

Debt.
Form.

In the High Court of Justice.

No. 81

COMPANIES (WINDING-UP).

MR. JUSTICE P. O. LAWRENCE.

No. 00464 of 1923.

IN THE MATTER OF THE COMPANIES (CONSOLIDATION) ACT, 1908,
AND

IN THE MATTER OF THE BRITISH WORLD TRADE EXPEDITIONS LIMITED.

(Registered Office: 5 and 6, Coventry Street, London, W.)

Where the debt
proved for exceeds £2
Shilling Companies
(Winding-up) stamp
must be affixed here,
a postal order for 1s.
sent to the Official
Receiver, otherwise
the proof cannot be
admitted.
**INSOLVENCY; OR
POSTAGE STAMPS
CANNOT BE AC-
CEPTED.**

I (a)
of

Fill in full name,
address, and occupation
of Debtor.

in the County of

make oath and say:

Proof made by
Debtor strike out
(b) and (c).
Proof made by Clerk of
Debtor strike out (c).
Proof made by Clerk or Agent
of the Company strike
out (b).

(b) That I am in the employ of the under-mentioned Creditor, and that I am duly authorized
by _____ to make this affidavit, and that it is within my own knowledge
that the debt hereinafter deposed to was incurred and for the consideration stated, and that such
debt, to the best of my knowledge and belief, still remains unpaid and unsatisfied.

(d) Insert "me and to
D. and E.F. my co-
partners in trade (if
any)" or, if by Clerk
Agent, insert name,
address, and description
of principal.

(c) That I am duly authorized under the seal of the Company hereinafter named to make the
proof of debt on its behalf.

1. That the above-named Company was, at the date of the Order for Winding-up
the same, viz., the 31st day of July, 1923, and still is, justly and truly
indebted to (a)
in the sum of _____

Pounds,
Pence,

Shillings, and

NOTE THIS.

(e) State consideration
of Goods sold and de-
ferred by me] [and my
partner] to the
Company between the
dates of [or, moneys
advanced by me in re-
spect of the under-men-
tioned Bill of Exchange]
as the case may be.
(f) "My said partners
or any of them" or
the above-named
creditor" as the case
may be.
(g) "My" or "our"
"their" or "his"
as the case may be.
(h) Here state the
particulars of all se-
curities held, and where
the securities are on
the property of the
Company assess the
value of the same, and
any bills or other ne-
gotiable securities be-
held, specify them in
the schedule.
N.B.—Bills or other
negotiable Securities
must be produced before
the proof can be admit-
ted.

for (e)
as shewn by the account endorsed hereon or by the following account, viz. :—

for which sum or any part

thereof I say that I have not nor hath (f)

or any person by (g) order to my knowledge or belief for (e) use had or received
any manner of satisfaction or security whatsoever, save and except the following (h) :—

Date.	Drawer.	Acceptor.	Amount.	Due date.

Admitted to vote
for
£ : :
this day of
192 .

Official Receiver.
Admitted to rank
for Dividend for
£ : :
this day of
192 .

Official Receiver or
Liquidator.

Sworn at
in the County of
this day of 192 ,
Before me

Deponent's Signature,

THE PROOF CANNOT BE ADMITTED FOR VOTING AT THE FIRST MEETING UNLESS IT IS PROPERLY
COMPLETED AND LODGED WITH THE OFFICIAL RECEIVER BEFORE THE TIME NAMED IN THE NOTICE
CONVENING THE MEETING.

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Foundation [SEE OVER]

PARTICULARS OF ACCOUNT REFERRED TO ON OTHER SIDE.

(Credit should be given for Contra Accounts.)

DATE.	CONSIDERATION.	AMOUNT.			REMARKS. <small>The Vouchers (if any) by which the A can be substantiated should be set out</small>
		£	s.	d.	

Deponent's Signature _____

Signature of Commissioner }
or Officer administering Oath }

INSTRUCTIONS TO CREDITORS AS TO PROOFS.

Debt must be proved.

Rule 88. In a Winding-up by the Court, every Creditor shall prove his debt.

Form of proof. By whom to be made. (Rule 90.)

The proof must be *in the form overleaf*, and may be made *by the Creditor himself* or by *some person authorized by him*. The person making the proof on behalf of a Company must be able to produce when required to do so an authority bearing the seal of the Company, empowering him to so act on its behalf.

Must contain statement of account. (Rule 91.)

A Statement of Account showing how the amount of the proof is made up should be attached to or endorsed on the proof.

Secured Creditor must set out security. (Rule 92.)

The proof must set out whether the Creditor holds security for any part of his debt, and the particulars and estimated value of the security, if any.

Before whom proof to be sworn. (Rule 93.)

An Affidavit of proof of debt may be sworn before any Clerk of an Official Receiver duly authorized before a *Commissioner to administer oaths*, or before such persons as are mentioned in Section 228 of "The Companies (Consolidation) Act, 1908" (*set out below*).

Bills of Exchange and Promissory Notes must be produced.

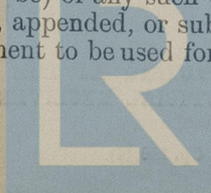
Rule 100. Where a Creditor seeks to prove in respect of a Bill of Exchange, Promissory Note, or other negotiable instrument or security on which the Company is liable, such Bill of Exchange, note, instrument, or security must, subject to any special order of the Court made to the contrary, be produced to the Official Receiver, Chairman of a Meeting, or Liquidator, as the case may be, and be marked by him before the proof can be admitted either for voting or for any purpose.

SECTION 228 OF THE COMPANIES (CONSOLIDATION) ACT, 1908.

Before whom affidavit may be sworn.

228 (1). Any Affidavit required to be sworn under the provisions or for the purposes of this part of this Act may be sworn in Great Britain or Ireland, or elsewhere within the dominions of His Majesty before any Court, judge or person lawfully authorized to take and receive Affidavits, or before any of His Majesty's consuls or vice-consuls in any place outside His Majesty's dominions.

(2). All Courts, judges, justices, commissioners and persons acting judicially shall take judicial notice of the Seal or Stamp or Signature (as the case may be) of any such Court, judge, person, consul or vice-consul attached, appended, or subscribed to any such Affidavit, or to any other document to be used for the purposes of this part of this Act.



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