

185. Re-gazetting

Where any bankruptcy order is amended, and also in any case in which any matter which has been gazetted has been amended or altered or in which a matter has been wrongly or inaccurately gazetted, the Official Receiver or trustee, as the case may be, shall re-gazette such order or matter with the necessary amendments and alterations in the prescribed form, at the expense of the estate.

(L.N. 77 of 1998; L.N. 123 of 2007)