representatives, without their being held to be liable for the debts of the deceased to any greater extent than they would have been if the said Act and this Act had not been passed.

Right of ap-peal extend-

S. The right of appeal granted by sub-section two of section seven of the said Act is hereby extended and shall apply to any order of a Judge 5 made upon any of the matters or things upon which he is authorized to adjudicate by the said Act.

Effect of Writ of Execution issued before the assignment.

9. No lien or privilege upon either the personal or real estate of the insolvent shall be created by the issue or delivery to the Sheriff of any Writ of Execution, or by levying upon or seizing under such Writ the 10 effects or estate of the insolvent, unless such Writ of Execution shall have issued and been delivered to the Sheriff at least thirty days before the execution of a Deed of Assignment, or the issue of a Writ of Attachment, under the said Act.

Atlachment proceeded with assignment.

10. No attachment or scizure or sale under execution of any of the 15 &c, not to be estate or effects of an insolvent shall be issued, made or proceeded with, after an assignee has been appointed under a Deed of Assignment; or after the issue of a Writ of Attachment in proceedings for compulsory liquidation, as the case may be.

Certain forms substituted for forms un der the said Act, &c.

11. The forms A, H, K, N, O and Q to this Act appended, are sub-20 stituted for and shall be used respectively instead of the forms A, H, K, N, O and Q appended to the said Act, and the publication thereof, except of form A, in the Canada Gazette may be restricted to one language in the discretion of the person required to publish such advertisement; and in publishing any notice required by the said Act, the form 25 whereof is not given therein, such form will be sufficient as shall intelligibly express the purport of such notice.

FORM A.

Insolvent Act of 1864.

The Creditors of the undersigned are notified to meet at . , in , the day of on to receive statements of his affairs, and to o'clock name an Assignee. (Domicile of debtor and date.)

(Signature.)

The following is to be added to the notices sent by Post:

The Creditors holding direct claims and indirect claims, maturing before the meeting, for one hundred dollars each and upwards, are as follows: (names of Oreditors and amounts due) and the aggregate of claims under one hundred dollars, is \$. (Domicile of debtor and date.)

(Signature.)