need be shall order payment to the creditors of such debtor according to Judge may order paythe terms of such resolution or agreement as aforesaid.

IX. If at any time it shall appear to the said Judge, on the representa- Debtor may tion of such trustee as aforesaid, or of any two creditors as aforesaid, that be called up 5 such petitioning debtor has not made a true discovery of his estate and and examined on eath in effects, or has not duly accounted for any subsequently acquired property, certain cases (if required by the true intent and meaning of the said resolution or agreement,) or has wilfully made any false return of creditors it shall be lawful for the said Judge to summon such debtor to be examined before him. 10 on oath touching such matters, and such summons and examination shall be enforced in the same manner as is practised in England in the summoning and examination of Bankrupts.

X. If any difficulty shall arise in the execution of such resolution or How the agreement, it shall be lawful for the said Judge to cause a special meeting agreement may be altered for the creditors of such petitioning debtor to be assembled, and the resortion of the majority of the creditors at such meeting, to confirm, alter or difficulties annul the whole or any part of the said original resolution or agreement, arise in exeshall be as valid as if it had been part of such original resolution or agree-cuting it ment: Provided however, that if one-third in number and value of the proviso. 20 creditors of such petitioning debtor, do not attend such meeting in manner aferesaid, the resolution thereof shall not be valid unless the same be approved and confirmed by the said Judge.

XI. So soon as the said resolution or agreement shall have been carried When and into effect, and the creditors of the said petitioning debtor shall have been how the trus-25 satisfied according to the terms of the same, the said Judge shall cause tee shall be a meeting of the said creditors to be had before him, and on being satisfied from his trust. that the trustee has fully performed his trust, shall give to such trustee a certificate thereof, under his hand and the seal of such Court, and such certificate shall be a full release and discharge to such trustee, both in 30 law and equity, for all matters done by him as such trustee: Provided Proviso. always, that it shall be lawful for such trustee, or the said petitioning Remuneration debtor, to receive for his services in the execution of his said trust, such of Trustee &c. sum of money as the majority of the said creditors in number and value at such last mentioned meeting shall appoint.

XII. At or after such last mentioned meeting, the said Judge shall give Final disto the said petitioning debtor a certificate under the hand of the said charge how Judge, and the seal of the said Court, of the fyling of such petition, of and when the making of the said resolution or agreement, and that the same has been fully carried into effect; and such certificate shall from thenceforth Its effect 40 operate to all intents and purposes as a full discharge of such debtor from all debts due by him at the date of his said petition, excepting only that no debt herein excepted from the operation of this Act shall be barred by the said certificate.

XIII. For the better carrying into effect the several purposes of this Courtof Chan 45 Act, it shall be lawful for the Court of Chancery of Upper Canada, from cery to make time to time, to make such rules, regulations and orders as the said Court under this shall think fit.

XIV. This Act shall extend to aliens, denizens and women, and shall Extent of Act be in force only in Upper Canada.