estate may have inspection of such security, without fee, and may, if in his opinion the surety or sureties in such security are insufficient, apply, on notice to the Judge, for an order that new or additional sureties be furnished, and the Judge may, upon such application, make such order as shall seem reasonable, both as to the furnishing of sureties and as to the costs of the application.

- 18. As soon as the Trustee is appointed, he shall be ipso facto vested with all the estate and effects of the debtor, in the place and stead of the Guardian who shall thereby be divested hereof; and immediately upon such appointment, it shall be the duty of the Guardian, without any delay from any cause, or upon any pretence whatever, to account to him for all the estate and property of the debtor which has come into his possession, and to pay over and to deliver to him all such estate and property, including all sums of money, books, bills, notes and documents whatsoever belonging to the estate, and to execute in his favro a deed of release in the form G. And every Trustee, on his becoming such, shall immediately give notice of his appointment as such by an advertisement to be inserted once in the Official Gazette in the form H, and by a copy thereof sent to each creditor by post, post-paid. No Guardian, his Deputy or Employee shall act or vote as the Attorney or Agent of any Creditor, nor shall any Trustee or his Partner or Employee act or vote as the Attorney or Agent of any Creditor upon any matter other than the election of such Trustee nor shall any Trustee employ, any person being his partner, clerk or employee, as counsel, advocate, attorney or solicitor in respect of the estate; nor shall the Trustee by way of commission or otherwise share in, or receive back any portion of any fee, remuneration, price, or profit derived or received by any person whomsoever from the estate for any cause whatever, under a penalty of ten times the amount so received, to be recovered on summary petition by any creditor for his own benefit.
- 19. The Trustee, immediately upon his appointment, shall register in the Registry Office of the County or Registration District wherein the estate of the debtor is being liquidated, and also in any other County or Registration District wherein there is real property belonging to the estate, a copy of the writ of attachment, certified by the Clerk, together with an extract from the proceedings of the meeting of creditors by which he was appointed, certified under oath by himself or a certified copy of the order of the Judge appointing him, as the case may be, and the deed of release, or an authentic copy thereof; and in the Province of Quebec the said instruments shall be accompanied by a description of the real