in any case, must be plainly written, without interlineations or abbreviations of words; and the names of the applicant, petitioner or mover in the matter, or his Attorney, must be subscribed in full thereto.

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VII. That every application for a Commission of Bankruptcy shall be by Petition addressed to the said Circuit Judges, which shall set forth clearly and precisely, the names, residence and occupation of the creditor or creditors applying for such Commission, and of the debtor or debtors, Defendant or Defendants, the place of business of the latter at the time of the alleged bankruptcy, the nature and amount of the debt or debts due to such creditor or creditors; how and for what consideration the same arose, and the particular time or times the same accrued due when due; and all acts of Bankruptcy committed by the person or persons against whom such Commission is prayed, and by which it is intended to prove the Bankruptcy.

VIII. Any party having objection to make to the granting of a petition made by any Bankrupt or other person in interest in the case, and applying to shew cause against such Petition, must fyle a brief statement in writing of the grounds of objection, which, if filed at the time appointed for the hearing of the Petition, shall be a sufficient notice thereof to the said petitioner, otherwise the said objection shall not be heard.

IX. All objections to Claims made in any