[Act No. 1702, August 31, 1907]

AN ACT TO AMEND SECTIONS FOURTEEN, THIRTY-SIX, AND SEVENTY-ONE OF ACT NUMBERED ONE HUNDRED AND NINETY, PROVIDING A CODE OF PROCEDURE IN CIVIL ACTIONS AND SPECIAL PROCEEDINGS IN THE PHILIPPINE ISLANDS.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section fourteen of Act Numbered One hundred and ninety is hereby amended by striking out the word "twenty-three" in the third line of said section and inserting in lieu thereof the word "twenty-one,'" so that said section, as amended, shall read as follows:

"SEC. 14. Qualification of applicants.—Any resident of the Philippine Islands, not a subject or citizen of any foreign government, mission to bar. of the age of twenty-one' years, of good moral character, and who possesses []U; necessary qualifications of learning and ability, is entitled to admission as a member of the bar of the Islands and to practice as such in all their courts."

SEC. 2. Section thirty-six of Act Numbered One hundred and ninety is hereby amended so as to read as follows:

"Sec. 36. Judges as lawyers.—Judges of the Supreme Court, Court of First Instance, Court, of Land Registration, the municipal court of Manila, the Attorney-General, Solicitor-General, Assistant Attorney-General, the assistant attorneys in the Bureau of Justice, the prosecuting attorney of the city of Manila, and his assistants the city attorney, and assistant attorney of the city of Manila, the attorney and assistant attorney for the Moro Province, provincial fiscals, the fiscal for the Mountain District, and the clerks of court shall not while holding office engage in private practice as attorneys at law or give professional advice to clients."

SEC. 3. Section seventy-one of Act Numbered One hundred and ninety is hereby amended so as to read as follows:

"SEC. 71. Final disposition of dockets.—Whenever any justice of the peace shall die or resign or shall be removed from office or shall remove from the municipality to which he was appointed, or whenever his office shall in any way become vacant, such justice of the peace, or his legal representative in case of his death, shall, within ten days after such death, resignation, removal from office, removal from the municipality, or vacancy in the office, deliver his docket, process, paper, books, and all records relating to his office to the justice appointed to fill such vacancy or to the auxiliary justice appointed for such municipality; and if any justice of the peace, or his legal representative in ease of his death, refuses or neglects to deliver as hereby prescribed such docket, process, papers, books, and records to such newly appointed justice or to the said auxiliary justice of the peace, as the case may be, he shall be punished by a line not exceeding five hundred dollars or by imprisonment of not more than six months, or by both.