Subordinate Division, when so incorporated, to receive from the Treasurer thereof, from time to time, in their corporate name sufficient security by bond, with one or more surety or snerties or otherwise as such Subordinate Division may deem expedient, for the faithful performance of his duty as such, and that he will well and truly account for and pay and invest from time to time, all such sums of money, funds or other property as may come to his hands or under his control, belonging to said Subordinate

Division, as directed by said Subordinate Division.

VIII. And be it enacted, that no member of any Subordinate Division so incorporated shall have any power to assign or transfer to any person or persons whomsoever, any interest which he may have to or in the funds or property of such Subordinate Division; but the same shall at all times be and remain under the control of such Subordinate Division; and that no property or stock of any kind belonging to such incorporated Subordinate Division shall be subject to the payment of the private debts of any of its members, nor to be liable to be taken in execution by any judgment creditor against any individual members of such Subordinate Division.

IX. And be it enacted, that the property of each of the Subordinate Divisions, when incorporated, shall alone be held responsible for the debts and engagements of the Subordinate Division own-

ing such property.

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X. And be it enacted, that upon the dissolution of any Subordinate Division so incorporated, the property held by it at the time of such dissolution, after the payment of the debts and engagements of such Subordinate Division, shall be disposed of, sold or conveyed in such manner as the members present at any regular meeting, when such dissolution shall have been determined upon by a two third vote, may direct; and in case no disposition of the funds and property of such Subordinate Division shall be made, then all such funds and property as such Subordinate Division may be possessed of at the time of such dissolution shall be ipso facto vested in the Grand Division aforesaid, to be by such Grand Division applied, first to the debts or liabilities of such dissolved Subordinate Division, and the balance (if any) in such manner as the said Grand Division may deem best for the general interests of the Order in Upper Canada.

XI. And be it enacted, 'That if at any time hereafter any one or more of the Subordinate Divisions shall become so far involved as to be unable to meet its engagements, then and in such case it shall and may be lawful for the said Grand Division to enter into and upon and take possession of the said property, both real and personal, of which the said Subordinate Division so becoming bankrupt, shall be possessed, and the same and all debts owing to the said Subordinate Division, and all liens and securities therefor, and all the said rights of action of the said Corporation, for any

goods or esta and become for the pur effects of the and upon so effects of the so far as the for, and subj ordinate Di thenceforth: as aforesaid. tions then pe secute all su nate Division leases and s Subordinate both real an sessed of or may give all veyance of th

Clause A, a by incorporate of the Legisla or other prope the Subordina Act, togteher members of t respectively.

XII. And b the period of XIII. And