District Grand Master of the Eastern Archipelago Ordinance (CHAPTER 360)

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Legislative History

DISTRICT GRAND MASTER OF THE EASTERN ARCHIPELAGO ORDINANCE 1

¹ Note: This private Ordinance is reproduced in the form it appears in the 1955 Revised Edition.

(CHAPTER 360)

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REVISED EDITION 1985

(30th March 1987)

An Ordinance to incorporate the titular District Grand Master of the Eastern Archipelago.

[17th March 1939]

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Short title

1. This Ordinance may be cited as the District Grand Master of the Eastern Archipelago Ordinance.

The District Grand Master of the Eastern Archipelago to be a body corporate

- 2.—(1) Wilberforce Henry William Gubbins by patent of appointment from the Grand Master of the United Grand Lodge of Ancient Free and Accepted Masons of England the District Grand Master of the Eastern Archipelago and his successors in office so authorised and appointed shall be a body corporate (hereinafter called "the Corporation") and shall have the name "The District Grand Master of the Eastern Archipelago" and by that name have perpetual succession and shall and may have and use a corporate Seal.
- (2) The said Seal may from time to time be broken, changed, altered and made anew as to the Corporation seems fit.

Power to acquire and dispose of property

- **3.**—(1) The Corporation may acquire, purchase, take, hold, and enjoy movable and immovable property of every description and whether situate in the Colony or elsewhere soever and either by way of gift or for valuable consideration or partly in one way and partly in the other. And may sell, convey, assign, surrender, yield up, mortgage, demise, reassign, transfer or otherwise dispose of any movable or immovable property vested in the Corporation upon such terms as to the Corporation seems fit.
- (2) The Corporation may either alone or in conjunction with any other person or persons whether incorporated or not accept and administer and either in the capacity of an operative or as a custodian trustee any trust express or implied and notwithstanding anything to the contrary contained in section 15 of the Trustees Ordinance [1955 Ed. Cap. 34] whenever any immovable property is vested in the Corporation as sole trustee upon trust for sale or with power of sale the Corporation shall have the right to give valid receipts for the proceeds of sale or other capital money arising from such property.

Property vested in the Corporation to be held upon trust