

In the Supreme Court of Civil Justice,
VANCOUVER ISLAND.

In Bankruptcy.

In the matter of *William Fulcrwell*

a Bankrupt

Montague W. Tyndall & Drake of

maketh oath and saith that the said *William Fulcrwell*

the person against whom a petition for adjudication of Bankruptcy hath been lately filed and is now in prosecution was at and before the filing of the said petition for adjudication of Bankruptcy and still is justly

and truly indebted to this deponent in the sum of *Twelve hundred forty one* $\frac{81}{100}$

Dollars Gold Coin *for money paid & professional services rendered as per account settled*

for which said sum of *\$ 1241. $\frac{81}{100}$*

Dollars or any part thereof this deponent saith that he hath not nor hath any person by his order or to this deponent's knowledge or belief for his use had or received any manner of satisfaction or security whatsoever.

Sworn at Victoria, V. I.,

this *30* day of *May*

A. D., 1865, before me

C. Woods
A. B.

Mr. P. Drake

17/16

16/16

In the Supreme Court

In Re Bankruptcy

Re
William Culbournell
a Bankrupt

Proof of Debt of
M. H. Wake for

\$1241⁵¹/₁₀₀

Filed 31st May 1865

Sworn at Victoria, V.I.,
this 20 day of May
A. D., 1865, before me

Wm. Wake

(Seal)