

CHAPTER 47.

PROBATES (BRITISH AND COLONIAL)
RECOGNITION.

ARRANGEMENT OF SECTIONS.

SECTION.

1. Short title.
2. Interpretation.
3. Sealing of probates granted in the United Kingdom or Dependencies.
4. Conditions to be fulfilled before sealing.
5. Demand of security for payment of debts.
6. Sealing of duplicate or copy in lieu of original.
7. Power to make rules.
8. Sealing of probates granted by British Court in foreign countries.

CHAPTER 47.

PROBATES (BRITISH AND COLONIAL)
RECOGNITION.

7 of 1915.
41 of 1924.
39 of 1932.
2 of 1936.

An Ordinance to Provide for the Recognition in the Colony and Protectorate of Probate and Letters of Administration Granted in the United Kingdom, or in a British Possession, or Protectorate, or in a British Court in a Foreign Country.

[17TH APRIL, 1915.]

Short title.

1. This Ordinance may be cited as the Probates (British and Colonial) Recognition Ordinance, and shall apply to the Colony and Protectorate.

Interpreta-
tion.

2. In this Ordinance—

“Court of Probate” means any Court or authority, by whatever name designated, having jurisdiction in matters of Probate;

“probate” and “letters of administration” include confirmation in Scotland, and any instrument having, in any of the Queen’s Dominions, the same effect which under English Law is given to probate and letters of administration respectively;

“probate duty” includes any duty payable on the value of the estate and effects for which probate or letters of administration is or are granted;