

b. If he has absconded, or is immediately about to abscond from any Province in Canada, with intent to defraud any creditor, or to defeat or delay the remedy of any creditor, or to avoid being arrested or served with legal process; or if, being out of such Province of Canada, he so remains with a like intent; or if he conceals himself within the limits of Canada with a like intent:

c. Or if he has secreted, or is immediately about to secrete, any part of his estate and effects with intent to defraud his creditors, or to defeat or to delay their remedies against him or any of them:

d. Or if he assigns, removes or disposes of, or is about or attempt to assign, remove or dispose of, any of his property with intent to defraud, defeat, or delay his creditors, or any of them:

e. Or if he has made any general conveyance or assignment of his property for the benefit of his creditors, otherwise than in the manner prescribed by this Act; or if, being unable to meet his liabilities in full, he makes any sale or conveyance of the whole or the main part of his stock in trade or of his assets, without the consent of his creditors, or without satisfying their claims:

f. Or if he permits any execution issued against him, under which any of his chattels, land or property are seized, levied upon or taken in execution, to remain unsatisfied till within four days of the time fixed by the Sheriff or officer for the sale thereof, or for fifteen days after such seizure:

g. Or if, upon the issue of a writ of execution against him, the officer charged with such writ, having demanded payment and in default thereof required him to point out any effects susceptible of being seized thereunder, is unable to find any chattels, land or property which can be seized thereunder, and such writ remains unsatisfied for fifteen days after such demand:

4. No proceedings shall be taken under this Act to place the estate of a debtor in liquidation, unless the same are taken within three months next after the act or omission relied upon as subjecting such estate thereto; nor after a writ of attachment has been issued, while it remains in force: