

XVI. That the said Assignee shall forthwith, after receiving the said Estate, sort and number the said Deeds, Books of Account and papers, and enter them in a Register Estate Book, to be by him kept for the said Estate, and a list thereof shall be by him made and delivered to the Clerk of the Court, to be fyled in the Record of Proceedings in the case.

XVII. That the Assignee shall, on receipt of any monies for the Bankrupt Estate, immediately deposit the same in some chartered Bank in this City, in which he shall be held to keep an account exclusively for the Estate, in his name as Assignee thereof, and the Assignee shall, once in every month, deliver to the Court an account of the Estate made up to the last day of the preceding month, and shall therewith exhibit his Cash Book and Bank Pass-book, and any other book that the Court may require, in explanation or support of the said account, and such account shall be affirmed by the oath of the Assignee, and shall show the balance of the Estate then in the hands or under the power or control of the said Assignee; and no monies so deposited shall be withdrawn without an Order of Distribution or dividend of the Estate, or a special order in the case first entered on the Docket of Proceedings, the reason or occasion whereof in writing shall be stated by the Assignee, and shall be fyled and numbered by the Clerk at the time of entering the Order.

XVIII. Before the Assignee satisfies or discharges any mortgage, hypothèque, conditional contract,