case shall be in writing, the grounds of objection thereto being briefly set out, and shall be fyled at the time appointed for proof of debts in the case, unless the Court shall at any time thereafter see fit to admit the fyling of the said objection, upon good cause shewn, supported by affidavit.

X. Whenever in cases not specially provided for by the said Acts, a particular time is or shall be prescribed by the Court sitting in Bankruptcy or by the Rules of the Court, for notice to be given of any petition, application, or any other proceeding in Bankruptcy, the Court may, in its discretion, for good cause shewn upon affidavit, enlarge or lessen or vary the time, whenever the rights of the creditors or other parties interested may, in the opinion of the Court, seem to require it for the purposes of Justice.

XI. In all cases in which any particular number of days is prescribed or shall be mentioned in these Rules and Orders or in any other Rule or Order of the Court, for the doing of any Act, the same shall be reckoned exclusive of the first and the last day, and when the last day shall happen to fall on a Sunday or Holiday, the time shall then be reckoned exclusive of that day also.

S

f

s E

XII. The Clerk shall prepare and keep a Docket in which shall be entered the proceedings in Bankruptcy in all cases, with their respective dates as they occur and with reference by appropriate numbers