

certificate, the assets are ascertained to be either more or less than the amount at which they have been certified, the Official Receiver or trustee (as the case may be) shall amend his certificate and the taxing officer shall amend his allocatur in accordance with such amended certificate. Where the amount allowed by such amended allocatur is in excess of the sum previously allowed, such excess shall on demand in writing be paid by the trustee out of any available assets in his hands at or after the date of the amended allocatur; and where the amount allowed by such amended allocatur is less than the sum previously allowed, any excess over the amount allowed by the amended allocatur which may have been paid shall be repaid to the trustee by the person to whom it was paid.

A fee shall only be payable on the amended allocatur where the amount thereby allowed exceeds the amount previously allowed, in which case the fee shall be calculated on the amount of such excess.

2. The last clause of Rule 112 (2) viz. : from the words "and if in error" to the end of the Rule and the whole of Rule 112A of the Bankruptcy Rules, 1886 and 1890, are hereby annulled, and Rule 1 of these Rules is hereby substituted for the said part of Rule 112 (2) and for the said Rule 112A and may be cited amongst the Bankruptcy Rules, 1886 and 1890, as Rule 112A.

3. The following addition is hereby made to Rule 283 of the Bankruptcy Rules, 1886 and 1890, and such Rule shall hereafter be read and construed as if the words following were added thereto, viz. :—Such books shall, on payment of the prescribed fee, be open for public information and searches, provided that the Registrar may in any case before allowing a search require the applicant to satisfy him as to the object for which such search is required. If the Registrar refuses to allow a search the applicant may apply *ex parte* to the Judge in Chambers, without written application or other formality, and the Judge may allow or refuse a search in such manner and to such extent and with such limitations (if any) as he may think fit. The decision of the Judge on any such application shall be final and conclusive.

4. Form No. 11 in the Appendix to the Bankruptcy Rules, 1886 and 1890, is hereby amended as follows, viz. :—Strike out paragraph 4 of present form, and substitute,

(4) That the estate of the said A. B. is according to my information and belief insufficient to pay his debts.

(5) That the will of the said A. B. was on the day of proved by J. S. of and G. H. of or

That letters of administration were on the day of granted to J. S. of and G. H. of

5. Form No. 19 in the Appendix to the Bankruptcy Rules, 1886 and 1890, is hereby amended as follows, viz. :—

In title insert "Security" after "Proceedings."

After "pounds only" at the end of first recital add "or as the case may be."

Omit from "or whereas" to "petition in Bankruptcy."

After "such Court" insert "or whatever the condition of the bond is."

These Rules shall come into operation on the day of , 1910, and may be cited as the Bankruptcy Rules, 1910.

Dated the day of , 1910.

*Board of Trade (Harbour Department),
London, 24th September, 1910.*

NOTICE.

Trans-Atlantic Cables between America and Sennen Cove, Cornwall.

Notice is hereby given, that an application has been received by the Board of Trade from the American Telegraph and Cable Company and the Western Union Telegraph Company for the renewal of their licence to maintain and use upon the foreshore and bed of the sea at Sennen Cove, Cornwall, two telegraph cables from America.

All persons interested are to take notice that 28 days after this date the Board of Trade will proceed to consider the application, and in the meantime they will receive any objections which may be made thereto.

T. H. W. Pelham, Assistant Secretary.

*Board of Trade (Harbour Department),
London, 24th September, 1910.*

NOTICE.

Additional Trans-Atlantic Cables between America and Sennen Cove, Cornwall.

Notice is hereby given that an application has been received by the Board of Trade from the Western Union Telegraph Company for a licence to lay down and maintain upon the foreshore and bed of the sea at Sennen Cove, Cornwall, two additional telegraph cables from America.

All persons interested are to take notice that 28 days after this date the Board of Trade will proceed to consider the application and in the meantime they will receive any objections which may be made thereto.

T. H. W. Pelham, Assistant Secretary.

*Board of Trade (Harbour Department),
London, September 26, 1910.*

H. 12387.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated September 23rd, from His Majesty's Representative at Constantinople:—Four cases of cholera confirmed bacteriologically, and four suspected cases of cholera have occurred at Constantinople since September 13th. Ships leaving Constantinople are now subject to disinfection as well as medical inspection on departure and on arrival at other ports.

*Board of Trade (Harbour Department),
London, September 26, 1910.*

H. 12453.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated September 24th, from His Majesty's Minister at Athens:—Two days quarantine imposed on arrivals from Constantinople.