- (a) All other charges in cessios, including diligence fees, constituting notour bank ruptcy, to be charged under Scale I. of this table unless where the gross realised assets amount to £200 or upwards, when such charges shall be allowed under Scale II.
- (b) All engrossments in the Sederunt Book other than those requiring to be made before the trustee is appointed, arranging as to second meeting of creditors, drawing *Gazette* and advertisement notices, and all work of a like nature to be done by the trustee.

## CHAPTER V .- EXECUTRY BUSINESS.

(#X	(So far as not falling under this Chapter to be charged under		ale l	II.
(1)	Presenting petition for decree-dative and directing publica-	60	_	_
(2)	Attendance in Court moving for decree-dative,	£0 0	<b>6</b> 6	8
$\binom{2}{3}$	Agency making the necessary preliminary investigation in	U	U	o
(5)	order to ascertain the particulars and value of the intestate			
	moveable estate passing on death, and the debts and encum-			
	brances affecting the estate, including correspondence,	•		
	attendances, perusal of deeds, and other documents, and			
	obtaining valuations.			
	(A) On small estates under the Small Estates and			
	Finance Acts up to £500.	ο.	10	c
	Not exceeding £100, Above £100 and not exceeding £300,	0	10	0
	Above £300 and not exceeding £500,	1		6
	This fee shall cover all trouble up to and inclusive of procur		11	U
		ing committation.		
	(B) On estates—			
	Above £500 and not exceeding £1,500,	2	2	0
	,, 1,500 ,, 3,000,	3	3	0
	,, 3,000 ,, 5,000,	4	4	0
	,, 5,000 ,, 7,000, .	5	5	0
	,, 7,000 ,, 10,000,	6	6	0
	,, 10,000 ,, 15,000,	<b>7</b> 8	7	0
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9	8 9	0
	25,000 35,000	10	_	ŏ
	35,000 50,000	15		ŏ
	,, 50,000 ,, 75,000,	21	0	Ŏ
	,, 75,000 ,, 100,000,	26	5	Ŏ
	,, 100,000 ,, 150,000,	36	15	0
	and for each additional £50,000 or part of			
	£50,000,	10	10	0
	with the option to the agent to charge for work in			
	detail, but in that event no ad valorem fees for pro-			
	curing confirmation shall be chargeable.			
	(C) On estate falling to be aggregated in respect of which	h duty is not nave	hlo i	h
	client, one-half of the above fees under (3) (B).	n duty is not paya	DIE	Оy
(4)				
(4)	Preparing and giving up inventory, accounts, and relative schedule, affidavits, and abstracts, and the other documents			
	required to be lodged for payment of estate duty.			
	Drawing, per sheet,	0	8	0
	Extending,	0	2	0
	(a) Correspondence with and attendances at Inland Revenu	e getting accounts r	oasse	d.
	and duties paid to be allowed in addition.	. О В Г		,
(5)	Confirmation of Executor—For carrying through same half of			
(0)	fees under (3) (B), but not to exceed £10, 10s.			
(6)	Attendance with executor before Sheriff or Justice of Peace,			
(-)	when oath taken,	0	6	8
.(7)	Taking out bond of caution, getting it signed, and lodging it			
` ′	with Clerk of Court,	0	10	0
(8)	Procuring attestation of cautioner's sufficiency,	0	5	0
(~)	1 Totaling assessment of batterioner's same lendy,			
	Where caution found through the medium of a guarantee	<u>-</u>		_
(9)	Where caution found through the medium of a guarantee association, for all the work connected therewith,	1	1	0
(9)	Where caution found through the medium of a guarantee association, for all the work connected therewith, .  Fee on interlocutor on petition for restriction of caution,			_
(9) (10)	Where caution found through the medium of a guarantee association, for all the work connected therewith, Fee on interlocutor on petition for restriction of caution, ordering advertisement,	0	6	8
(9) (10) (11)	Where caution found through the medium of a guarantee association, for all the work connected therewith, Fee on interlocutor on petition for restriction of caution, ordering advertisement,	0	6 7	8 <b>6</b>
(9) (10) (11) (12)	Where caution found through the medium of a guarantee association, for all the work connected therewith, Fee on interlocutor on petition for restriction of caution, ordering advertisement,	0	6	8