THE JUDICATURE (SUPREME COURT) ACT

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JUDICATURE (SUPREME COURT)

29 of 1971 Cap. 180. Laws 2nd Sch., 30 of 1973, 46 of 1955. 39 of 1956, 42 of 1973 56 of 1959. S. 13, 10 of 1960, 2 of 1976, 15 of 1962, 29 of 1997 THE JUDICATURE (SUPREME COURT) ACT S. 35. S. 16. Acts 4 of 1999, 38 of 1999, 50 of 1963, 3 of 2003, 1 of 1966. [1st January, 1880.] 29 of 1966, 14 of 2008, 43 of 1968 8 of 2012, 11 of 2015 S. 2, 49 of 1968, Sch., 42 of 1969, 9 of 2016. 3rd Sch., 32 of 1970, 14 of 1971 S. 8. and 2nd Sch., 15 of 1971 S. 41 and 5th Sch., 25 of 1971.

Preliminary

1. This Act may be cited as the Judicature (Supreme Court) Short title. Act.

2	In	thic	Act-	
<i>L</i> •	111	uns	Au	

- "cause" includes any suit or other original proceeding, between a plaintiff and a defendant, and any criminal proceeding by the Crown;
- "defendant" includes every person served with any writ of summons or process, or served with notice of or entitled to attend any proceedings;

"judgment" includes decree;

"land" includes all corporeal or incorporeal hereditaments, 3/2003 S. 2. or any legal or equitable estate therein;

"matter" includes every proceeding in the Court not a cause;

"officers" includes clerks;

- "party" includes every person served with notice of or attending any proceeding, although not named on the record:
- "plaintiff" includes every person asking any relief (other-

Interpretion.

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wise than by way of counter-claim as a defendant) against any other person by any form of proceeding, whether the same be taken by cause, suit, petition, motion, summons or otherwise:

4/1999 "the Registrar" means a person appointed as a Registrar S. 2. pursuant to section 11;

"rules of court" includes forms;

"suit" includes action.

Application of **3.**—(1) Subject to subsection (2) all enactments relating to the Courts and Judges and officers whose jurisdictions and enactments functions are hereby transferred to the Supreme Court, or to any of the Judges or officers thereof or wherein any of the Courts or Judges or officers are referred to, shall be construed, so far as relates to anything done after the commencement of this Act, as if the Supreme Court established by this Act, and the Judges and officers thereof, as the case may be, had been named therein instead of such Courts or Judges or officers.

15/1962 S. 35.

existing

15/1968

S. 35

- (2) After the 30th July, 1962—
- (a) all references in this or any other enactment to the High Court shall as respects enactments in force immediately prior to that date be construed as references to the Supreme Court; and
- (b) where in this or any other enactment reference is made to the Supreme Court in the exercise of its jurisdiction, such reference shall not include those powers exercised by the Supreme Court prior to the date aforesaid and thereafter reserved to the Court of Appeal or to any of the Judges of that Court.

Constitution, Judges, Officers, their Salaries, the Seal and Offices of the Supreme Court

Consolidation of the Superior Courts.

4. On the commencement of this Act, the several Courts of this Island hereinafter mentioned, that is to say-

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JUDICATURE (SUPREME COURT)

The Supreme Court of Judicature,

The High Court of Chancery,

The Incumbered Estates' Court,

The Court of Ordinary.

The Court for Divorce and Matrimonial Causes.

The Chief Court of Bankruptcy, and

The Circuit Courts.

shall be consolidated together, and shall constitute one Supreme Court of Judicature in Jamaica, under the name of "the Supreme Court of Judicature of Jamaica", hereinafter called "the Supreme Court".

5.-(1) The Judges of the Supreme Court shall be the Chief Constitu-Justice, a Senior Puisne Judge and not less than twenty-four nor more than forty other Puisne Judges.

tion of the Supreme Court. 14/2008 S. 2 (a).

(2) The Chief Justice shall be the President and the Chief Judge of the Supreme Court, and shall be styled "The Chief Justice of Jamaica".

(3) The Puisne Judges shall be styled "Puisne Judges of the Supreme Court of Judicature of Jamaica".

(4) The Minister may by order published in the Gazette 14/2008 amend subsection (1) so as to increase the number of Puisne S. 2 (b). Judges, which order shall be subject to affirmative resolution.

6.--(1) Judges of the Supreme Court shall have in all respects, Judges of save as in this Act otherwise provided, equal power, authority and jurisdiction.

Supreme Court unless he is a member of the Bar of Jamaica,

the Court; their qualification. appointment and status. 15/1962 S. 35. (2) No person shall be appointed to be a Judge of the 39/1956 S. 2 (c). 42/1969

3rd Sch.

(a) of at least ten years standing; or

England, Northern Ireland or Scotland-

(b) of such number of years standing as added to a period during which he has held the office of a Resident Magistrate in Jamaica prior to his becoming a member of such Bar amounts to not less than ten years.

7.—(1) The Supreme Court shall be deemed to be duly constituted during and notwithstanding any vacancy in the office of any Judge thereof.

(2) Where the office of any Judge of the Supreme Court becomes vacant by death or otherwise the Governor-General shall appoint a fit and proper person (who shall be qualified as required by law) to act in such office.

lliness or absence of Judges.

Vacancies.

(3) Where any Judge of the Supreme Court by reason of leave, illness, absence from the Island or from any other cause is unable to perform his duties, the business of the Court shall devolve upon and be transacted by the remaining Judges of the Supreme Court:

Provided that in any such case and until such Judge is able to resume his duties, the Governor-General may appoint some fit and proper person (who shall be qualified as required by law) to act in the place of such Judge.

(4) Any person appointed to act under the provisions of subsection (2) or subsection (3) shall for all purposes be deemed, for the period of his acting appointment, to be a Judge of, and shall have and exercise jurisdiction in, the Supreme Court and may exercise all the powers conferred upon a Judge of the Supreme Court by this Act or any other enactment or by any rule or regulation made under this or any other enactment.

8.—(1) There shall be attached to the Supreme Court not less than four nor more than eight Masters, and each Master shall exercise such authority and jurisdiction of a Judge in Chambers as shall be assigned to him by rules of court.

15/1962 S. 35.

Master of the Court. 29/1966 S. 3(b). 14/2008 S. 3(a). (2) No person shall be appointed to be Master unless he either—

- (*a*) is a member of the Bar of Jamaica, England or Nothern Ireland or a member of the Faculty of Advocates of Scotland, of at least five years' standing; or
- (b) has been a solicitor of the Supreme Court or of the Supreme Court of Judicature of England, Scotland or Nothern Ireland for at least five years.

(3) The Constitution of Jamaica shall have effect as respects the office of Master as if it were one of the offices mentioned in subsection (2) of section 112 of the Constitution.

(4) The Minister may, by order published in the *Gazette*, $^{14/2008}_{S.3(b).}$ amend subsection (1) so as to increase the number of Masters, which order shall be subject to affirmative resolution.

9.—(1) Where under this Act a Master has jurisdiction in relation to any matter, then, subject to this Act, he shall have and may exercise in relation to the matter all the powers of the Court or a Judge, including the power of making an order in such matter, which order may include provision for costs, certificate for counsel or other consequential matters; and any such order so made by a Master shall, subject to this Act, have the same effect as if it had been made by the Court or a Judge.

(2) Where under this Act a Master exercises jurisdiction in $\frac{14/2008}{S. 4(b)}$.

- (*a*) in relation to such matter, a Master shall have all the rights, powers, immunities and privileges of a Judge; 14/2008 S. 4(*b*).
- (b) any party to the proceedings may, if he so desires, appear by counsel or solicitor.

10.—(1) An appeal shall lie to the Court of Appeal from any order or decision of a Master made in the exercise of any jurisdiction conferred on him under this Act.

S. 3(b).

(2) No appeal from an order or decision of a Master $\frac{14/24}{8.5}$

^{14/2008} under this section shall operate as a stay of proceedings unless a Master or the Court of Appeal so orders.

Officers of the Court. 9/2016 Court— S. 2.

- (a) one or more Registrars;
- (b) one or more Deputy Registrars;
- (c) an Executive Legal Officer to the Chief Justice;
- (d) a Director of Court Administration;
- (e) a sufficient number of clerks; and
- (f) such other officers as may be prescribed by rules of court.

The Registrar, his qualifications and duties and Circuit Court Clerks duties. 46/1955 S. 4. 42/1969 3rd Sch. 12.—(1) The Registrar shall be a member of the Bar of Jamaica or of England or of Nothern Ireland or of the Faculty of Advocates of Scotland, or a Writer to the Signet, or a Solicitor of the Supreme Court or of the Supreme Court of Judicature of England, Scotland, or Nothern Ireland, or a Law Agent admitted to practise in Scotland and shall not practise in any Court of this Island nor act as a conveyancer, pleader or legal adviser, and shall perform the following duties, that is to say—

- keep account of all fees, fines and amounts of forfeited recognizances received in proceedings in the Supreme Court;
- furnish to the Accountant-General of this Island accounts of all stamps passing through the offices of the Supreme Court, and submit all such accounts for audit as public accounts;
- examine, copy, enter, arrange, index and keep, proceedings and records of proceedings in the Supreme Court, and shall permit the public to search and take copies of the same in the office of the Supreme Court at reasonable hours;
- attend the sittings of the Courts and Judges, take minutes, write out and enter up judgements and orders;

- report as to the sufficiency or otherwise of the stamps upon documents tendered in evidence in the Supreme Court, and receive and account for deficiencies therein, and penalties in respect thereof;
- enter satisfaction and assignments of judgments, and prepare and deliver appeal papers and papers of a like kind, and tax the costs of proceedings in the Supreme Court;
- issue process of the Supreme Court, and keep account thereof, and of levies made and moneys received thereunder, and of returns thereto;

keep jury lists, and strike and make up panels of jurors;

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- make such investigations and take such accounts in relation to proceedings in the Supreme Court as the Court may direct, and shall have power for the above purposes to issue advertisements, summon parties and witnesses, and take examinations *viva voce*, or upon interrogatories, and the Court shall have power to enforce his orders as if they were those of a Judge;
- have power to administer oaths, and take affidavits and declarations, in all proceedings in the Supreme Court;
- transact all such ministerial business of the Supreme Court, and perform such other duties of a like kind, as are assigned to him by rules of court;

(2) Circuit Court Clerks shall perform the following duties, that is to say—

- attend the sittings of Circuit Courts to which they are respectively assigned, prepare the calendars thereof and all indictments directed by the Director of Public Prosecutions;
- at such sittings call jurors, arraign prisoners, receive and record verdicts, and administer oaths to witnesses and jurors;

- keep minutes and records of proceedings and judgments of such Courts, and transmit the same to the Registrar;
- generally perform such functions of the Registrar and such ministerial business of the Circuit Courts, as may be assigned to them by rules of court or by direction of a Judge.

13. Upon proof of urgency the Registrar, being a barrister or solicitor, may, in the absence of the Supreme Court Judges, make orders which can be made by a Judge in Chambers. An appeal shall lie from any such order to a Judge in Chambers on two days' notice.

14.—(1) Where the hearing of any proceedings has commenced before a Master, and he ceases, either temporarily or permanently, to hold that office prior to the conclusion of the hearing—

(a) if he has reserved judgment and ceases as aforesaid before he has delivered his judgment he may at any time lodge with the Registrar of the Supreme Court such judgment in writing; and such judgment shall as soon as possible thereafter be read in Chambers in accordance with the directions of the Chief Justice, and shall take effect in all respects as if the person who reserved judgment had continued to be Court Supreme a Master of the and had delivered judgment himself on the day that it was so read; or

(b) he may, whether or not he has reserved judgment as aforesaid, be assigned at any time to be a Master of the Supreme Court for the purpose of concluding such hearing.

(2) In relation to the exercise of jurisdiction conferred upon the Registrar by this Act or any other enactment, the provisions of subsection (1) shall, *mutatis*

Registrar may make orders.

Procedure where cases are not concluded by Master or Registrar. 49/1968 S. 2.

14/2008 S. 6.

14/2008 S. 6.

[[]The inclusion of this page is authorized by L.N. 123/2011]

mutandis, apply to him as they apply to a Master of the Supreme Court.

15.-(1) There shall be attached to the Supreme Court such Appointnumber of Deputy Registrars (each of whom is hereinafter qualification referred to as the Deputy Registrar) as may from time to time be and duties appointed by the Governor-General.

(2) No person shall be appointed to be Deputy Registrar 29/1966 unless he is a member of the Bar of Jamaica, England or $\frac{5.3(e)}{42/1969}$ Nothern Ireland or of the Faculty of Advocates of Scotland or a 3rd Sch. Solicitor of the Supreme Court or of the Supreme Court of Judicature of England, Scotland or Northern Ireland or a Writer to the Signet of Scotland.

(3) The Deputy Registrar shall subject to the general or special directions of the Registrar assist the Registrar in the performance of the duties of Registrar, and the Deputy Registrar shall in the exercise of his office have all and singular the like authorities, powers, duties, immunities and liabilities of the Registrar save and except the powers vested in the Registrar by virtue of section 13.

(4) Everything by this Act or any enactment amending or incorporated with the same appointed or authorized or required to be done or signed by the Registrar may be done or signed by the Deputy Registrar and shall be as valid and effectual as if done or signed by the Registrar.

15A.—(1) Subject to subsection (2), the Director of Court Director of Administration shall be appointed by the Governor-General, on Administrathe recommendation of the Public Service Commission after tion. consultation with the Chief Justice, for a term of three years which shall be renewable, subject to the approval of the Chief Justice.

Court 9/2016 S. 3.

ment of Deputy Registrars.

S.3(e).

JUDICATURE (SUPREME COURT)

(2) The Director of Court Administration shall-

- (a) be the chief executive officer of the Court Administration Division established under this Act (in this Act referred to as "the Division") and shall be responsible for the day-to-day supervision of the work and staff of the Division;
- (b) be the accounting officer of the Division for the purposes of the Financial Administration and Audit Act;
- (c) be responsible for the preparation and submission of all documents (including a budget, corporate plan and operational plan) required to be submitted by an accounting officer under the Financial Administration and Audit Act, in consultation with the Chief Justice;
- (d) provide the Chief Justice with such information in relation to the performance of—
 - (i) the Director of Court Administration; and
 - (ii) the Division,

as may be required by the Chief Justice from time to time;

(e) be accountable to, and take directions from, the Chief Justice in the performance of the functions of the Director of Court Administration and as to performance of the Division, and the implementation of policy in relation to the Division as directed by the Chief Justice; and (f) comply with such directions as may be issued by the Chief Justice from time to time on any matter falling within the functions of the Director of Court Administration.

(3) The Chief Justice may designate a person to act temporarily in the place of the Director of Court Administration in the absence of the Director of Court Administration or where the office is vacant.

(4) Subject to subsection (5), the Director of Court Administration shall be the officer responsible for attending proceedings before any committee of Parliament, as may be required, and may be accompanied by such other persons as may be appropriate for the purpose of providing necessary information to such committee.

(5) For the avoidance of doubt, the Director of Court Administration shall not be required in any proceedings before any court, committee or tribunal to give account in respect of any matter relating to the exercise of judicial functions by a judicial officer.

(6) In this section and section 56, "judicial officer" includes—

- (a) a Judge of the Supreme Court or the Court of Appeal;
- (b) the Registrar of the Court of Appeal;
- (c) a Registrar or Master of the Supreme Court; and
- (d) a Judge of a Parish Court.

JUDICATURE (SUPREME COURT)

(7) The Director of Court Administration shall receive such emoluments as are equivalent to those payable to the office of Permanent Secretary.

Executive Legal Officer to the Chief Justice. 9/2016 S. 3. **15B.**—(1) There shall be appointed in accordance with this section an Executive Legal Officer to the Chief Justice.

(2) A person shall not be appointed as Executive Legal Officer to the Chief Justice unless the person is an attorney-at-law.

(3) The Executive Legal Officer to the Chief Justice shall be responsible for assisting the Chief Justice by—

- (a) carrying out such administrative functions as may be assigned or delegated to the Executive Legal Officer by the Chief Justice;
- (b) liasing with the Director of Court Administration on a day-to-day basis on behalf of the Chief Justice; and
- (c) providing such legal research as may be required.

Appointment and duties of Court Reporters. 9/2016 S. 4(*a*)(*b*). 9/2016

S. 4(c).

16.—(1) There shall from time to time be appointed such number of Court Reporters who shall receive such salary as Government may determine.

(1A) In respect of the proceedings referred to in subsection (2) or (3) commenced after the appointed day, the Court Reporter or such other person designated by the Judge or such clerk as may be directed by the Judge, shall be responsible for recording the notes of evidence in those proceedings. (1B) The notes of evidence referred to in subsection (1A) may—

- (a) be recorded by such means (which may include electronic means) as may be specified by rules of court;
- (*b*) bear the seal of the Court; and
- (c) be certified as a true copy thereof in such manner as may be specified by rules of court.

(2) Notes shall be taken of the proceedings at the trial $\frac{9/2016}{S. 4(d)}$ of any person on indictment in the Supreme Court, and a transcript of the notes or any part thereof shall—

- (a) on any appeal or application for leave to appeal be made and furnished to the Registrar if he so directs; and
- (b) be made and furnished to any party interested upon the payment of such charges as may be fixed by rules of court whether the person tried was or was not convicted, or in any case where the jury were discharged before verdict.

(3) Subject to the provisions of subsections (4) and (5) notes shall also be taken of the whole or of any part of the $_{9/2016}$ proceedings at the trial of civil actions or proceedings in the $^{S. 4(e)}$. Supreme Court upon request in writing to the Registrar by any party thereto and a transcript of the notes or any part thereof shall—

- (a) on any appeal be made and furnished to the Registrar if he so directs; and
- (b) be made and furnished to any party interested upon the payment to the Registrar of such charge, not exceeding five cents per folio of one hundred and sixty words and not exceeding twenty-five per cent of such charge for each carbon copy thereof, as may be fixed by rules of court.

9/2016 (4) The duties to be performed by the Court Reporters S. 4(b). under subsection (2) shall take precedence of the duties to be performed by the Court Reporters under subsection (3).

> (5) A fee of six dollars thirty cents per day of five hours and a further fee of one dollar and five cents for every hour or part of an hour over the first five hours, payable in advance unless a Judge otherwise orders, shall be paid to the Registrar for the attendance at the trial of a civil action or proceeding of a Court Reporter.

> (6) Rules of court may make such provisions as is necessary for securing the accuracy of the notes to be taken and the verification of the transcript.

Baliffs' additional duties. 17.—(1) The Bailiffs for the Resident Magistrates' Courts appointed under the Judicature (Resident Magistrates) Act shall in addition to the duties now devolving upon them

9/2016

S. 4(e).

be Bailiffs for the Supreme Court and shall by themselves or deputies execute the process of the Supreme Court and shall serve all writs, documents or process issuing out of the Supreme Court entrusted to them for service and shall perform such duties in relation thereto and in such manner as may be prescribed by rules of court made in the manner prescribed by this Act.

(2) Any fees which by rules of court are made payable to Bailiffs shall be taken or retained by them as remuneration for the performance of their duties under this Act.

18.-(1) It shall be lawful for the Governor-General to Power to appoint a Bailiff of the Supreme Court whose powers and appoint a Bailiffto duties shall be limited to executing the process of the said execute the Court in its Admiralty Jurisdiction and to doing the various process of the things which by the United Kingdom Act styled the Colonial Supreme Court in its Courts of Vice-Admiralty Act, 1890 (53 and 54 Vic., Admiralty Chap. 27) or by any rules made under the provisions of Jurisdicthe said Act are required to be done by the Bailiff of tion. the said Court.

(2) Such officer shall be styled the Admiralty Bailiff of the Supreme Court.

(3) Any fees which by the said Act, or the said rules are made payable to the Bailiff, or in the Bailiff's office, shall be taken by the Admiralty Bailiff and retained by his remuneration for the performance of his him as duties.

19. Every Bailiff shall be deemed to be an officer of the When Supreme Court not only when executing any writ or other process of the Supreme Court sent to him by the Registrar for Magisexecution but also when serving any writ or other document entrusted to him for service in connection with any proceedings deemed in the Supreme Court.

Bailiff of Resident trate's Court officer of Supreme Court.

JUDICATURE (SUPREME COURT)

Salaries of officers. 29/1966 S. 3 (1). 14/2008 S. 7.

Employment of experts by the Court. 20. There shall be paid to each Master and to officers appointed under this Act such salaries as are directed by this Act, and where no salaries are directed by this Act then such salaries as are determined by Government.

21. The Court may, when it thinks fit, obtain the assistance of accountants, actuaries and scientific persons, to enable it to determine any matter at issue in any cause or proceeding, and may allow reasonable fees and expenses to such persons to be taxed as costs in the proceeding.

Who may administer oaths, etc.

38/1999 S. 3 (a). 22.—(1) Every Justice may administer oaths and take affidavits, declarations and affirmations concerning any matter or proceeding in any Court in this Island and where the matter or proceeding shall be in the Supreme Court such Justice shall for such purpose be deemed to be an officer of the Court.

(2) Affidavits, declarations and affirmations concerning matters or proceedings in any Court in this Island may be sworn or taken—

- (a) in any place which is part of the Commonwealth before any person having authority to administer an oath in such place or before a Jamaican or British High Commissioner, Envoy, Minister, Chargé d'Affaires, Secretary of Embassy or Legation, or any Jamaican or British Consul-General, Consul, Vice-Consul, Acting Consul or Consular Agent, exercising his functions in such place; and
- (b) in any foreign state or country before any Jamaican or British Ambassador, Envoy, Minister, Chargé d'Affaires or Secretary of Embassy or Legation or any Jamaican or British Consul-General or Consul or Vice-Consul or Acting Consul or Con-

sular Agent exercising his functions in such foreign state or country; or

(c) in any foreign state or country before any person having authority by the law of such state or country to administer an oath in such state or country.

(3) Any affidavit, declaration or affirmation purporting to have affixed, impressed or subscribed thereon or thereto the seal or signature of any person authorized by paragraph (a) or paragraph (b) of subsection (2) shall be admitted in evidence without proof of the seal or signature being the seal or signature of that person or of the qualification or official character of that person.

(4) Where any affidavit, declaration or affirmation is sworn or taken in any foreign state or country before any person authorized by paragraph (c) of subsection (2) the signature or seal of such person and his authority to administer an oath in such state or country shall be verified by a certificate of one of the officers set out in paragraph (b) of subsection (2) or by a certificate under the seal of the appropriate person having such power of verification in 38/1999 S. 3 (b). such state or country.

23. No officer of the Supreme Court shall directly or summary indirectly ask or receive any fee or gratuity in respect of tion of any of the duties of his office.

If any officer of the Supreme Court acting under colour of the process of the Court is charged with misconduct, or with any wrongful act or neglect in the discharge of the duties of his office, the Court or a Judge may enquire into the matter in a summary way on such evidence as may appear reasonable and for that purpose may summon and enforce the attendance of all necessary parties and witnesses in like manner as the attendance of witnesses in any other case may be enforced, and may make such order for the

the Court over its officers.

[[]The inclusion of this page is authorized by L.N. 3/2001]

payment of all damages and costs that may have been caused by any such act or neglect as it thinks just, and impose such fine upon the officer as it deems adequate; and in default of payment of any money so ordered to be paid payment of the same may be enforced as a judgment recovered in the Court.

This provision shall not take away any right of action for damages against any officer, but no action shall be commenced or continued for any act or omission of such officer after the Court has ordered compensation to be paid in respect of it under this section.

The death, absence or retirement of any officer charged with any duties under this Act shall not affect the performance of such duties, but such duties may be proceeded with in all respects by the person acting in the place of such officer as if no such death, absence or retirement had occurred.

24. All books, documents, papers and chattels belonging to any of the Courts whose jurisdiction is hereby transferred to the Supreme Court, shall belong to the Supreme Court.

25. The Chief Justice shall cause a seal to be provided for the Supreme Court.

26. The offices of the Supreme Court shall be in Kingston.

Jurisdiction of Supreme Court of Judicature

27. Subject to subsection (2) of section 3 the Supreme Court shall be a superior Court of Record, and shall have and exercise in this Island all the jurisdiction, power and authority which at the time of the commencement of this Act was vested in any of the following Courts and Judges in this Island, that is to say—

The Supreme Court of Judicature,

Transfer of books and property of existing Courts to the Supreme Court.

The Scal.

Offices of the Court.

Jurisdiotion of the Court. 15/1962 S. 35.

[[]The inclusion of this page is authorized by L.N. 3/2001]

The High Court of Chancery,

The Incumbered Estates Court,

The Court of Ordinary,

The Court for Divorce and Matrimonial Causes,

The Chief Court of Bankruptcy, and

The Circuit Courts, or

Any of the Judges of the above Courts, or

- The Governor as Chancellor or Ordinary acting in any judicial capacity, and
- All ministerial powers, duties, and authorities, incident to any part of such jurisdiction, power and authority.

28. Such jurisdiction shall be exercised so far as regards procedure and practice, in manner provided by this Act, and the Civil Procedure Rules and the law regulating criminal procedure, and by such rules and orders of court as may be made under this Act; and where no special provision is contained in this Act, or in such Rules or law, or in such rules or orders of court, with reference thereto, it shall be exercised as nearly as may be in the same manner as it might have been exercised by the respective Courts from which it is transferred or by any such Courts or Judges, or by the Governor as Chancellor or Ordinary.

28A.—(1) The Court may, on the application of the person prosecuting a judgment or order for the payment of money, make an order for the sale of the land of a judgment debtor.

How jurisdiction to be exercised. Cap. 177 (1953 Edtn. Omitted).

Power of Court to make order for sale of land. 3/2003 S. 3.

(2) The proceeds of the sale of the land of a judgment debtor shall be distributed among the persons found entitled thereto, according to their respective priorities.

(3) The order for sale of the land of a judgment debtor and all proceedings consequent thereon shall bind persons claiming any interest in the land through or under the judgment debtor, by any means, subsequent to the delivery of the land in execution, or to the commencement of the proceedings for a sale of the land.

[[]The inclusion of this page is authorized by L.N. 87/2004]

Conduct of sales of land under order. 3/2003 S. 3.

Certificates of purchase and effect thereof. 3/2003 S. 3. **28B.** Subject to rules of court, all sales in execution of judgments or orders under section 28A shall be conducted in accordance with such orders as the Court may make.

28C.---(1) After the sale of the interest of any judgment debtor in any land, the Court shall grant a certificate to the person who has been declared the purchaser to the effect that he has purchased the judgment debtor's right, entitlement to and interest in the property sold.

(2) A certificate mentioned in subsection (1)-

- (a) shall be liable to tax under the Stamp Duty Act and Transfer Tax Act as a transfer, conveyance or assignment of the land, as the case may be;
- (b) when duly stamped, shall be taken and deemed to be a valid instrument of transfer, conveyance or assignment of the defendant's right, entitlement to and interest in the land sold; and
- (c) may be recorded in the same manner as any deed, transfer, conveyance or assignment.

28D. The Court may, on application of the person prosecuting a judgment or order for the payment of money, make a charging order in accordance with the Civil Procedure Rules, 2002 in relation to the enforcement of judgments.

28E.--(1) Subject to the provisions of this or any other enactment and to rules of court, the costs of and incidental to all civil proceedings in the Supreme Court shall be in the discretion of the Court.

(2) Without prejudice to any general power to make rules of court, the Rules Committee of the Supreme Court may make provision for regulating matters relating to the costs of civil proceedings including, in particular prescribing—

(a) scales of costs to be paid--

make charging orders. 3 2003 S. 3. Costs in civil proceedings in Court. 3 2003 S. 3.

Power of

Court to

[[]The inclusion of this page is authorized by L.N. 87/2004]

- (i) as between party and party;
- (ii) the circumstances in which a person may be ordered to pay the costs of any other person; and
- (b) the manner in which the amount of any costs payable to the person or to any attorney shall be determined.

(3) Subject to the rules made under subsection (2), the Court may determine by whom and to what extent the costs are to be paid.

(4) In any proceedings mentioned in subsection (1), the Court may disallow, or (as the case may be) order the attorney-at-law concerned to meet, the whole of any wasted costs or such part of them as may be determined in accordance with rules of court.

(5) In subsection (4) "wasted costs" means any costs incurred by a party—

- (a) as a result of any improper, unreasonable or negligent act or omission on the part of any attorneyat-law or any employee of the attorney-at-law; or
- (b) which, in the light of any such act or omission occurring after they were incurred, the Court considers it is unreasonable to expect that party to pay.

JUDICATURE (SUPREME COURT)

Power of Court to order interim payments. 8/2012 S. 4. **28F.**—(1) The Court may, where there are proceedings pending and in such circumstances as may be specified in Rules of Court, make an order requiring a party to any proceedings to make to another party to the proceedings an interim payment of such amount as may be specified in the order.

(2) Rules of Court made in respect of interim payments may include—

- (a) provision for enabling a party to any proceedings who has made an interim payment in pursuance of an order under subsection (1) to recover the whole or part of the amount of the payment in such circumstances and from such other party to the proceedings as may be determined in accordance with those Rules; and
- (b) such incidental, supplementary and consequential provisions as the Rules Committee of the Supreme Court may consider necessary or expedient.

(3) Nothing in this section shall be construed as affecting the exercise of any power relating to costs including any power to make Rules of Court relating to costs.

- (4) In subsections (1) and (2)—
- (a) "interim payment" in relation to a party to any proceedings, means a payment on account of any damages, debt or other sum (excluding any costs) which that party may be held liable to pay to or for

[[]The inclusion of this page is authorized by L.N. 220/2013]

the benefit of another party to the proceedings if a final judgment or order of the Court in the proceedings is given or made in favour of that other party; and

(b) any reference to a party to any proceedings includes a reference to any person who for the purposes of the proceedings acts as next friend or guardian of, or in any other representative capacity for, a party to the proceedings.

29. The Judges of the Supreme Court shall act within Jurisdiction of the Circuits in all respects as the Judges of Assize. Over Circuit and Terminer and Gaol Delivery have heretofore done, and Court Judges. it shall be the duty of each, within the jurisdiction of the Courts respectively over which he shall preside, and at the times at which such Courts are respectively required to be held, to enquire by the oaths of good and lawful men of the parish in and for which such Courts shall be held, of all treasons, misprision of treason, felonies and misdemeanours whatsoever, and of the accessories to the same; and to hear and determine the same, and each of them according to law; and it shall be their duty, each within his Circuit, and at the several times at which the Courts of the said Circuit are held, to deliver the gaol and gaols within his said Circuit, doing therein what justice shall require; and at the times respectively aforesaid shall take verdicts upon issues and assessments of damages within such Circuit.

Sittings and Distribution of Business

30. The Supreme Court shall ordinarily hold its sittings in Where Court Kingston, but, subject to the provisions of this Act and to rules of court, the Court and the Judges thereof may sit and act at

to be held ordinarily and specifically.

JUDICATURE (SUPREME COURT)

any time, and at any place, for the transaction of any part of the business of the Court of such Judges.

Orders for the holding of Circuit Courts. **31.**—(1) The Chief Justice may from time to time make, and when made revoke, add to or alter orders appointing the times and places for the holding of Circuit Courts.

> (2) Every order under subsection (1) shall be so framed as to provide that there shall be held a Circuit Court three times a year in each parish of the Island except the parish of Saint Andrew.

> (3) Every order under subsection (1) shall be published in the *Gazette* and shall come into operation upon the date specified in such order.

> (4) Every order under subsection (1) shall, so long as it continues in force, have the same effect as if it formed part of the provisions of this Act, and rules of court may be made for carrying any order under subsection (1) into effect as if the provisions of such order formed part of this Act.

> (5) Notwithstanding anything in this section or in any order made under this section, the Chief Justice or any Puisne Judge may direct any Circuit Court Clerk---

(a) to postpone the opening of the Circuit Court of which he is the Clerk, from the day appointed for such opening by any order under this section to any other day specified by the Chief Justice or any Puisne Judge, as the case may be; or

(b) to adjourn the sitting of the Circuit Court to which he is the Clerk to any day specified by the Chief Justice or any Puisne Judge.

(6) Notwithstanding anything in this section or in 1/1966 any order made under this section the Chief Justice may ^{S.2.} direct that at any Circuit Court Judges may hold separate Courts.

32.-(1) The Minister may from time to time make, and Arrangement and when made revoke, add to or alter ordersvacations

- (a) arranging the Circuits and the number thereof of Circuit and directing what parishes and towns shall be upon each Circuit; and
- (b) regulating the vacations to be observed by the Supreme Court and the offices thereof.

(2) The Minister may, under the provisions of this section, order that the whole Island shall constitute one circuit.

33. The jurisdiction of the Circuit Court appointed to The extent be held in any parish shall extend over the whole of such local parish, and over so much of any adjoining parish as lies urindiction within one mile of the boundary of such first-mentioned Circuit parish, and over the high seas in respect of crimes within 14/1971 the jurisdiction of the Supreme Court: S. 8.

Provided always, that the Circuit Court for Kingston shall have jurisdiction over the parish of St. Andrew as if it formed part of the parish of Kingston:

Provided further that, for the purposes of this section, the 14/1971 boundaries of every parish shall be deemed to extend to ^{S. 8}. such part, if any, of the sea as is constituted by law internal waters of which the shore or any part thereof is at the coast

of the Court.

[[]The inclusion of this page is authorized by L.N. 3/2001]

of that parish, and to the part of the sea within such distance beyond the inner limit of the territorial waters adjacent to that parish (including the portion of it taken to comprise the internal waters aforesaid, if any) as comprises the breadth of the territorial sea, without prejudice to the conferment of any concurrent jurisdiction by virtue of any other parish's boundaries being deemed to extend in manner aforesaid.

Change of venue in criminal cases. 34. It shall be lawful in all cases of criminal prosecutions for a Judge of the Supreme Court, on application either on behalf of the Crown or the accused, and on good cause shown, to change the venue and remove the trial from any one Court to any other, and such last-mentioned Court shall thereupon have jurisdiction in such case.

Transfer of trial from one parish to another. 35. Where for any reason whatsoever the trial of a person who has been committed to be tried for an indictable offence before a Circuit Court for any parish is either not proceeded with or not brought to a final conclusion before that Court, it shall be lawful for that Court, if in its discretion it thinks it convenient so to do, with a view either to expedite the trial or retrial or to save expense, and is satisfied that the accused will not thereby suffer hardship, to direct that the trial or retrial of the accused shall take place before a Circuit Court for some other parish and thereupon the trial shall proceed and take place in such parish in every respect as if the committal for trial had been in that parish.

Provisions as to commitments and recognizances when change made in arrangements for holding Circuit Courts. 36. When any change is made in the arrangements for holding the Circuit Courts, under which the commitment of any accused person to take his trial at any Circuit Court becomes a commitment to a Court without jurisdiction to try such person for his alleged offence, it shall be lawful for the Director of Public Prosecutions by writing under his hand, to direct that the commitment shall stand as a commitment to the Court, which, under such change as aforesaid, has become the Court having jurisdiction to try such person and any such commitment shall be read and taken as altered in accordance with such direction: and on notice of such direction being given, under the hand of the Director of Public Prosecutions to the Superintendent of any prison, to which such accused person has been committed to await his trial, such Superintendent shall treat such commitment as altered accordingly; and on notice being given as aforesaid to any person under recognizance either personally to appear, or as surety for the appearance of some other person, at the time and place named in such first-mentioned commitment, the condition of such recognizance shall be deemed to be altered as to the time and place for such appearance in accordance with such direction as aforesaid.

37.—(1) Sittings of the Supreme Court shall, so far as simular is reasonably practicable, and subject to vacations, be held Supreme continuously throughout the year.

Court and vacation business.

(2) Provisions shall be made by rules of court for the hearing during vacations of urgent applications.

38. The place of trial of civil suits cognizable by the Venue of Supreme Court in the exercise of its common law or equity and jurisdiction shall be regulated (subject to any order which proceedmay be made on a summons for directions) as follows-

- (a) Where the cause of action arises wholly or in part within the Kingston Circuit, the trial shall ordinarily take place at the sittings of the Kingston Circuit Court.
- (b) Where the cause of action arises within any other Circuit the trial shall take place at the sittings of the Kingston Circuit Court, or at the Circuit

civil suite

Court of the Circuit in which the cause of action arose (at the option of the plaintiff).

2

But in any case, upon reasonable cause being shown, the Court or a Judge may order any suit to be tried at the Kingston Circuit Court, or at any other convenient Circuit Court.

All other proceedings before the Supreme Court exercising civil jurisdiction shall, so far as is reasonably practicable, be held in Kingston.

Powers of a single Judge. 39. A single Judge of the Supreme Court may exercise, in Court or in Chambers, any part of the jurisdiction of the Court which before the passing of this Act might have been exercised in the like manner, or which may be directed or authorized to be so exercised by rules of court to be made under this Act.

In such cases a Judge sitting in Court shall be deemed to constitute a Court.

A Judge
on Circuit
or sitting40. A Judge of the Supreme Court—
(a) holding a Circuit Court; oras an
Election(a) holding a Circuit Court; orcourt
constitutes
a Court.
29/1997
5. 16.(b) sitting as an Election Court,
court of the Supreme Court.Reservation41. A Judge of the Supreme Court sitti

Reservation of a case or point of law for argument before the Court of Appeal.

41. A Judge of the Supreme Court sitting in the exercise of the civil jurisdiction of the Court may reserve any case, or any point in a case, for the consideration of the Court of Appeal, or may direct any case or point in a case to be argued before the Court of Appeal, and the Court of Appeal shall have power to hear and determine any such case or point:

Provided that nothing herein shall take away the right of any party to any suit to have the issues for trial by jury submitted and left by the Judge to the jury before whom the same comes for trial, with a proper and complete direction to the jury upon the law and as to the evidence applicable to such issues.

42. Motions for new trials of causes or matters upon Matters to be heard which a verdict has been found by a jury, or by a Judge before the without a jury, and motions in arrest of judgment, or to Appeal. enter judgment non obstante veredicto, or to enter a verdict for plaintiff or defendant, or to enter a non-suit or to reduce damages and special cases and special verdicts, shall be heard before the Court of Appeal.

43. Subject to the provisions of this Act and of the References by the Civil Procedure Code and of rules of court, any Judge Court to of the Supreme Court may order what matters in pro-ceedings in the Court shall be investigated by the Registrar, Cap. 177 (1953) and may direct the Registrar to take accounts and make Edin. Omitted) enquiries, and may give such assistance and direction to the Registrar therein as he thinks fit:

Provided that any person aggrieved by any act or decision of the Registrar may appeal thereupon to the Court. All acts and proceedings of the Registrar under the provisions of this section shall be subject to ratification by the Court, and when so ratified shall be binding on all parties in the same way as an order of the Court.

44. Nothing in this Act or in rules made under this Evidence Act, save as far as relates to the power of the Court for special reasons to allow depositions or affidavits to be read, shall affect the mode of giving evidence by the oral examination of witnesses in trials by jury, or the rules of evidence.

Trial by Jury in Civil Proceedings

45.-(1) Subject as hereinafter provided, if, in relation Trial to a civil cause or matter to be tried in the Supreme Court, with an application is made by a party thereto, before the mode $\frac{43/1968}{S.2}$. of trial is first determined, for the cause or matter to be tried with a jury, and the Court or a Judge is satisfied that---

- (a) an allegation of fraud against that party; or
- (b) a claim in respect of slander, libel, false imprisonment, malicious prosecution, seduction or breach of promise of marriage,

is in issue, the cause or matter shall be ordered to be tried with a jury, unless the Court or Judge is of opinion that the trial thereof requires any prolonged examination of documents or accounts or any scientific or local investigation which cannot conveniently be made with a jury, but, save as aforesaid, any civil cause or matter to be tried in the Supreme Court, may, in the discretion of the Court or a Judge, be ordered to be tried either with or without a jury.

(2) The provisions of subsection (1) shall be without prejudice to the power of the Court or a Judge to order that different questions of fact arising in any civil cause or matter be tried by different modes of trial, and where any such order is made the provisions of subsection (1) requiring trial with a jury in certain cases shall have effect only as respects questions relating to any such allegation or claim as is mentioned in that subsection.

46. In every civil cause or matter to be tried in the Supreme Court, unless under the provisions of section 45 a trial with a jury is ordered, the mode of trial shall be by a Judge without a jury.

Costs

Costa.

Trial without

jury. 43 / 1968 S. 2.

47.--(1) In the absence of express provision to the contrary the costs of and incident to every proceeding in the Supreme Court shall be in the discretion of the Court, but nothing herein contained shall deprive a trustee, mort-

gagee or other person of any right to costs out of a particular estate or fund to which he would be entitled according to the rules acted upon in Courts of Equity before the commencement of this Act:

Provided that where any action or issue is tried by a jury costs shall follow the event unless upon application made, the Judge at the trial or the Court, for special cause shown and mentioned in the order, otherwise directs.

Any order of a Judge as to such last-mentioned costs may be appealed from, and may be discharged or varied by the Court of Appeal.

No costs shall be recoverable until they have been taxed by the Registrar or his deputy.

(2) In every legal proceeding in which one party shall be entitled to recover costs from the other party, the same fees shall be allowed for the services of solicitors employed at fixed salaries by the party so recovering costs. as if such solicitors were remunerated by fees in the ordinary way for their specific services in the proceeding in respect of which such party shall be entitled to costs.

Provisions regulating the administration of Law and Equity by the Supreme Court

48. With respect to the concurrent administration of law provisions and equity in civil causes and matters in the Supreme Court as to the concurrent the following provisions shall apply-

administration of law and equity.

(a) If a plaintiff or petitioner claims to be entitled to any equitable estate or right, or to relief upon any equitable ground against a deed, instrument or contract, or against a right, title or claim asserted by a defendant or respondent in such cause or matter, or to relief founded upon a legal right which before the passing of this Act could only have been given by a Court of Equity, the

Court and every Judge thereof shall give him such and the same relief as ought to have been given by the Court of Chancery before the passing of this Act.

- (b) If a defendant claims to be entitled to any equitable estate or right, or to relief upon any equitable ground against any deed, instrument or contract, or against any right, title or claim asserted by a plaintiff or petitioner in such cause or matter, or alleges any ground of equitable defence to any claim of a plaintiff or petitioner, the Court and every Judge thereof shall give to every equitable estate, right or ground of relief so claimed, and to every equitable defence so alleged, the same effect, by way of defence against the claim of the plaintiff or petitioner, as ought to have been given by the Court of Chancery before the passing of this Act.
- (c) The Court and every Judge thereof shall also have power to grant to a defendant in respect of any equitable estate or right, or other matter of equity, and also in respect of any legal estate right or title claimed or asserted by him, all such relief against any plaintiff or petitioner as he properly claims by his pleading, and as the Court or any Judge thereof might have granted in any suit instituted for that purpose by the same defendant against the same plaintiff or petitioner, and also all such relief relating to or connected with the original subject of the cause or matter and in like matter claimed against any other person, whether already a party to the same cause or matter or not, who has been duly served with notice in writing of such claim pursuant to any rule of court or any order of the Court, or might properly have been granted against such person if he had been made a

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defendant to a cause duly instituted by the same defendant for the like purpose; and every person served with any such notice shall thenceforth be deemed a party to such cause or matter with the same rights in respect to his defence against such claim as if he had been duly sued in the ordinary way by such defendant.

- (d) The Court and every Judge thereof shall take notice of all equitable estates, titles and rights, and all equitable duties and liabilities, appearing incidentally in the course of any proceeding, in the same way as the Court of Chancery would have done in any proceeding instituted therein before the passing of this Act.
- (e) No proceeding at any time when pending in the Supreme Court shall be restrained by prohibition or injunction, but every matter of equity on which an injunction against the prosecution of such proceeding might have been obtained if this Act had not passed, either unconditionally or on any terms or conditions, may be relied on by way of defence thereto; but nothing in this Act contained shall disable the Court from directing a stay of proceedings in any cause or matter pending before it if it think fit, and any person, whether a party or not to any such cause or matter, who would have been entitled if this Act had not been passed. to apply to any Court to restrain the prosecution thereof, or who may be entitled to enforce, by attachment or otherwise, any judgment, decree, rule or order, contrary to which all or any part of the proceedings in such cause or matter may have been taken, shall be at liberty to apply to the said Court, by motion in a summary way, for a stay of proceedings, either generally or so far as

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may be necessary for the purposes of justice, and the Court shall thereupon make such order as is iust.

- (f) Subject to the aforesaid provisions for giving effect to equitable rights and matters of equity. and to the other express provisions of this Act. the said Court and every Judge thereof shall give effect to all legal claims and demands, and all estates, titles, rights, duties, obligations and liabilities, existing by the common law or by any custom, or created by any statute, in the same manner as the same would have been given effect to if this Act had not been passed by any of the Courts whose jurisdiction is hereby transferred to the Supreme Court.
- (g) The Supreme Court in the exercise of the jurisdiction vested in it by this Act in every cause or matter pending before it shall grant either absolutely or on such reasonable terms and conditions as to it seems just, all such remedies as any of the parties thereto appear to be entitled to in respect of any legal or equitable claim properly brought forward by them respectively in such cause or matter; so that as far as possible, all matters so in controversy between the said parties respectively may be completely and finally determined, and multiplicity of proceedings avoided.

49. With respect to the law to be administered by the Supreme Court, the following provisions shall apply. that is to say-

(a) In the administration by the Court of the assets of any person dying after the commencement of this Act, and whose estate may prove to be insufficient for the payment in full of his debts and liabilities (and in the winding up of any

Provisions as to the administration of law in special cases.

company whose assets may prove to be insufficient for the payment of its debts and liabilities and the costs of winding up), the same rules shall prevail and be observed as to the respective rights of secured and unsecured creditors, and as to debts and liabilities provable, and as to the valuation of annuities and future and contingent liabilities respectively, as may be in force for the time being under the Bankruptcy Act with respect to the estates of persons adjudged bankrupt; and all persons who in any such case would be entitled to prove for and receive dividends out of the estate of any such deceased person (or out of the assets of any such company), may come in under the decree or order for the administration of such estate (or under the winding up of such company), and make such claims against the same as they may respectively be entitled to by virtue of this Act.

- (b) No claim of a *cestui que* trust against his trustee for any property held on an express trust, or in respect of any breach of any such trust, shall be held to be barred by any Statute of Limitations.
- (c) An estate for life without impeachment of waste shall not confer, or be deemed to have conferred, upon the tenant for life, any legal right to commit waste of the description known as equitable waste, unless an intention to confer such right expressly appears by the instrument creating such estate.
- (d) There shall not after the commencement of this Act be any merger by operation of law only, of any estate the beneficial interest in which would not be deemed to be merged or extinguished in equity.
- (e) A mortgagor entitled for the time being to the possession or receipt of the rents and profits of

any land as to which no notice of his intention to take possession, or to enter into the receipt of the rent and profits thereof, has been given by the mortgagee, may sue for such possession, or for the recovery of such rents or profits, or to prevent or recover damages in respect of any trespass or other wrong relative thereto, in his own name only, unless the cause of action arises upon a lease or other contract made by him jointly with any other person.

(f) Any absolute assignment by writing under the hand of the assignor (not purporting to be by way of charge only) of any debt or other legal thing in action, of which express notice in writing has been given to the debtor, trustee, or other person from whom the assignor would have been entitled to receive or claim such debt or thing in action, shall be and be deemed to have been effectual in law (subject to all equities which would have been entitled to priority over the right of the assignee if this Act had not been passed) to pass and transfer the legal right to such debt or thing in action from the date of such notice, and all legal and other remedies for the same, and the power to give a good discharge for the same without the concurrence of the assignor;

Provided always that if the debtor, trustee, or other person liable in respect of such debt or thing in action, has had notice that such assignment is disputed by the assignor or any one claiming under him, or of any other opposing or conflicting claims to such debt or thing in action, he shall be entitled, if he thinks fit, to call upon the several persons making claim thereto to interplead concerning the same, or he may if he thinks fit pay the same into the Supreme Court under and in conformity with

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the provisions of the laws for the relief of trustees.

- (g) Stipulations in contracts, as to time or otherwise, which would not before the commencement of this Act, have been deemed to be or to have become of the essence of such contracts in a Court of Equity, shall receive in all Courts the same construction and effect as they would have heretofore received in equity.
- (h) A mandamus or an injunction may be granted or a receiver appointed, by an interlocutory order of the Court, in all cases in which it appears to the Court to be just or convenient that such order should be made; and any such order may be made either unconditionally or upon such terms and conditions as the Court thinks just, and if an injunction is asked either before or at or after the hearing of any cause or matter, to prevent any threatened or apprehended waste or trespass, such injunction may be granted if the Court thinks fit, whether the person against whom such injunction is sought is or is not in possession under any claim of title or otherwise, or (if out of possession) does or does not claim a right to do the act sought to be restrained under any colour of title, and whether the estates claimed by both or by either of the parties are legal or equitable.
- (i) In questions relating to the custody and education of infants the rules of equity shall prevail.
- (*j*) Generally in all matters not hereinbefore particularly mentioned, in which there is any conflict or variance between the rules of equity and the rules of common law with reference to the same matter, the rules of equity shall prevail.

JUDICATURE (SUPREME COURT)

Sale of Lands under Decree

50. On a decree for sale of lands an authenticated copy of the order of confirmation of the sale thereof, under the seal of the Court, and stamped with the ad valorem duty. as on a convevance, shall be sufficient to divest the estates of all parties to the suit within the jurisdiction of the Court, and bound by such decree, and to vest the same in the purchaser, according to the terms and limitations to be embodied in the said order of confirmation of sale.

Interest on Judgments in Supreme Court

51.—(1) Every judgment debt shall in the Supreme Court carry interest at the rate of six per centum per annum or such other rate per annum as the Minister may by order from time to time prescribe in lieu thereof, from the time of entering up the judgment, until the same shall be satisfied, and such interest may be levied under a writ of execution on such judgment.

(2) In this section the expression "judgment" shall Definition of "judginclude decree and order. ment".

(3) Every order under subsection (1) shall be subject 25/1971 to negative resolution of the House of Representatives.

Abolition of Prerogative Writs of Mandamus, Prohibition and Certiorari

52.—(1) The prerogative writs of mandamus, prohibition and certiorari shall no longer be issued by the Supreme Court or any Judge thereof.

(2) In any case where the Supreme Court would, but for the provisions of subsection (1), have had jurisdiction to order the issue of a writ of mandamus requiring any act to be done, or a writ of prohibition prohibiting any proceedings or matter, or a writ of certiorari removing any proceedings or matter into the Supreme Court for any

Orders of mandamus. prohibition and certiorari to be substituted for prerogative writs of mandamus, prohibition and certiorari. 56/1959 5.2.

Interest on judgment debt, and

rate of. 25/1971 S. 2 (a).

S. 2 (b).

Sale of lands

under decree.

[[]The inclusion of this page is authorized by L.N. 480/1973]

purpose, the Court may make an order requiring the act to be done, or prohibiting or removing the proceedings or matter, as the case may be.

(3) The said orders shall be called respectively an order of mandamus, an order of prohibition and an order of certiorari.

(4) No return shall be made to any such order and no pleadings in prohibition shall be allowed, but the order shall be final, subject to any right of appeal therefrom

(5) In any enactment references to any writ of mandamus, prohibition or certiorari shall be construed as references to the corresponding order and references to the issue or award of any such writ shall be construed as references to the making of the corresponding order.

Council of Judges

Council of 53. A Council of the Judges of the Supreme Court shall Judges to assemble once at least in every year, on a day or days to be be held fixed by the Chief Justice, for the purpose of considering annually. Its functhe operation of this Act, and of the Civil Procedure Code tions. Cap. 177 and of the law regulating criminal procedure, and of the (1953)rules of court for the time being in force, and also the Edtn. Omitted). working of the several offices, and the arrangements relative to the duties of the Officers of the said Courts respectively, and of inquiring and examining into any defects which may appear to exist in the system of procedure or the administration of the law in the Supreme Court, or in any Court from which appeal lies to it.

Miscellaneous

54. All salaries of Judges and Officers appointed by or Payments of under this Act, and all other expenses of carrying out this expenses. Act, not otherwise provided for, shall be paid out of the Consolidated Fund.

Fees to be paid to Consolidated Fund. 11/2015 Sch. **55.** All fees receivable in the Supreme Court under this Act, or under any rules made pursuant to this Act, shall be paid into and shall form part of the Consolidated Fund.

Court Administration

Court Administration Division. 9/2016 S.5.

56.—(1) There is hereby established an administrative division of the Supreme Court to be known as the Court Administrative Division.

(2) The Court Administration Division shall, under the direction and control of the Chief Justice, be responsible for—

- (a) the performance of administrative management services in respect of all the courts of Jamaica, including—
 - (i) strategic planning;
 - (ii) human resource management services;
 - (iii) internal audit and risk management;
 - (iv) finance and accounts;
 - (v) customer and client services; and
 - (vi) maintenance of court facilities,

but excluding the matters referred to in subsection (3) until otherwise determined in accordance with that subsection;

- (b) providing administrative support services for judicial officers and Clerks of Court;
- (c) providing information to the public in respect of court systems and procedures;
- (*d*) providing and maintaining information and communication technologies for the courts; and
- (e) providing such other services, and carrying out such other functions, as may be assigned to it by this or any other law.

(3) Until otherwise provided by the Minister, responsibility for the performance of administrative services in respect of the following matters shall be retained by the Ministry responsible for justice—

(a) procurement of motor vehicles for the judiciary;

- (b) major capital works in relation to the Courts;
- (c) data collection for court management information systems and policy development with respect to the justice system;

and the Minister may, from time to time, provide that responsibility for any of those matters shall be transferred to the Division.

(4) The Court Administration Division may appoint and employ, at such remuneration and on such terms and conditions as may be approved by or with the authority of the Governor-General acting on the advice of the Public Service Commission, such officers and agents as may be considered necessary for the proper performance of the functions of the Division.

(5) In respect of each financial year, the Director of Court Administration shall cause to be prepared and submitted to the Chief Justice for approval, an annual report on the operations of the Court Administration Division, in such form as may be required under the Financial Administration and Audit Act.

(6) The accounts and financial transactions of the Court Administration Division shall be audited annually by the Auditor-General and a statement of accounts so audited shall form part of the annual report mentioned in subsection (5).

(7) The Director of Court Administration shall cause the annual report as approved by the Chief Justice pursuant to subsection (5) to be transmitted, within four months after the end of the financial year concerned, to—

- (a) the Minister; and
- (b) the Minister responsible for finance, and the Auditor-General.

(8) The Minister shall cause a copy of the annual report transmitted under subsection (7) to be laid on the table of each House of Parliament.

Advisory Board. 9/2016 S.5. **57.**—(1) There shall be established an Advisory Board for the Court Administration Division, constituted as follows—

- (a) the *ex officio* members of the Advisory Board shall be—
 - (i) the Chief Justice, who shall also be the chairperson of the Board;
 - (ii) the President of the Court of Appeal;
 - (iii) the Senior Puisne Judge;
 - (iv) the Chief Judge of the Parish Courts; and
 - (v) the Director of Court Administration, who shall be a non-voting member of the Board;
- (b) the other members of the Advisory Board (hereinafter referred to as the "appointed members of the Advisory Board") shall be—
 - (i) a Judge of the Court of Appeal, selected by the Judges of that Court;
 - (ii) a Judge of the Supreme Court, selected by the Judges of that Court;
 - (iii) a Judge of the Parish Courts, selected by the Judges of the Parish Courts;
 - (iv) the Permanent Secretary in the Ministry responsible for justice;
 - (v) a representative of the Jamaica Bar Association;
 - (vi) a representative of a Bar Association selected by the General Legal Council for any region in Jamaica outside of Kingston and St. Andrew, being a Bar Association selected by the General Legal Council;

- (vii) a person selected by the Minister responsible for justice, after consultation with the chairman of the Legal Aid Council, as being representative of court users (and not being a person employed within the court system); and
- (viii) a person selected by the Minister responsible for justice, being an expert in the field of commerce, finance or administration.

(2) The term of office of the appointed members of the Advisory Board shall be for a period of three years and such members shall be eligible for re-appointment.

(3) The Advisory Board shall be responsible for advising the Chief Justice on matters concerning the management and operation of the Court Administration Division and the management of the courts of Jamaica generally.

(4) The Advisory Board shall meet with such frequency as it determines necessary, but in any event no less than four times per year, and may, subject to the provisions of this section, determine its own procedure at meetings.

(5) The Advisory Board may form such sub-committees of its members as it deems necessary.

(6) The chairperson of the Advisory Board shall have both an original and a casting vote in the event of any equality in the voting of the Board members.

(7) Subject to subsection (8), there shall be paid to the members of the Advisory Board such remuneration (if any), whether by way of salaries, honoraria or fees and such other allowances, as may be determined by the Minister with responsibility for the public service.

(8) Subsection (7) shall not apply to a member of the Advisory Board who holds or is acting in any office of emolument in the public service, but that member shall be entitled to be reimbursed for travelling expenses, and any other reasonable expenses, incurred in the performance of the duties of the Advisory Board.