		٠	
ttion but not amonding	£	S	d.
such meeting, but not exceeding in summary administrations £2 for each meeting, and in non-summary administrations not exceeding £5 for each meeting Travelling, keeping possession, and other reasonable expenses of Official Receiver, the amount disbursed	Ģ	1	6
For official stationery, printing, books, forms, and postages, each estate:— For every ten applications to			
debtors to an estate, or frac- tion of ten	Q	3	υ
tion of ten where the esti- mated assets exceed £100 Where the estimated assets do	0	15	υ
not exceed £100:— For every ten creditors or fraction of ten up to twenty	0	15	0
For every ten creditors or frac-	_	_	
tion of ten above twenty On the audit of the accounts forward Official Receiver or trustee to the Trade, a fee according to the follo	ed Bo win	by ard g so	the of ale
on the gross amount of the asset	s r	eali	sed
and brought to credit, viz., £1 every £100 or fraction of £10	0	up	to
£5,000, and 15s. on every £100 of £100 beyond £5,000. Provid	led	th	at.
where a fee has been taken on an a	opli	cat	ion
to approve a composition or s arrangement, seven-eighths of th	onei e a	me moi	oi int
thereof shall be deducted from this	i fe	Θ.	
On every application for release by t non-summary cases a fee of 3s. 6d.	on	eve	ry
£100 or fraction of £100 of asset and brought to credit.	s re	ali	ed
On every payment under Section 18 Act of money out of the Bankrupto	3 o v E	of t	he tes
Account fourpence on each pound	or	fr	ac-
tion of a pound to be charged as for Where the money consists of u	ncl	$_{ m aim}$.ed
dividends, on each dividend p	aid	out	;
Where the money consists of buted funds or balances, on the	un e az	nou	nt.
paid out. Table C.			
	£	s.	d.
High bailiff for attending sittings of the Court, under each receiving			
order, in summary cases, per case High bailiff for attending Court in	0	4	0
non-summary cases, per case Serving every bankruptcy notice,	0	6	0
bankruptcy petition, or subpœna or receiving or other order (not			
serviceable by post), including affi-			_
davit of service If serviceable by post	0	3 1	6
Executing every warrant of seizure,		_	-
or search warrant, or warrant of			
apprehension, or order of commit-			
apprehension, or order of commitment	0	10	0
ment Keeping possession under a warrant, for each day the man is actually in	0	10	0
ment Keeping possession under a warrant, for each day the man is actually in possession; including affidavit of		10 4	0
ment Keeping possession under a warrant, for each day the man is actually in possession; including affidavit of possession being actually kept (Not less than 3s. 6d. of the			_
ment Keeping possession under a warrant, for each day the man is actually in possession; including affidavit of possession being actually kept (Not less than 3s. 6d. of the			
ment Keeping possession under a warrant, for each day the man is actually in possession; including affidavit of possession being actually kept (Not less than 3s. 6d. of the above sum is to be paid to the man in possession, and his receipt produced.)			_
ment Keeping possession under a warrant, for each day the man is actually in possession; including affidavit of possession being actually kept (Not less than 3s. 6d. of the above sum is to be paid to the man in possession, and his receipt pro-			

•	£	s.	d.
a warrant of or order of commit-			
ment, or to serve a summons of			
subpœna, or for any other pur-			
pose specially directed by the			
Court, the amount actually and			
reasonably expended in travelling.			
His time, per day, where dis-			
tance exceeds 10 miles	0	4	6
His expenses, per day		4	6
If high bailiff of a County Court or			
bankruptcy officer of Supreme			
Court directed by the Court per-			
sonally to travel, the amount			
actually and reasonably expended			
in travelling.			
	0	10	0
His time, per day His expenses, per day	ō	10	ō
	•		•
TABLE D			

TABLE D.

The fees and allowances payable on proceedings had on or after the 1st day of May, 1920, in respect of any matter which was pending in any Court having jurisdiction in bankruptcy on the thirty-first day of December, 1883, shall be the same as if those proceedings had been taken before such lastmentioned day, and shall be applied to the same purposes: Provided that where the Official Receiver acts as trustee under the provisions of Sections 159, 160 and 161 of the Act of 1883, either as originally enacted or as re-enacted in the Fourth Schedule to the Act, the fees payable shall be the same scale as that provided under Table B for realisations and distributions by the Official Receiver when acting as trustee under an adjudication, but such additional fees and percentages may be charged for and shall be payable in respect of the proceedings as the Court on the application of the Board of Trade may by Order see fit to allow.

Where the Official Receiver acting as trustee under Sections 159, 160 and 161, as aforesaid, executes any conveyance or transacts any legal or other business at the instance of third parties, the parties interested shall be required to pay for his time occupied and for that of his clerks according to such scale as the Board of Trade may from time to time prescribe, and to pay all legal or other necessary expenses incurred by him.

We, the undersigned Lords Commissioners of His Majesty's Treasury, do hereby sanction the foregoing scales of fees and percentages, and do direct that the fees to be taken by stamps shall be those mentoned in Table A, and that the fees mentioned in Tables B, C and D shall be taken in money, except that such of the fees and allowances referred to in Table D as have hitherto been taken by stamps shall continue to be taken by stamps; the stamps to be used shall be Bankruptcy fee stamps.

And we further direct that wherever practicable the stamp shall be affixed or the money paid in respect of every fee mentioned in Tables A, B, C and D before the proceeding is had in respect of which the fee is payable, and that the charge to be made by the London Gazette for the insertion of each notice authorised by the Act or Rules shall be five shillings.

Dated the 19th day of April, 1920.

James Parker.
J. Towyn Jones.