

No 8482. Equity.

of its inability to pay its present obligations, including that sum due your Petitioner. Said Corporation is insolvent.

6. That the Said Corporation has not been upon a paying basis for some time, because of its inability to collect its outstanding obligations, due to it, and because of the falling off of business of said Concern, and your Petitioner further represent that certain of the Creditors of Said Corporation are now making demands for their claims, and that it is impossible for said Corporation to meet said obligations:—

7. That your Petitioner believe and so charges that under the present condition, for the preservation of the property of said Corporation and with an end to a proper, just and equitable protection and enforcement of the rights of all the parties concerned, it is proper and advisable for your Honors to appoint some suitable person as Receiver of said Corporation, to take charge of its assets and property, under the direction of your Honorable Court, and that said Corporation should be dissolved, and the property and estate belonging to said Corporation should be distributed among the Creditors of said Corporation under the direction and order of your Honorable Court.

Wherefore your Petitioner, prays your Honors to appoint some suitable person as Receiver of the said The Roy B. Wanner Company, and direct him to take charge of its assets and the property, and to preserve the same and report the condition of the same to your Honorable Court, and that the said Corporation may be dissolved, and that its effects and property may be applied to the payment of its debts.

And for such other and further relief as this case may require.

May it please your Honors to grant unto your Orator the writ of Subpoena directed to the said Roy B. Wanner Company, a Corporation, commanding said Corporation to be and appear in this Court at some certain day to be named therein, and answer the promises and dole by and perform such decree as may be passed therein.

Smith and Smith,
Sols.

And as in duty bound etc.
John H. Kaelzel.