receive out of the "Bankruptcy Expense Account," for his remuneration, the sum of money produced by the deposit of the sum of five per cent. herein before mentioned, provided always that such form shall not in the case of the respective official assignees of the district of Quebec, the district of Montreal,

exceed the sum of five hundred pounds, and in the case of the respective official assignees of the district of three Rivers, the district of St. Francis, the district of Gaspé.

the sum of three hundred pounds.

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Compensation to clerk.

CV. And be it enacted, That there shall be allowed and paid to the Clerk of the Court of Bankruptcy, the sum of fifteen shillings for every day's attendance with or upon the Judge or the Court on any business in bankruptcy, which shall be apportioned among the several 15 causes, if there be more than one in which he shall act on the same day, and such further compensation for keeping a record of the proceedings, and for any other services performed by him, as the Court shall allow.

Commissioners may be appointed CVI. And be it enacted, That it shall be lawful for the 20 Governor to appoint a Commissioner for any one of the Districts of this Province, who shall have all the power and authority of a Judge of the Court of Bankruptcy for the District in which such Commissioner is appointed to act; provided that no such Commissioner shall be ap-25 pointed in any district where the services of any of the Judges herein before invested with the powers of a Judge of the Court of Bankruptcy can conveniently be commanded.

Compensation to Commissioner. CVII. And be it enacted, That there shall be paid to 30 every such Commissioner for his compensation, out of the estate of the bankrupt, for every commission fifty shillings, for every oath administered by or before him, one shilling and ten shillings for every day's attendance in any matter in bankruptcy, to be apportioned in like 35 manner as hereinbefore directed with respect to the clerks' fees.

Before whom affidavits may be made.

CVIII. And be it enacted, That all affidavits to be made or used in matters of bankruptcy, or under this Act, shall and may be sworn before any Judge of a Court of Record 40 in this Province, or any Clerk or officer of such Court otherwise authorised to administer oaths, or before any Commissioner appointed for taking affidavits in any of such Courts, or before any Master or Master extraordinary in Chancery, or before any Commissioner of Bankrupts if 45 such affidavits be sworn by a creditor or other person within this Province, or if elsewhere, then before any Judge of a Superior Court of Record or Notary, and at-