the Board of Trade in respect of the proceedings relating to Deeds of Arrangement set out in the first column of that Schedule.

2.—(i) The fees to be taken in accordance with the provisions of this Order shall be taken

by stamps.

(ii) The documents to be stamped shall be those prescribed in the third column of the Schedule to this Order.

(iii) The stamps to be used shall be Bankruptcy Fee stamps, and may be either im-

pressed or adhesive.

- (iv) Any adhesive stamp shall be cancelled by the proper officer of the Board of Trade in such manner as may be from time to time prescribed by the Commissioners of Inland Revenue.
- (v) The places where documents may be stamped with impressed stamps shall be the Inland Revenue stamping offices at Somerset House and at the Royal Courts of Justice.

d. In this Order the expression "the Act" means the Deeds of Arrangement Act, 1914,(c) as amended by the Administration of Justice Act, 1925,(a) and the expression "the Rules" means the Deeds of Arrangement Rules, 1925.(d)

4. The Orders dated the 28th day of December, 1914,(e) and the 11th day of May, 1920,(f) respectively, and made by the Lord Chancellor with the concurrence of the Treasury as to Fees under sections 13 and 15

of the Act, shall be annulled.

5. This Order may be cited as the Deeds of Arrangement (Board of Trade) Fees Order, 1925, and shall come into operation on the 1st day of October, 1925.

Dated this 17th day of August, 1925.

Cave, C.

Curson, Lords Commissioners of His Stanley, Majesty's Treasury.

TV (1-1	Second	
First Column.	Column.	Third Column.
Item.	Fee.	Document to be stamped
On filing a deed— (i) where the total estimated amount of property included therein, or the total amount of composition payable thereunder, appears from the affidavit of the debtor—	£ s d.	
(a) not to exceed £1,000 (b) to exceed £1,000 but not to exceed £2,000 (c) to exceed £2,000 but not to exceed £3,000 (d) to exceed £3,000 but not to exceed £4,000 (e) to exceed £4,000 (ii) in every case to which the above fees do not apply On a Certificate, endorsed on an original deed, of the	1 0 0 2 0 0 3 0 0 4 0 0 5 0 0 2 0 0 0 5 0	The Copy Deed. The certificate.
registration thereof. On filing a statutory declaration or notice with the Registrar of Deeds of arrangement pursuant to the Act	0 2 6	The declaration of notice
or the Rules. On searching the register and on inspecting the filed copy, including the limited extract to be taken pursuant to the Act and the Rules (for every name inspected)	0 2 6	The Search Form.
inspected). On an account transmitted by a trustee in pursuance of section 13 of the Act: a fee upon the gross amount of the assets realised and brought to credit or in the case of a composition a fee upon the gross amount of the composition distributed during the period comprised in the account, according to the following scale: On every £100 or fraction of £100 up to £500 On an application in pursuance of section 13 (3) of the	0 7 6 0 3 9 0 1 6	The account. The application.
Act, to inspect accounts of a trustee under a Deed of Arrangement. On an application to the Board of Trade under section 15 (1) of the Act, for an official audit of a trustee's	1 10 0	The application.
accounts. 3. On the audit of a trustee's accounts by the Board of Trade in pursuance of section 15 (1) of the Act: a fee, not being less than £7 10s. according to the following scale on the amount brought to credit after deducting (1) the amount received and spent in carrying on the business, and (2) the amount paid to secured creditors out of the proceeds of		The account.
their securities, viz:— On every £100 or fraction of £100 up to £5,000 On every £100 or fraction of £100 beyond £5,000 Provided that there shall be deducted from this fee the amount of any fee taken on accounts transmitted	1 10 0 0 15 0	
in pursuance of section 13 of the Act.	0 0 6	The copy.