No. 9 OF 1929.

A.D. 1929. 9 of 1929.

TO AMEND THE LAW RELATING TO CIVIL PROCEDURE.

H. HENNIKER-HEATON.]

[December 14, 1929.

BE it enacted :-

Short title.

1. This Law may be cited as the Civil Procedure (Amendment) Law, 1929, and shall be read as one with the Civil Procedure Law, 1885, (hereinafter referred to as the Principal Law), and the Civil Procedure (Amendment) Law, 1924, and the Civil Procedure (Amendment) Law, 1926, and the Principal Law and the said Laws and this Law may together be cited as the Civil Procedure Laws, 1885 to 1929.

Amendment of Law 10 of 1885, section

2. The Principal Law, section 21, is hereby amended by the deletion at the end thereof of the words "This last proviso shall not apply in respect of debts incurred before the 2nd of May, 1919." and the substitution therefor of the words "This last proviso shall not be applicable in respect of debts incurred before the 2nd of May, 1919, or in respect of debts due to any Co-operative Credit Society, duly registered as such under the provisions of the Cooperative Credit Societies Law, 1914, or any amendment thereof, by any member or past member thereof.".

Repealed by 1939 the 18th December, 1929. This Law was published in the Cyprus Gazette No. 2022

A.D. 1929. 10 of 1929

TO AMEND THE LAW RELATING TO CO-OPERATIVE CREDIT SOCIETIES.

H. HENNIKER-HEATON.]

[December 14, 1929.

BE it enacted :-

Short title.

1. This Law may be cited as the Co-operative Credit Societies (Amendment) Law, 1929, and shall be read as one with the Co-operative Credit Societies Law, 1914, (hereinafter referred to as the Principal Law), and the Co-operative Credit Societies (Amendment) Law, 1925, and the Co-operative Credit Societies (Amendment) Law, 1926, and the Co-operative Credit Societies (Amendment) Law, 1928, and the Principal Law and the said Laws and this Law may together be cited as the Co-operative Credit Societies Laws, 1914 to 1929.

2. The Principal Law, section 21 (a), is hereby amended Amendment by the insertion in line 2 after the words "seed or manure" of Law 13 of 1914, section of the words "or of the loan of money in connection with 21 (a) or for the purposes of cultivation or harvesting".

3.—(1) Whenever a society is indebted to an Agricul- Power of tural Bank, established under the provisions of the Agri-Registrar to order a cultural Bank Law, 1890, or any amendment thereof, society inin any sum of money unsecured by mortgage of immovable Agricultural property and such debt is overdue, the Registrar shall, Bank to enon the written request of the Agricultural Bank concerned, force outstanding de order the society to proceed forthwith to enforce by legal mands, etc. proceedings such outstanding demands, as the Registrar may deem fit, due to the society from a member or a past member thereof, sufficient to satisfy such debt due from the society to the Agricultural Bank, and, in such proceedings, to exercise all rights, privileges and priorities as by Law provided.

(2)—(a) If any society fails to institute legal proceedings Power of in compliance with an order made by the Registrar as in Registrar the preceding sub-section provided, the Registrar may fails to order the society to deliver to him forthwith all bonds or comply with documents relating to such outstanding demands due as aforesaid, and, upon delivery thereof, the Registrar shall be entitled to institute legal proceedings on behalf of the society by his name of office for the enforcement of such demands, and, in such proceedings, shall be entitled to exercise all rights, privileges and priorities as might have been exercised by the society.

- (b) If any society, although it has instituted legal proceedings in compliance with such order, fails to exercise in such proceedings all or any rights, privileges and priorities, the Registrar shall be entitled to exercise all such rights, privileges and priorities as might have been exercised by the society, and, for this purpose, shall be entitled to take, on behalf of the society by his name of office, all necessary proceedings.
- (3) Any order made by the Registrar as in sub-section Enforcement (2) (a) of this section provided, shall, on application by the of order. Registrar, be enforced by any Civil Court having local jurisdiction in the same manner as an order of such Court.