### SUPREME COURT AND CIRCUIT COURTS (AMENDMENT) ACT.

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### Act No. 12, 1965.

Elizabeth II, An Act to establish a division of the Supreme Court to be called the Court of Appeal; to make provision for and with respect to the appointment and the offices of the President of the Court of Appeal and of the Judges of Appeal; to make further provision with respect to the hearing and determination of appeals to and of other proceedings before the Supreme Court; for these and other purposes to amend the Supreme Court and Circuit Courts Act, 1900-1957, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 29th October, 1965.]

> **B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

Short title, citation and commencement.

1. (1) This Act may be cited as the "Supreme Court and Circuit Courts (Amendment) Act, 1965".

(2) The Acts, as amended by subsequent Acts, specified in the first and second columns of the Schedule to this Act may be cited as respectively specified in the third column of the said Schedule.

(3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

2. The Supreme Court and Circuit Courts Act, 1900- No. 12, 1965 1957, is amended—

Amendment of Act No. 35, 1900.

- (a) (i) by omitting from section one the figures "21" Sec. 1.
   appearing in the matter relating to Part III and (Short title and by inserting in lieu thereof the figures and letter division.)
   "21M";
  - (ii) by inserting in the same section at the end of the matter relating to Part III the following words and figures : —

DIVISION 1.—Jurisdiction Generally—ss. 16-21.

DIVISION 2.—Court of Appeal—ss. 21A-21L.

#### DIVISION 3.—The Registrar of the Court of Appeal—s. 21M.

(b) by inserting in section three next after the definition Sec. 3. of "Judge" the following new definition : — (Inter-

(Interpretation.)

"Judge of Appeal" means a Judge appointed pursuant to Division 2 of Part III of this Act as a Judge of Appeal.

(c) by inserting in section 12A after the word "appoint" Sec. 12A. the words "the President of the Court of Appeal, (Acting any Judge of Appeal or"; Chief Justice.)

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(d) (i) by inserting in Part III immediately before Part III. section sixteen the following heading: — (Heading.)

**DIVISION 1.** Jurisdiction Generally.

(ii) by inserting in the same Part next after New section twenty-one the following new Divi- Divisions 2 and 3. sions : ---

#### DIVISION 2. Court of Appeal.

21A. Nothing in this Division of this Part Saving of of this Act shall affect the operation of the Criminal Criminal Appeal Act of 1912, as amended by Appeal Act. subsequent

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subsequent Acts, or the jurisdiction of the Supreme Court with respect to matters within the operation of that Act, as so amended.

21B. (1) There shall be a division of the Court to be called the Court of Appeal.

(2) Subject to the provisions of this Division of this Part of this Act the Court of Appeal shall consist of-

- (a) the Chief Justice who shall, by virtue of his office as such, be the senior member of the Court of Appeal;
- (b) a Judge appointed pursuant to section 21c of this Act to be a Judge of Appeal and President of the Court of Appeal;
- (c) not more than six Judges appointed pursuant to section 21c of this Act to be Judges of Appeal. and all in the second second

n an Arigan Baas Alian an Alian **Hi** 21c. (1) The Governor may from time to time, by commission under the public seal of the State, in Her Majesty's name, appoint any Judge to be a Judge of Appeal.

> An appointment may, notwithstanding the provisions of subsection two of section 21B of this Act, be made by the Governor to fill the office of a Judge of Appeal who is about to retire and who has been granted leave of absence pending his retirement.

> (2) The Governor may, in like manner, appoint a Judge of Appeal to be President of the Court of Appeal.

> Such appointment may be made either at the time of his appointment as a Judge of Appeal or at any time thereafter.

Appointment.

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(3) Any Judge may be appointed No. 12, 1965 as Judge of Appeal either at the time of his appointment as a Judge or at any time thereafter.

(4) Every Judge of Appeal shall con- cf. Act tinue to be a Judge and may from time to time (N.Z.), s. 57. sit as or exercise any of the powers of a Judge.

In particular, and without prejudice to the generality of the foregoing provisions of this subsection, any Judge who, at the time of his appointment as Judge of Appeal, holds the office of Chief Judge in Equity shall continue to hold such office and may from time to time sit as or exercise any of the powers and functions of the Chief Judge in Equity.

(5) Every Judge of Appeal shall hold office as a Judge of Appeal so long as he holds office as a Judge :

Provided that, with the approval of the Governor, any Judge of Appeal may resign his office as such without resigning his office as a Judge.

(6) The Judges of Appeal shall have seniority rank and precedence over all the Judges (including any Judge who is for the time being an additional Judge of Appeal) except the Chief Justice or the Acting Chief Justice and over all persons who, in accordance with the provisions of any Act, have the same rank, title, status and precedence as a Puisne Judge of the Supreme Court. The President of the Court of Appeal shall have seniority rank and precedence over the Judges of Appeal referred to in paragraph (c) of subsection two of section 21B of this Act, and those Judges of Appeal shall have seniority rank and precedence between themselves according to the dates of their commissions as Judges of Appeal.

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If the commissions of two or more Judges of Appeal bear the same date they shall have seniority rank and precedence according to the seniority rank and precedence assigned to them by their commissions, or failing such assignment according to the order of their being sworn.

If a Judge of Appeal resigns his office as a Judge of Appeal without resigning his office as a Judge, he shall then have, as a Judge, the seniority rank status and precedence he would have had if he had not been appointed a Judge of Appeal.

(7) Where there is a vacancy in the office of President or where the President is absent from New South Wales or is prevented by illness or other cause from exercising the duties of his office, the senior of the Judges of Appeal referred to in paragraph (c) of subsection two of section 21B of this Act, shall have authority to act as President of the Court of Appeal and to execute the duties of that office and to exercise all powers which may lawfully be exercised by the President.

(8) The jurisdiction of the Court of Appeal shall not be affected by any vacancy in the office of Chief Justice or of President or by the fact that the number of Judges of Appeal holding office for the time being is less than the number referred to in paragraph (c) of subsection two of section 21B of this Act.

21D. (1) Where any Judge of Appeal (other than the Chief Justice) is absent from his duties upon leave of absence or from illness or other cause the Governor may by commission under the public seal of the State,

Additional Judges of Appeal. cf. Act 1908, No. 89 (N.Z.), **s. 58.** 

in Her Majesty's name, appoint any Judge to No. 12, 1965 sit and act as an additional Judge of Appeal during such period not exceeding six months as may be specified in the commission.

(2) Whenever the Chief Justice certifies that in any appeal or proceeding before the Court of Appeal it is expedient that a Judge or Judges nominated in the certificate should act as an additional Judge of Appeal or as additional Judges of Appeal, the Judge or Judges so nominated may act as an additional Judge of Appeal or additional Judges of Appeal for the purposes of that appeal or proceeding.

(3) Every additional Judge of Appeal appointed or nominated pursuant to this section shall, during the tenure of such appointment or, as the case may be, while so acting for the purposes of such appeal or proceeding have all the powers, authorities, privileges and immunities and shall fulfil all the duties of a Judge of Appeal.

(4) The fact that any Judge sits and acts as an additional Judge of Appeal shall be sufficient evidence of his authority to do so, and no judgment or determination of the Court of Appeal while he so acts shall be questioned on the ground that the occasion for his so acting had not arisen or had ceased to exist.

(5) Every Judge who pursuant to this section has sat and acted as an additional Judge of Appeal may attend the sittings of the Court of Appeal for the purpose of giving judgment in or otherwise completing any proceedings in relation to any case that has been heard by that Court while he so acted notwithstanding that he is no longer an additional Judge of Appeal.

Sittings of Court of Appeal. cf. Act 1908, No. 89 (N.Z.), s. 60.

No. 12, 1965

Jurisdiction of Court of Appeal.

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Proceedings before the Court of Appeal. cf. Rules of Supreme Court (Eng.) O. LIX R. 1. 21E. At every sitting of the Court of Appeal at which the Chief Justice is present he shall preside. In the absence of the Chief Justice the President of the Court of Appeal shall preside. In the absence of both the Chief Justice and the President the senior Judge of Appeal present shall preside.

21F. (1) Except to the extent to which express provision to the contrary is made by or under any Act passed after the commencement of the Supreme Court and Circuit Courts (Amendment) Act, 1965, or by section 21A of this Act, and subject to any such provision, every power, jurisdiction or authority conferred on or entrusted to or vested in the Court or the Judges collectively which, but for the passing of the Supreme Court and Circuit Courts (Amendment) Act. 1965, would have been exercised by the Court sitting as a Full Court, shall, from and after the commencement of that Act, be exercised by the Court of Appeal.

(2) A reference express or implied in any Act passed before the commencement of the Supreme Court and Circuit Courts (Amendment) Act, 1965, and in force immediately before such commencement, to the Supreme Court in Banco or to the Full Court or to the Supreme Court as a court consisting of two or more judges shall, as from such commencement, be construed as a reference to the Court of Appeal.

(3) Without prejudice to the generality of the foregoing provisions of this section the following proceedings shall be heard by the Court of Appeal:—

(a) applications to make absolute a rule or order nisi for mandamus, prohibition or certiorari;

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- (b) applications to make absolute an order No. 12, 1965 for the issue of a writ of habeas \_\_\_\_\_ corpus;
- (c) proceedings for attachment for contempt of court whether of the Supreme Court or an inferior court except where the contempt is committed in the face of the Court in proceedings in the Supreme Court or in a District Court or consists of disobedience to an order of the Supreme Court or a District Court;
- (d) proceedings on demurrer;
- (e) the admission of barristers or solicitors;
- (f) the exercise of the disciplinary powers of the Supreme Court with respect to barristers or solicitors;
- (g) proceedings required or authorised by any Act to be heard by the Supreme Court which would, before the commencement of the Supreme Court and Circuit Courts (Amendment) Act, 1965, have been heard by the Full Court.

21G. (1) Subject to this Act any three or Decision of more Judges of Appeal may exercise all the Court of Appeal.

cf. Act 1908, No. 89

(2) The judgment of the Court of (N.Z.), s. 59 Appeal shall be in accordance with the opinion of the majority of the Judges of Appeal present.

(3) If the Judges of Appeal present are equally divided in opinion the decision of the Court of Appeal shall be in accordance with the opinion of the Chief Justice or other the Judge of Appeal presiding.

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No. 12, 1965 Separate sittings. cf. s. 21.

Power to remit proceedings. cf. Act 1908, No. 89 (N.Z.), s. 62.

Enforcement of judgments of Court of Appeal. cf. Act 1908, No. 89 (N.Z.), s. 63.

Rules of Court. cf. s. 39. 21H. (1) Two Courts of Appeal each consisting of three or more Judges of Appeal may be held simultaneously.

(2) Subject to the provisions of this Act each such Court of Appeal shall have power to exercise the full jurisdiction of the Court of Appeal.

211. The Court of Appeal shall have power to remit any proceedings in any cause pending before it to a Judge for the trial and determination in accordance with the appropriate procedure of the Supreme Court of such issues or questions of fact as it may think fit.

21 J. All judgments, decrees, orders and determinations of the Court of Appeal may be enforced or given effect to in the same manner as the like judgments, decrees, orders and determinations of the Supreme Court were enforced or given effect to before the commencement of the Supreme Court and Circuit Courts (Amendment) Act, 1965.

 $21\kappa$ . (1) The Judges of Appeal or any three of them may make rules and orders—

- (a) for the regulation of the practice procedure and pleadings in the Court of Appeal in all respects;
- (b) for facilitating or more fully carrying into effect all or any of the provisions and objects of this Division of this Part of this Act;
- (c) for fixing the amount of fees and costs to be allowed in respect of all matters at any time pending in the Court of Appeal to the practitioners therein;

- (d) for fixing the fees to be demanded No. 12, 1965 and paid in the Court of Appeal; --
- (e) for prescribing the form and manner in which any matter or class of matters may or shall be referred to the Court of Appeal.

(2) The rules and orders made in relation to any of the matters referred to in paragraph (e) of subsection one of this section shall, by virtue of this Act, have full force and effect notwithstanding any inconsistency with any Act passed before the commencement of the Supreme Court and Circuit Courts (Amendment) Act, 1965, or any rules or orders made under any such Act.

(3) Every rule and order so made Rules to shall, subject to subsection two of this section,  $_{\text{have force}}^{\text{have force}}$  be of the same force and effect as if the same cf. s. 40. had been inserted in and had formed part of this Act.

(4) All rules and orders so made publication.

(a) be published in the Gazette;

- (b) take effect from the date of publication or from a later date to be specified in the rules and orders; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the rules and orders have been laid before such House

No. 12, 1965 dunush. tillsge/a mendare Neter al. and been and the Proceedne iz sa o ings in Supreme Court may be removed into Court I deat e of Appeal. cf. Act the second 1908, No. 89 de sign (N.Z.), s. 64. e sed t. -สาวมางที่ ปล

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House disallowing any rule or order or part thereof such rule or order or part shall thereupon cease to have effect.

21L. Where a Judge is satisfied that special circumstances exist which render it desirable to do so he may by order direct the removal into the Court of Appeal of any of the following proceedings that is to say-

(a) any rule nisi granted;

- (b) any notice of motion made;
- (c) any petition presented:
- (d) any special case stated;
- (e) any question of law directed to be argued;

and upon such removal the Court of Appeal shall have and may exercise and discharge with start the control respect to the proceedings so removed all the which was a start powers authorities duties and functions of the Supreme Court.

#### DIVISION 3. The Registrar.

21M. The Governor may, under and subment of stilling sails' states ject to the Public Service Act, 1902, as amended by subsequent Acts, from time to time appoint a Registrar of the Court of Appeal and such other officers as may be required. 

> (1) In any of the following cases that is to say— 3.

- (a) where the hearing of an appeal to the Full Court of the Supreme Court or of other proceedings before such Full Court had been commenced but not completed before the commencement of this Act and at such commencement such hearing stands adjourned; or
- (b) where the hearing of an appeal to the Full Court of the Supreme Court or of other proceedings before such Full Court had been completed but the appeal

Appoint-Registrar of Court of Appeal. cf. s. 15A. and date by

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Savings as to reserved judgments and part heard appeals.

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the appeal or proceedings may be carried on completed and determined and judgment may be delivered and may be enforced or given effect to, and shall have the same effects and consequences as if this Act had not been enacted.

(2) The savings under this section shall be in addition to any savings which may be applicable by operation of the Interpretation Act of 1897, as amended by subsequent Acts.

5. St. 1. 18 1. 4. (1) Where before the commencement of this Act an Pending appeal to or other proceedings in the Supreme Court with appeals. respect to any act, matter or thing which, after such commencement, falls within the jurisdiction of the Court of Appeal or is a matter or one of a class of matters referred to the Court of Appeal, or is required or authorised to be heard before the Court of Appeal, has been instituted but the hearing thereof has not been commenced, such appeal or proceedings may, subject to the Supreme Court and Circuit Courts Act, 1900-1965, and to any rules or orders made thereunder, be heard and determined by the Court of Appeal, and such Court shall have and may exercise and discharge with respect to such appeal or proceedings all the powers authorities duties and functions conferred and imposed upon it by or under that Act.

(2) The savings under this section shall be in addition to any savings which may be applicable by operation of the Interpretation Act of 1897, as amended by subsequent Acts.

5. (1) The Real Property Act, 1900-1956, is Amendment of Act No.

ment of Act No. 25, 1900.

 (a) (i) by omitting from subsection one of section Sec. 27. twenty-seven the words "Supreme Court" and (Special by inserting in lieu thereof the words "Court case.) of Appeal";

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(ii)

No. 12, 1965

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- (ii) by omitting from the same subsection the words "in the Court" and by inserting in lieu thereof the words "with the Court of Appeal";
- (iii) by omitting from subsections two and three of the same section the word "Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";
- (b) by omitting from section seventy-three the words "or a Judge thereof";
- (c) (i) by omitting from subsection one of section one hundred and twenty-one the words "Supreme Court" and by inserting in lieu thereof the words "Court of Appeal";
  - (ii) by omitting from subsection two of the same section the words "Judge of the said Court" and by inserting in lieu thereof the words "Judge of Appeal";
  - (iii) by omitting from subsection three of the same section the words "said Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";
- (d) by omitting from subsection one of section one hundred and twenty-two the words "Supreme Court" and by inserting in lieu thereof the words "Court of Appeal";
- (e) by omitting from section one hundred and twentythree the words "Supreme Court" and by inserting in lieu thereof the words "Court of Appeal";
- (f) by omitting from section 123A the word "Court" and by inserting in lieu thereof the words "Court of Appeal";
- (g) by inserting at the end of section one hundred and forty the following new subsection : —

(2) The Judges of Appeal or any three of them shall have power from time to time to make rules and orders for regulating proceedings in the Court of Appeal under this Act.

Sec. 73. (When caveat to lapse.) Sec. 121. (Proprietor may summon Registrar-General to

show cause.)

Sec. 122. (Special case.)

Sec. 123. (Registrar-General may state a case.) Sec. 123A. (Order as to costs.)

Sec. 140. (Power to make rules of Court.)

(2) The Supreme Court Procedure Act, 1900-1957, No. 12, 1965 is amended by omitting from section six the words "Supreme Amend-Court holden before three Judges" and by inserting in lieu ment of thereof the words "Court of Appeal". Act No. 49, 1900

Act No. 49, 1900. Sec. 6. (Consequential.)

6. The Supreme Court Procedure Act, 1900-1957, is Further amend-

ment of Act No. 49, 1900.

(a) (i) by omitting subsection three of section five and Sec. 5.
 by inserting in lieu thereof the following sub- (Finding section : —

(3) The Judge may, either at or after the trial, direct that judgment be entered for any or either party.

- (ii) by omitting from subsection four of the same section the word "Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";
- (iii) by inserting at the end of the same subsection the following words "The Court of Appeal shall have jurisdiction to direct judgment to be entered for any or either party.";
- (iv) by omitting from subsection six the word "Court" and by inserting in lieu thereof the words "Court of Appeal";
- (v) by omitting from subsection seven the word "Court" where firstly and thirdly occurring and by inserting in lieu thereof the words "Court of Appeal";
- (vi) by omitting from subsections eight, nine, ten and eleven of the same section the word "Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";
- (vii) by inserting in subsection twelve of the same section after the word "Court" where firstly occurring the words "of the Court of Appeal";

(viii)

بالم في المحمد المحمد الم 1993 - 1993 م 1993 - 1993 م	word "Court" where lastly occurring and by inserting in lieu thereof the words "Court of
Alta A Alta Agust Alta	(ix) by omitting subsection thirteen of the same section;
Sec. 7. (Power to order non suit or verdict to be entered.)	<ul> <li>(b) (i) by omitting from subsection one of section seven the words "Court in Banco" and by inserting in lieu thereof the words "Court of Appeal";</li> <li>(ii) by omitting from the same subsection the word "Court" where lastly occurring and by inserting in lieu thereof the words "Court of Appeal";</li> </ul>
Sec. 11A. (Costs.)	(c) by inserting at the end of section 11A the following: new subsection : —
	(3) This section shall apply to any cause matter or proceeding in the Court of Appeal.
Sec. 14. (Rules regu- lating pro- cedure.)	(d) by inserting at the end of section fourteen the following new paragraph: — The powers conferred by the foregoing provi- sions of this section shall not apply to and in respect of the Court of Appeal.
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Amend- ment of Act No. 24, 1901.	7. The Equity Act, 1901-1964, is amended—
Sec. 1. (Short title.)	(a) by omitting from section one the words "TO THE FULL COURT" appearing in the matter relating to Part VI;
Sec. 3. (Interpre- tation.)	(b) by omitting from the definition of "the Court" in section three the words "Full Court" and by insert- ing in lieu thereof the words "Court of Appeal";
Sec. 6. (Two Judges may assist.)	<ul> <li>(c) (i) by omitting from subsection one of section six the words "other Judges of the Supreme Court" and by inserting in lieu thereof the words "Judges of Appeal";</li> </ul>

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<ul> <li>(ii) by omitting from subsection two of the sam section the words "Full Court" and by inse ing in lieu thereof the words "Court Appeal";</li> </ul>	rt-
(d) by omitting from the heading to Part VI the words "TO THE FULL COURT";	he Part VI. (Heading.)
(e) (i) by omitting from subsection one of section eighty-one the words "Full Court" and inserting in lieu thereof the words "Court Appeal";	by (Appeal.)
(ii) by omitting from the same subsection the words "general rules as are prescribed" at by inserting in lieu thereof the words "rul or orders as may be made under Division 2 Part III of the Supreme Court and Circu Courts Act, 1900-1965, or, where and to t extent to which such rules or orders are mapplicable then subject to such general rul as may be in force under this Act";	nd es of nit he ot
(f) by omitting from section eighty-three the wor "Full Court" wherever occurring and by inserti- in lieu thereof the words "Court of Appeal";	
(g) by omitting from section eighty-four the words "For Court" wherever occurring and by inserting lieu thereof the words "Court of Appeal";	1]] Sec. 84. in (General powers of Court.)
<ul> <li>(h) (i) by omitting from subsection one of section eighty-five the words "by any general rule by special order" and by inserting in list thereof the words "by special order or by rul or orders made under Division 2 of Part I of the Supreme Court and Circuit Courts A 1900-1965, or where and to the extent which such rules or orders are not applicab then subject to any general rule in force und this Act";</li> </ul>	or (Cross appeals.) eu es III ct, to le,
(ii) by omitting from subsection two of the sar section the words "Full Court" and by inse ing in lieu thereof the words "Court Appeal";	rt-
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No. 12, 1965 Sec. 87. (Decrees settled.) Sec. 88. (Appeal by direction of

(i) by omitting from section eighty-seven the word "Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";

- how Judge.)
- (j) by omitting from section eighty-eight the words "Full Court" and by inserting in lieu thereof the words "Court of Appeal".

The District Courts Act, 1912-1964, is amended—

Amendment of Act No. 23, 1912.

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Sec. 142. (Appeal by special case.)

Sec. 143. (Notice of appeal.)

Sec. 144. (Appeal by notice of motion.)

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Sec. 145. (Powers on appeal.)

- (a) by omitting from section one hundred and forty-two the words "Supreme Court" and by inserting in lieu thereof the words "Court of Appeal"; (b) by omitting from subsection two of section one
  - hundred and forty-three all words after the word "appellant" and by inserting in lieu thereof the words "to the Registrar of the Court of Appeal and be set down for argument before the Court of Appeal as provided by rules or orders of the Court of Appeal";
- (c) (i) by omitting from subsection two of section one hundred and forty-four the words "Supreme Court" and by inserting in lieu thereof the words "Court of Appeal";
  - (ii) by omitting from subsection three of the same section the words "Supreme Court" where firstly and thirdly occurring and by inserting in lieu thereof the words "Court of Appeal";
  - (iii) by omitting from the same subsection the words "Supreme Court or a judge thereof" and by inserting in lieu thereof the words "Court of Appeal or a Judge of Appeal":
- (d) by omitting from subsection three of section one hundred and forty-five the words "Supreme Court" and by inserting in lieu thereof the words "Court of Appeal".

9. The Judges Retirement Act, 1918, is amended by No. 12, 1965 inserting in section two in the definition of "Judge" after the Amendword "means" the words "a Judge of Appeal or".

Act No. 9, 1918. Sec. 2. (Definition.)

#### 10. The Stamp Duties Act, 1920-1964, is amended— Amendment of Act No.

Act No. 47, 1920.

- (a) by omitting from subsection one of section one Sec. 124. hundred and twenty-four the words "Supreme (Appeal.) Court" and by inserting in lieu thereof the words "Court of Appeal";
- (b) by omitting from subsection three of the same section the words "Full Court" and by inserting in lieu thereof the words "Court of Appeal";
- (c) by omitting from subsection four of the same section the word "court" and by inserting in lieu thereof the words "Court of Appeal";
- (d) by omitting from subsection five of the same section the word "court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";
- (e) (i) by omitting from subsection six of the same section the word "court" where firstly, secondly and fourthly occurring and by inserting in lieu thereof the words "Court of Appeal";
  - (ii) by omitting from the same subsection the word "court" where thirdly occurring and by inserting in lieu thereof the words "Supreme Court";
- (f) by omitting from subsection seven of the same section the word "court" and by inserting in lieu thereof the words "Court of Appeal";
- (g) by omitting from subsection eight of the same section the word "court" and by inserting in lieu thereof the words "Court of Appeal";
- (h) by omitting subsection ten of the same section.

11.

No. 12, 1965 11. The Land and Valuation Court Act, 1921-1961, is amended— Amend-가지, 가지 않는 것같이? ment of Act No. 10, 1921. (a) by omitting from subsections one, two and four of Sec. 17. section seventeen the words "Supreme Court" (Appeal by case wherever occurring and by inserting in lieu thereof stated.) the words "Court of Appeal";

(b) (i) by omitting from subsection three of the same section the words "The judges of the Supreme Court" and by inserting in lieu thereof the int of the later words "The Judges of Appeal";

(ii) by omitting from the same subsection the words Supreme Court make and in the words ring and by inserting in lieu thereof the words "Court of Appeal". and appending a

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12. The Administration of Justice Act, 1924-1957, is amended by inserting in section nineteen after the word Act No. 42, "matter" the words "in the Court of Appeal or". 1.0551777

1924. Sec. 19. (Court to direct procedure in certain cases.)

Amend-

ment of

13. The Workers' Compensation Act, 1926-1964, is amended----

(a) by omitting from paragraphs (a) and (b) of subsection four of section thirty-seven the words "Supreme Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal";

(b) (i) by omitting from paragraph (c) of the same subsection the words "The judges of the Supreme Court" and by inserting in lieu thereof the words "The Judges of Appeal";

(ii)

1926. Sec. 37. (Appeals and stated cases.)

Amendment of

Act No. 15,

- (ii) by omitting from the same paragraph the No. 12, 1965 words "decision of the Supreme Court" and by inserting in lieu thereof the words "decision of the Court of Appeal";
- (c) by omitting from paragraphs (d) and (e) of the same subsection the words "Supreme Court" wherever occurring and by inserting in lieu thereof the words "Court of Appeal".
- 14. The Judges' Pensions Act, 1953-1964, is amended—Amendment of Act No. 41, 1953.
  - (a) by inserting in section two in the definition of Sec. 2.
     "Judge" after the words "Supreme Court of New (Defini-South Wales" the words "President of the Court <sup>tions.)</sup> of Appeal or Judge of Appeal";
  - (b) by inserting in subsection three of section eight Sec. 8. after the words "served as" the words "an addi- (Prior judicial tional Judge of Appeal".

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15. The Commercial Causes Act, 1903-1957, is amended Amendby omitting from paragraph (h) of section six the words Ment of Act No. 19, "Full Court" and by inserting in lieu thereof the words "Court 1903. of Appeal". Sec. 6.

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16. The Jury Act, 1912-1957, is amended by inserting Amendment of paragraph (a) of section five the Act No. 31, words "Judges of Appeal,". Sec. 5.

Sec. 5. (Exemptions.)

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SCHEDULE.

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# Oil-burning Appliances Act.

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No. 12, 1965

## SCHEDULE.

Reference to Act.	Short title.	Citation.
No. 25, 1900.	Real Property Act, 1900.	Real Property Act, 1900-1965.
No. 35, 1900.	Supreme Court and Circuit Courts Act, 1900.	
No. 49, 1900.	Supreme Court Procedure Act, 1900.	
No. 24, 1901.	Equity Act, 1901.	Equity Act, 1901-1965.
No. 19, 1903.	Commercial Causes Act, 1903.	
No. 23, 1912.	District Courts Act, 1912.	District Courts Act, 1912-1965.
No. 31, 1912.	Jury Act, 1912.	Jury Act, 1912-1965.
No. 9, 1918.	Judges Retirement Act, 1918	Judges Retirement Act, 1918-1965.
No. 47, 1920.	Stamp Duties Act, 1920.	Stamp Duties Act, 1920-1965.
No. 10, 1921.	Land and Valuation Court Act, 1921.	
No. 42, 1924.	Administration of Justice Act, 1924.	
No. 15, 1926.	Workers' Compensation Act, 1926.	
No. 41, 1953.	Judges' Pensions Act, 1953.	Judges' Pensions Act, 1953-1965.

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Sec. 1.