and when such person shall be elected and appointed as aforesaid, or appointed by the court, he shall give bond in manner and form as hereinbefore provided with respect to the preliminary trustee, and thereupon, immediately upon the filing and approval of such bond, all said estate, property, rights and claims shall vest in such permanent trustee; and such preliminary trustee, if he be a different person from the permanent trustee, shall execute to him a deed of the same and duly acknowledge the same; and it shall be the duty of the debtor, at such meeting, to answer under oath any interrogatories of the creditors, or any of them, touching his property and the disposition of the same, his indebtedness, the judgments and suits against him, and as to any matter relating to his business, and the said clerk or deputy clerk shall administer to such debtor an oath that he will speak the whole truth, without concealment or evasion, in answer to any inquiries which may be propounded to him at said meeting; and said clerk or deputy clerk may adjourn said meeting from time to time.

Execute deed

Administer oath

Answer interrogatories. 3. The said court, or one of the judges thereof, may, at any time, order the insolvent to appear and answer such interrogatories or allegations as his creditors, endorsers or sureties may propose or allege against him, and shall order not less than one month's notice of the day so fixed upon, to be given by the permanent trustee to the creditors of the insolvent, in such manner as the court may, by its rules or by special order, direct.

Approve security.

12. The said courts, or the judges thereof, shall prescribe the penalty of the bonds of the trustees and approve the security therein, and may order a new bond or a new security or securities to be given, and may remove any trustee on failure in compliance or for incompetency or neglect of his duty, and shall have all the powers over the trustees, under this article, which courts of equity have over trustees appointed by decree to sell property, and the said courts shall, by their rules, provide the method and forms for the proof of claims against the estate of insolvents.