

The following is a sufficient form of Proxy:—

PROXY.

—

We, the above named Claimants, hereby authorize and empower \_\_\_\_\_ to represent us at all meetings of creditors of the estate of \_\_\_\_\_ and to vote and act for us at such meetings in respect to our claim in the above affidavit set out, and in all respects to represent us as if we were present and acting in the premises.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_

A.D. 189 .

Signed in the presence of \_\_\_\_\_ }

Having duly proved his claim in this manner, the creditor, or his representative, will be entitled to vote, as provided in the following Section, No. 19:—

“Sec. 19. (S.S.1). Subject to the provisions of section 6, all questions discussed at meetings of creditors shall be decided by the majority of votes, and for such purpose the votes of creditors shall be calculated as follows :

For every claim of or over

\$100, and not exceeding \$ 200,	1 vote
200, “ “ “ 500,	2 votes
500, “ “ “ 1,000,	3 votes

For every additional \$1,000, or fraction thereof, 1 vote.

(S.S.2). No person shall be entitled to vote on a claim acquired after the assignment unless the entire claim is acquired, but this shall not apply to persons acquiring notes, bills, or other securities upon which they are liable.

(S.S.3). In case of a tie, the assignee, or if there are two assignees, then the assignee appointed by the