

on general or undefined questions or matters, as he would be on the specific questions stated in the notice to creditors calling the meeting.

These specific questions may be held to make the proposed meeting a special meeting, and the usual rule applicable to special meetings is that the business of such special meeting should be distinctly specified in the notice calling it.

Besides, it has come out in evidence that money considerations to procure proxies for votes at the informal meeting have been offered, and in view of such offers, I do not consider it in the interest of creditors or of justice that the voting power of proxies or agents of absent creditors should be enlarged so as to enable them to act without specific instructions on general and undefined matters at this meeting.

So that the creditors may be fully informed of the action of the Court, it will be proper to direct that a copy of Mr. Justice Ferguson's order and of my own shall be enclosed to the creditors.

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HODGINS, MASTER IN ORDINARY.

JUNE 11TH, 1892.

MASTER'S OFFICE.

RE SUN LITHOGRAPHING CO.

*Company—Winding-up—Meeting of Creditors—Winding-up Act, R. S. C. ch. 129, sec. 19—Notices—Form of—Time for Issuing—Objections—Waiver—Stay of Proceedings—Costs.*

In the course of a reference for the winding-up of the company a meeting of creditors was held, as to which objections were taken by certain of the creditors.

THE MASTER.—In this case certain creditors of the above company, Walter Raine, George Farquhar, and Charles Farquhar, obtained an order on the 14th March last directing that a meeting of the creditors of the company should be summoned pursuant to the statute, to be held on the 28th April, for the purpose of ascertaining their wishes: 1st, whether further proceedings should be taken to establish the alleged liability of the contributories; and 2nd, whether the claim of Charles Farquhar as a creditor (one of these applicants) should be further contested.