

SUPREME COURT OF NORTH AUSTRALIA ORDINANCE 1929.*

An Ordinance relating to the Supreme Court of
North Australia and to the Supreme Court of
Central Australia.

Short title. **1.** This Ordinance may be cited as the *Supreme Court of North Australia Ordinance 1929*.*

Repeal of Ordinance No. 22 of 1928. **2.** The *Service and Execution of Process Ordinance 1928* of North Australia is hereby repealed.

Exercise of jurisdiction of Supreme Courts of North Australia and Central Australia. **3.** The Supreme Court of North Australia may sit and exercise its jurisdiction in Central Australia, and the Supreme Court of Central Australia may sit and exercise its jurisdiction in North Australia.

Service and execution in North Australia of writs, &c., of Supreme Court of North Australia. **4.** All writs, warrants, decrees, orders, judgments, convictions, sentences and all other proceedings of every kind (and whether of the same or similar kind with those before specified in this section or not) of the Supreme Court of North Australia may, without special formality, be served, executed, enforced, or otherwise carried into effect, according to the nature thereof, in Central Australia.

Service and execution in North Australia of writs, &c., of Supreme Court of Central Australia. **5.** All writs, warrants, decrees, orders, judgments, convictions, sentences and all other proceedings of every kind (and whether of the same or similar kind with those before specified in this section or not) of the Supreme Court of Central Australia may, without special formality, be served, executed, enforced, or otherwise carried into effect, according to the nature thereof, in North Australia.

Powers, &c., of officers of Supreme Court of Central Australia in relation to Supreme Court of North Australia. **6.** All officers of the Supreme Court of Central Australia (including the Sheriff of Central Australia, but excluding any practitioners of the Supreme Court of Central Australia who are not also practitioners of the Supreme Court of North Australia, and excluding also any Commissioners for Affidavits of the Supreme Court of Central Australia who are not also Commissioners for Affidavits of the Supreme Court of North

* No. 9, 1929; notified in *Commonwealth Gazette* and commenced on 1st June, 1929.

Australia) may, without special formality, act as officers of the Supreme Court of North Australia, and every such officer, when so acting—

- (a) shall be deemed to hold a similar office in relation to the Supreme Court of North Australia as he holds in relation to the Supreme Court of Central Australia, or, if some other person holds such a similar office, to be the deputy of that person; and
- (b) shall have the powers, duties and functions of the office in which he is acting accordingly.

7. All officers of the Supreme Court of North Australia (including the Sheriff of North Australia, but excluding any practitioners of the Supreme Court of North Australia who are not also practitioners of the Supreme Court of Central Australia, and excluding also any Commissioners for Affidavits of the Supreme Court of North Australia who are not also Commissioners for Affidavits of the Supreme Court of Central Australia) may, without special formality, act as officers of the Supreme Court of Central Australia, and every such officer, when so acting—

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