## 80. Power to appoint joint or successive trustees and provisional trustees

- (1) When 2 or more persons are appointed as provisional trustees, the appointment shall state whether any act required or authorized to be done by a provisional trustee is to be done by all or any one or more of such persons, but all such persons are in this Ordinance included under the term *provisional trustee*, and shall be joint tenants of the property of the bankrupt. (*Replaced 18 of 2005 s. 24*)
- (1A) When 2 or more persons are appointed as trustees, the appointment shall state whether any act required or authorized to be done by a trustee is to be done by all or any one or more of such persons, but all such persons are in this Ordinance included under the term *trustee*, and shall be joint tenants of the property of the bankrupt. (Added 18 of 2005 s. 24)
  - (2) The creditors may also appoint persons to act as trustees in succession in the event of one or more of the persons first named declining to accept the office of trustee or failing to give security, or of the appointment of any such person not being approved by the court.

[cf. 1914 c. 59 s. 77 U.K.]