tional contracts, pledges and hens of or upon any of his goods or estate, or to sell the same subject to such mortgage or other incumbrance, and the petitioner shall like-5 wise, at the expense of the estate, make and execute all such deeds and writings, and endorse all such bills, notes and other negotiable papers, and draw checks and orders for moneys deposited, and do all such other 10 lawful acts and things as the Assignees shall at any time reasonably require, and which may be necessary for enabling them to demand, recover and receive all his estate and effects, whether in or out of this Province. 15 and the Assignees shall have the like remedy to recover all the said estate, debts and elfects in their own names, as the Petitioner might have had if no warrant had issued against him; and if at the date of such war-20 rant any suit or action shall be pending in the name of the petitioner for the recovery of any debt or other thing which might or ought to pass to the Assignees, such Assignees, if they desire it, shall be admitted to 25 intervene and become a party to, and to substitute their names for that of the Petitioner, and thenceforth in their own names to prosecute in like manner and to the like effect as if the same had been originally 30 commenced by them as such Assignees; and in case of the death of any of the Assignees. the surviving or remaining Assignee shall upon his application, be admitted to prosecute such suit or action, and with the like 35 effect as if the same had been originally, commenced by him; and if the Petitioner shall die after the date of the said warrant. all proceedings shall, notwithstanding, be continued and concluded in like manner. 40 ml with the same validity and effect as if he had lived.

XIII. And be it enacted, That such Judge Judge to apshall in his discretion appoint one or more more more assigness, and shall name them in the said ees
45 judgment, in whom the said assignment.