Idem.

(3) None of the provisions of Parts I to IX of this Act applies to proceedings under this Part.

Appeal.

194. A decision or order of the court under this Part shall be subject to appeal in the same manner as if it were a judgment of the court in a civil action.

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Clerk to report.

195. (1) Upon the issue of any consolidation order, the clerk shall forward a copy thereof to the Superintendent of Bankruptcy.

Idem.

(2) The clerk shall report to the Superintendent of Bankruptcy upon the conclusion of each 10 proceedings taken under this Part, within thirty days of such conclusion, in a form prescribed by the regulations or, if no form is so prescribed, in a form prescribed by the Superintendent.

Regulations.

196. The Governor in Council may make regula- 15 tions

(a) prescribing the forms to be used under this Part;

(b) prescribing fees to be paid under this Part;

(c) designating the "court" for the purpose of this Part in any province except Alberta and Mani- 20 toba:

(d) adapting this Part to the court organization or other circumstances of a particular province;

(e) varying, in respect of any province, the classes of debts and amounts thereof to which this 25 Part applies:

(f) changing or prescribing, in respect of any province, the classes of debts to which this Part does not apply; and

(g) generally, for carrying into effect the purposes 30

and provisions of this Part.

Audit of proceedings.

197. The accounts of every clerk relating to proceedings under this Part shall be subject to audit in the same manner as if he were a provincial officer.

Coming into force.

198. This Part shall come into force in any 35 province only upon the issue, at the request of the Lieutenant Governor in Council of that province, of a proclamation by the Governor in Council declaring it to be in force in that province."

Proceedings continued.

3. Any proceedings commenced before the coming 40 into force of this Act to which sections 114 to 116 of the Bankruptcy Act apply shall be continued as though this Act had not been enacted.