

interested at the office of the said Court and at the Bank during office hours until the day so appointed; and until within clear days of the said day any party who shall before the date of the said schedule have fyled his claim with the Receiver, may fyle in the office of the said Court and serve upon the Receiver a notice of any objection he may have to make to the said statement or to any part thereof, stating clearly and succinctly in ordinary language, words and figures, the reasons of such objections and the evidence (if any) which he proposes to adduce in support thereof; and on the day so appointed or any day or days to which he may adjourn the matter, the said Judge or any other who may sit in the said Court shall in a summary manner hear the parties objecting and the Receiver, and determine upon the merits of the objections and confirm or amend the said schedule in such manner as he may deem most consistent with the rights of the parties respectively; and during the six clear juridical days next after the said schedule shall have been so confirmed or amended, any of the parties interested may, if the amount to which he is interested be sufficient, give the security required by law on appeals from the said Court and may then appeal from the decision of the Judge as to the whole or any item of the said schedule as confirmed and amended, to the Superior Court in Lower Canada, or to the Court of Queen's Bench or Common Pleas in Upper Canada, (as the case may be) in the manner by law provided with regard to appeals from other decisions of the Court appealed from, and the decision of the Court so appealed to shall be final, whatever be the amount in question; but pending such appeal the Receiver may pay to the parties mentioned in the said schedule respectively, so much of the sums therein allotted to them as cannot be affected by any such decision in appeal; and the costs or any portion thereof, may in the discretion of the Judge or Court, be awarded against any party or ordered to be paid by the Receiver out of any other moneys he may then or thereafter have in his hands, or deducted *pro rata* from the sums to be paid to the claimants or any of them, as justice and the circumstances of the case may require: and like proceedings shall be had and with like effect whenever the Receiver shall have further moneys in his hands requiring distribution; but no such schedule shall be fyled at a less interval than *three* months from the fying of that next preceding it, nor for the distribution of a less sum than £2,500, unless it be the final one.

Objections may be fyled.

Objections to be heard and determined upon.

Appeal given.

As to costs.

Proceedings repeated in certain cases.

Receiver may invest monies.

XXI. And be it enacted, That it shall always be lawful for the Receiver, if he shall deem it beneficial to the interests of the creditors of the Bank, to invest any assets of the Bank which will probably remain for more than three months in his hands, in Provincial securities, so as to make interest thereon.