, he shall, subject to subsection (2) and upon notice to the debtor and the creditor and to each registered creditor,

(a) settle the amount owing to the creditor;

where he deems it necessary to do so, vary the amounts to be paid by the debtor into court and the times of payment thereof in order to provide for the new claim; and

enter the matters referred to in paragraphs (a) 35

30

and (b) in the register.

(2) Where the debtor or any registered creditor disputes the claim of a creditor described in subsection (1), the clerk shall on notice of motion refer the matter to the court and the decision of the court 40 shall be entered in the register.

(3) The clerk shall make such amendments to the consolidation order as may be necessary to give effect to any entries in the register made pursuant to this section, and shall give notice thereof to the 45

registered creditors.