RULE FOR THE COURT OF REVIEW.

All applications to the Court of Review whether for appeal from any Order or Judgment of the Court of Bankruptcy, or for or against the allowance or confirmation of the Certificate of Discharge, shall, in every case, be in writing by Summary Petition, setting forth the special grounds of appeal, or application or objection, as the case may be; nor shall any Petition against the allowance of a Certificate be allowed to be received or heard, unless the same be affirmed by the oath of the Petitioner or his Attorney, and accompanied with affidavits in support thereof; which said Petition and affidavits shall be fyled in the Office of the Prothonotary of the Court of Review, four days before the day advertised for the application of the allowance of Certificate, which said fyling shall be sufficient notice to the Bankrupt applying for the said allowance: and no Petition shall be received against the allowance of such Certificate, unless the said Petition and affidavits in support thereof be so fyled, in default whereof such certificate shall be forthwith allowed and confirmed on application therefor. Unless the said Court of Review shall otherwise order on sufficient cause shewn supported by affidavits.

FEES FOR COURT OF REVIEW.

No. 1	To the Solicitor of Bankrupt. To the same for obtaining allowance of Certificate in Court of Review, if not contested,	£	s.	D.
	ficate in Court of Review, if not contested,	3	10	0
2	If the same be contested, an additional,	2	10	0
- 3	To the Prothonotaries. For each allowance of Certificate in Court of Review on filing petition thereof,	1	5	0