CAYMAN ISLANDS



LEGAL PRACTITIONERS ACT

(2022 Revision)

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.

PUBLISHING DETAILS

Law 9 of 1969 consolidated with Laws 11 of 1972, 4 of 1980, 14 of 1982, 33 of 1983, 6 of 1984, 6 of 1986, 13 of 1987, 4 of 1996, 20 of 1998 (part), 23 of 2001, 30 of 2002, 22 of 2006, 29 of 2009, 18 of 2011, 19 of 2012 and 29 of 2018 and with the Legal Practitioners (Variation of Annual Practising Fee) Regulations, 2001 and the Legal Practitioners (Variation of Annual Practising Fee) Regulations, 2006 and as amended by Act 56 of 2020.

Revised under the authority of the *Law Revision Act* (2020 Revision).

Originally enacted —

Law 9 of 1969-13th August, 1969

Law 11 of 1972-11th May, 1972

Law 4 of 1980-17th March, 1980

Law 14 of 1982-9th December, 1982

Law 33 of 1983-24th November, 1983

Law 6 of 1984-9th May, 1984

Law 6 of 1986-21st May, 1986

Law 13 of 1987-29th April, 1987

Law 4 of 1996-8th July 1996.

Law 20 of 1998-15th February, 1999

Law 23 of 2001-26th September, 2001

Law 30 of 2002-19th December, 2002

Law 22 of 2006-31st July, 2006

Law 29 of 2009-21st October, 2009

Law 18 of 2011-3rd August, 2011

Law 19 of 2012-31st August, 2012

Law 29 of 2018-16th November, 2018

Act 56 of 2020-7th December, 2020.

Originally made —

2001 Regulations-29th May, 2001

2006 Regulations-30th May, 2006.

Consolidated and revised this 31st December, 2020.

Note (not forming part of this Act): This revision replaces the 2015 Revision which should now be discarded.



CAYMAN ISLANDS



LEGAL PRACTITIONERS ACT

(2022 Revision)

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CAYMAN ISLANDS



LEGAL PRACTITIONERS ACT

(2022 Revision)

Short title

1. This Act may be cited as the *Legal Practitioners Act* (2022 Revision).

Definitions

- 2. In this Act
 - "anti-money laundering and counter-terrorism legislation" means any one of the following —
 - (a) the *Proceeds of Crime Act* (2020 Revision);
 - (b) the Terrorism Act (2018 Revision);
 - (c) the *Proliferation Financing (Prohibition) Act (2017 Revision)*;
 - (d) any regulations made under the Acts specified in paragraphs (a) to (c); and
 - (e) any other legislation prescribed by regulations;
 - "court" means the Grand Court of the Cayman Islands and any court of Summary Jurisdiction;
 - "Court of Appeal" means the Court of Appeal of the Cayman Islands;
 - "Clerk of Court" means the officer appointed under section 7 of the *Grand Court Act* (2015 Revision) to be the Clerk of Court;
 - "firm" has the meaning assigned to it by section 5 of the *Partnership Act* (2013 Revision); and



"judge" means a judge of the Grand Court appointed as such under section 95 of Schedule 2 to the *Cayman Islands Constitution Order 2009 [U.K.S.I. 2009/1379]* or a person acting as such by virtue of section 97 of the said Schedule.

Admission of barristers, solicitors and others to practise as attorneys-at-law

- **3**. (1) Subject to this Act, a judge may admit to practise as an attorney-at-law in the Islands any person who
 - (a) (i) is entitled to practise at the Bar of England and Wales or the Bar of Northern Ireland; and
 - (ii) having received a certificate of call from either of those Bars, has either —
 - (A) served twelve months pupillage in England, Wales or Northern Ireland; or
 - (B) served the term of articles in the Islands required by Schedule 3 of the *Legal Practitioners* (Students) Regulations (2018 Revision);
 - (iii) is a member of the Faculty of Advocates of Scotland or a solicitor of the Supreme Court of Judicature of England, Scotland or Northern Ireland;
 - (iv) is an attorney-at-law of the Supreme Court of Jamaica; or
 - (v) is a Writer to the Signet of Scotland or a solicitor admitted to practise in Scotland; or
 - (b) satisfies a judge that that person is entitled to practise in any court of any of the Commonwealth and possesses a qualification comparable as to standard law, practice and procedure with those specified in paragraph (a); or
 - (c) is qualified to practise as an attorney-at-law under regulations made under section 20.
 - (2) A person who is qualified under subsection (1) may apply for admission to practise as an attorney-at-law and such application shall be made in writing addressed to a judge and be filed in the office of the Clerk of Court together with —
 - (a) the certificate of the applicant's call to the Bar or, as the case may be, of the applicant's admission to the Faculty of Advocates or of the applicant's admission as solicitor, Writer to the Signet or Law Agent aforesaid, or the corresponding certificate relating to any qualification referred to in paragraph (b) or (c) of subsection (1); and
 - (b) an affidavit signed by the person in the presence of the Clerk of Court, who shall subscribe their name as a witness thereto, verifying that the certificate



is a true certificate and that the applicant is the person named therein and that the applicant is qualified as prescribed by subsection (1) (hereinafter referred to as "the prescribed qualification"):

Provided that a judge may exempt any such person from producing the said certificate and from verifying the same if the judge is otherwise satisfied that the applicant possesses the prescribed qualification

(3) A judge may, for due cause, refuse to admit any applicant to practise as an attorney-at-law notwithstanding that the applicant may possess the prescribed qualification unless such person is being admitted to practise as an attorney-at-law under paragraph (c) of section 3(1).

Limited admission as attorney-at-law

- **4**. (1) A judge shall have power to admit to practise as an attorney-at-law, for the purpose of any specified suit or matter in regard to which the person so admitted has been instructed
 - (a) by an attorney-at-law in the Islands; or
 - (b) where the Clerk of Court has certified that it is not possible to assign the services of an attorney-at-law to a person to whom a legal aid certificate has been granted under section 17 of the *Legal Aid Act*, 2015 [Law 17 of 2015], by such person,

any person who possesses the prescribed qualification, if such person has come or intends to come to the Islands for the purpose of appearing, acting or advising in that suit or matter, and an application for such admission is made in such manner as the judge may think fit.

- (2) A person admitted to practise as an attorney-at-law under subsection (1) shall be entitled to practise for the purpose of the suit or matter concerned but not otherwise.
- (3) The Clerk of Court shall not issue a certificate under paragraph (b) of subsection (1) unless the Clerk of Court is satisfied that every reasonable effort has been made to obtain the services of an attorney-at-law in the Islands for the person to whom the legal aid certificate has been granted, and that there is no attorney-at-law in the Islands who is willing and able to advise or represent that person under the *Legal Aid Act*, 2015 [Law 17 of 2015].

Enrolment of attorneys-at-law

5. (1) The Clerk of Court shall, upon application from any person admitted to practise as an attorney-at-law under section 3, enter the applicant's name in a book to be kept for the purpose by the Clerk and to be called the Court Roll and, upon the applicant's name being so enrolled, such person shall be entitled to a certificate of enrolment under the seal of the court.



- (2) Any person whose name is so enrolled shall, subject to section 12, be entitled to practise as an attorney-at-law in every court in the Islands.
- (3) Any person practising as an attorney-at-law and whose name is so enrolled shall be deemed to be an officer of the Grand Court.
- (4) Subject to section 4, no person whose name is not so enrolled shall be entitled to practise in any court in the Islands.

Right to sue for fees and costs

6. Every attorney-at-law who has been admitted to practise and enrolled shall be entitled to sue for and recover their fees and costs in respect of services rendered as an attorney-at-law and shall be subject to all the liabilities which by law attach to an attorney-at-law.

Suspension and striking off Roll

- 7. (1) A judge shall have power, for reasonable cause shown, to suspend any attorney-at-law from practising as such during any specified period or to order the attorney-at-law's name to be struck off the Court Roll.
 - (2) Before a judge takes such action as is laid down in subsection (1) hereof, the judge shall communicate or cause to be communicated in writing to the attorney-at-law concerned the nature of the complaint against that attorney-at-law and such attorney-at-law shall be entitled to call witnesses and to be heard.
 - (3) A judge may, if the judge thinks fit, at any time, order the Clerk of Court to replace on the Court Roll the name of an attorney-at-law whose name had been struck off the Roll.

Right of appeal to Court of Appeal

8. Any attorney-at-law aggrieved by a decision or order of a judge made under section 7(1) may appeal therefrom to the Court of Appeal in the manner and within the time prescribed by law or by the rules made, from time to time, by that Court relating to appeals in civil matters.

Persons guilty of contempt of court

9. A person who, not being themselves the plaintiff or defendant or other party thereto, in their own name or in the name of any other person acts as an attorney-at-law in any civil or criminal proceeding when not entitled to practise as such may be adjudged guilty of a contempt of the court in which that proceeding in relation to which that person so acts is brought, and may be punished accordingly.



Unqualified persons not to prepare certain documents, etc.

- **10**. (1) Subject to section 4, a person who, not being admitted to practise and enrolled as an attorney-at-law, or otherwise lawfully authorised, shall, either directly or indirectly, for, or in expectation of, any fee, gain or reward, draw or prepare any instrument relating to movable or immovable property or any legal proceeding, or shall receive any fee, gain or reward for drawing or preparing any such instrument or proceeding, commits an offence and is liable on summary conviction to a fine of two hundred dollars.
 - (2) Subsection (1) shall not extend to
 - (a) any public officer drawing or preparing instruments in the course of that public officer's duty; or
 - (b) any person employed merely to engross or copy any instrument or proceeding.
 - (3) In this section, "instrument" does not include
 - (a) an agreement under hand only;
 - (b) a letter or power of attorney; or
 - (c) a transfer of stock containing no trust or limitation thereof.

Admission fees

11. Any person admitted to practise as an attorney-at-law shall pay the admission fee specified in Schedule 1 in relation to such a person.

Annual fees

- **12**. (1) Every person practising as an attorney-at-law, otherwise than by virtue of section 4, shall pay to the Clerk of Court the annual practising fee specified in Schedule 2.
 - (2) The Clerk of Court shall issue to each attorney-at-law, on payment by the attorney-at-law of the annual practising fee prescribed by subsection (1), and also, if the attorney-at-law does not possess Caymanian status in accordance
 - with Part III of the **repealed** *Immigration Law* (2015 Revision), or any earlier law providing for the same or similar rights, and includes a person who acquired that status under Part 5 of the *Immigration* (*Transition*) Act (2022 Revision), on the production by the attorney-at-law of a current and valid work permit issued under Part V of the **repealed** *Immigration Law* (2015 Revision), or Part 7 of the *Immigration* (*Transition*) Act (2022 Revision), and an affidavit that the attorney-at-law intends to reside within the Islands for the entire period in respect of which the work permit has been granted, an annual practising certificate in the form prescribed in Schedule 3.



(3) A person who, not being a person practising by virtue of section 4, practises or attempts to practise as an attorney-at-law without being in possession of a current annual practising certificate issued under subsection (2), is liable to suspension under section 7(1).

Operational licence fee

- **13.** (1) Every firm engaged in the practice of law which employs six or more attorneys-at-law (including the partners of the firm) and every recognised body regulated under the *Legal Practitioners* (*Incorporated Practice*) *Regulations* (2006 *Revision*) which employs six or more attorneys-at-law shall pay to the Clerk of Court the annual operational licence fee specified in Schedule 4.
 - (2) The Clerk of Court shall issue to each firm and recognised body to which this section applies, on payment of the annual operational licence fee prescribed by subsection (1), an annual operational licence in the form prescribed in Schedule 5.
 - (3) Where a firm to which this section applies engages or attempts to engage in the practice of law, without being in possession of a current operational licence issued under subsection (2), the partners thereof are liable to suspension under section 7 (1).
 - (4) Where a recognised body to which this section applies carries on business or attempts to carry on business as a recognised body without being in possession of a current operational licence issued under subsection (2), that recognised body is liable to suspension and revocation of recognition as specified under regulation 11 of the *Legal Practitioners* (*Incorporated Practice*) *Regulations* (2006 Revision).

Non-practising attorneys-at-law to be struck off Roll

14. The Clerk of Court shall strike off the Court Roll the name of any attorney-at-law, other than a person who possesses Caymanian status, who has not been, at any time during the twenty-four months immediately preceding the striking off, in possession of an annual practising certificate issued under section 12.

Savings

- **15**. Nothing in this Act shall
 - (a) prejudice or affect the rights, including the right in connection with the duties of that person's office to act as an advocate, or privileges of the Attorney General or of any person holding public office in the Attorney General's chambers or of a person instructed by or on behalf of the Attorney General to appear for the Attorney General in any cause or matter and who possesses the prescribed qualification;
 - (b) prejudice or affect the rights, including the right in connection with the duties of that person's office to act as an advocate, or privileges of the



Director of Public Prosecutions or of any person holding public office in the Office of the Director of Public Prosecutions or of a person instructed by or on behalf of the Director of Public Prosecutions to appear for the Director of Public Prosecutions in any cause or matter and who possesses the prescribed qualification; or

(c) affect any enactment empowering any person, whether or not an attorneyat-law, to conduct or otherwise act in relation to any legal proceeding.

Articled clerks

- **16.** (1) An attorney-at-law who has been in continuous practice as a legal practitioner in any court in the Commonwealth for a period of at least five years (at least two of which have been in the Islands) may take any person into their service as an articled clerk.
 - (2) An attorney-at-law shall not take into their service as an articled clerk any person who does not possess the minimum qualifications prescribed under section 20 for admission to service under articles.
 - (3) An attorney-at-law shall not, without the approval of the Attorney General, have in their service more than two articled clerks at the same time:
 - Provided that the Attorney General and, with the special leave of the Attorney General, the Clerk of Court and the Director of Public Prosecutions may have, in their respective service, up to four articled clerks at the same time.
 - (4) A person shall not take or retain in their service any other person as an articled clerk after such first mentioned person has ceased to practise as an attorney-atlaw.
 - (5) If any person takes or has in their service any articled clerk in contravention of subsections (1) to (4), the Attorney General may, of their own motion, discharge the articles of that clerk upon such terms including terms as to the return of any premium, as the Attorney General thinks fit.
 - (6) Any other provision of this Act to the contrary notwithstanding, the Attorney General may, where in the Attorney General's opinion any person in the legal or judicial departments of the public service is performing duties which are mainly legal in nature, certify that the period spent in performing such duties shall, for the purposes of this Act, be equivalent in all respects to a similar period spent in the service of an attorney-at-law under articles and such certificate shall take effect according to its tenor.

Discharge of articles in certain circumstances

17. The Attorney General may, of their own motion, discharge the articles of an articled clerk on such terms as the Attorney General thinks fit, including terms as to the return of any premium if —



- (a) the attorney-at-law to whom the articled clerk is articled is declared bankrupt or their name is struck off the Court Roll;
- (b) the Attorney General is satisfied after investigation that the articled clerk is morally unfit to become an attorney-at-law; or
- (c) upon the application of either the attorney-at-law or the articled clerk the Attorney General is satisfied that the articles ought to be discharged.

Transfer of articles, etc.

18. The Attorney General may, upon the application of any attorney-at-law and of any articled clerk, approve, in any case in which the Attorney General considers it proper so to do and subject to any conditions the Attorney General may think fit to impose, the transfer of the articled clerk to the service under articles of such other attorney-at-law as is willing to take the articled clerk, and, upon any such approval being given, the articled clerk shall be, for all purposes, the articled clerk of such other attorney-at-law and the written articles of clerkship under which the articled clerk was serving immediately before such approval shall, subject to any modifications made therein by the Attorney General, continue to have effect as though such other attorney-at-law had originally been a party thereto.

Legal Advisory Council

- **19**. There is established a Legal Advisory Council comprising
 - (a) the Chief Justice;
 - (b) the Attorney General or a legal practitioner in the public service nominated by the Attorney General; and
 - (c) two attorneys-at-law in private practice who have ten or more years call to the Bar and who are nominated by the head of the Cayman Islands Legal Practitioners Association; or
 - (d) as an alternative to paragraph (c), the head of the Cayman Islands Legal Practitioners Association, and one attorney-at-law in private practice who has ten or more years call to the Bar and who is nominated by the head of the Cayman Islands Legal Practitioners Association;

and any two of those members of the Council shall form a quorum.

Regulations relating to legal education and qualification to practise law

- **20**. (1) The Cabinet, after consultation with the Legal Advisory Council, may make arrangements for the provision of
 - (a) a system of legal education and practical training leading to local qualification for enrolment as an attorney-at-law; and
 - (b) a system of law reporting.



- (2) The Cabinet, after consultation with the Legal Advisory Council, may make regulations relating to matters connected with the functions under subsection (1) and, in particular but without prejudice to the generality of the foregoing, such regulations may prescribe
 - (a) local qualifications for enrolment as an attorney-at-law which qualifications may, among other things, require either the successful completion of a prescribed period of service under articles or the attainment of prescribed academic qualifications or both;
 - (b) qualifications required for admission to legal education in the Islands;
 - (c) the examinations to be taken and fees to be paid by candidates for admission and enrolment for legal education and examination and different examinations may be prescribed in respect of persons who possess different qualifications or have followed or are following different courses of study;
 - (d) in respect of any examinations the papers which are to be set within the Islands, the syllabuses to be followed and, so far as may be practicable, in conjunction, if necessary, with any other educational authority, the courses of lectures to be given by suitably qualified lecturers in any subject included in any such examination;
 - (e) arrangements for the holding of such examinations (including the times and places thereof), the setting, correcting and marking of papers and, generally, for the conduct of the examinations by suitably qualified persons;
 - (f) the terms (including remuneration and conditions of service) on which articled clerks may be taken and retained by attorneys-at-law and the conduct, duties and responsibilities towards each other of the parties to articles, and any such regulations may make different provision in respect of different categories of persons;
 - (g) the minimum qualifications for admission to service under articles; and
 - (h) such further and other provision as may appear expedient for the governance of service under articles, the tuition of students and their examination, including provision for the practical training and the examination in the Islands of students or other persons.

Regulations relating to fees and costs in non-contentious matters, etc.

- **21**. The Cabinet may make regulations for the better carrying out of this Act and, without derogation from the generality of the foregoing, in particular for
 - (a) revoking or amending Schedule 1, 2 or 3;
 - (b) providing rules or procedure for the Legal Advisory Council;



- (c) regulating fees and costs which attorneys-at-law are permitted to charge for their services in respect of business connected with sales, purchases, leases, mortgages, settlements, companies, trusts and other matters, and in respect of other business, not being business in any action, or transacted in any court, or the Chambers of a judge;
- (d) prescribing the forms of bills of costs, retainers and other agreements for the remuneration of attorneys-at-law; and
- (e) prescribing the penalties which may be imposed for any breach of any regulations made hereunder.

Regulations to permit attorneys to form incorporated practices

- **22**. The Cabinet, after consultation with the Legal Advisory Council, may make regulations
 - (a) making provision as to the management and control by attorneys-at-law of bodies corporate carrying on businesses consisting of the provision of professional services such as are provided by individuals practising as attorneys-at-law;
 - (b) prescribing the circumstances in which such bodies may be recognised by the Attorney General as being suitable bodies to undertake the provision of such services;
 - (c) prescribing the conditions which (subject to any exceptions provided by the regulations) must, at all times, be satisfied by bodies corporate so recognised if they are to remain so recognised;
 - (d) regulating the conduct of the affairs of recognised bodies and the names that such bodies may use;
 - (e) for the suspension or revocation of the recognition of any recognised body granted under this section; and
 - (f) to provide for any enactment or instrument passed or made before the 25th November, 1996 and having effect in relation to attorneys to have effect in relation to recognised bodies with such additions, omissions or other modifications as appear to the Cabinet to be necessary or expedient.
 - (2) Section 10 shall not apply to a recognised body.
 - (3) Section 10 shall not apply to any act done by an officer or employee of a recognised body if
 - (a) it was done by the officer or employee at the direction and under the supervision of another person who was, at the time, an officer or employee of the recognised body; and
 - (b) it could have been done by that other person for, or in expectation of, any fee, gain or reward without committing an offence under section 10.
 - (4) In this section —



"recognised body" means a body corporate for the time being recognised under this section.

Regulation by the Cayman Islands Legal Practitioners Association

22A. The objects of the Cayman Islands Legal Practitioners Association shall include the regulation of attorneys-at-law to ensure their compliance with anti-money laundering and counter-terrorism legislation.

Regulations relating to continuing legal education

- **22B**. The Cabinet, after consultation with the Legal Advisory Council and the Council of the Cayman Islands Legal Practitioners Association, may make regulations to provide for continuing legal education and practical training for attorneys-at law, including
 - (a) continuing legal education and training in anti-money laundering and counterterrorism legislation; and
 - (b) giving the Council of the Cayman Islands Legal Practitioners Association the power to direct, in specified circumstances, any attorney or group of attorneys to undertake continuing legal education and training in antimoney laundering and counterterrorism legislation.

Penalty for pretending to be a recognised body

- **23**. (1) A body corporate shall not describe itself as a body corporate for the time being recognised under section 22 unless it is so recognised.
 - (2) A body corporate which contravenes subsection (1) commits an offence and is liable on summary conviction to a fine of five thousand dollars.
 - (3) Where an offence under subsection (1), which has been committed by a body corporate, is proved to have been committed with the consent or connivance of, or to be attributable to any neglect on the part of, any director, manager, secretary or other similar officer of the body corporate, or any person purporting to act in any such capacity, that person, as well as the body corporate, commits an offence and is liable to be proceeded against and punished accordingly.

Validation

24. If —

- (a) a person holding public office in the Attorney General's chambers has, at any time between 1st May, 2011 and the date of commencement of the *Legal Practitioners (Amendment) Act 2011 [Law 18 of 2011]*, purported to exercise, on behalf of the Director of Public Prosecutions, any power, function or discretion of the Director of Public Prosecutions; and
- (b) the exercise of that power, function or discretion would have been valid if section 2 of that Act had been in force at the time when the power, function or discretion was exercised.



the exercise of that power, function or discretion shall be deemed to have been valid.



(section 11)

Admission Fees

General Admission \$2,000
Limited Admission \$2,000



(*section* 12(1))

Annual Fee

Two thousand dollars payable on or before the 2nd January in each year.



(*section* 12(2))

GRAND COURT OF THE CAYMAN ISLANDS LEGAL PRACTITIONERS ACT

(2022 Revision)

PRACTISING CERTIFICATE

It is hereby certified that an attorney-at-law of the Grand Court of the Cayman Islands, having complied with section 12(1) of the Legal Practitioners Act (2022 Revision) is

December, 20 Act.	0	•	-law until the thirty-first day of itions set forth in the aforesaid
Dated this	day of	, 20 .	
		_	CLERK OF COURT



(*section 13(1*))

Operational Licence Fees

Firm / recognised body —

A firm or recognised body employing 1 - 5 attorneys-at-law	Exempt
A firm or recognised body employing 6 - 10 attorneys-at-law	\$20,000
A firm or recognised body employing 11 - 15 attorneys-at-law	\$40,000
A firm or recognised body employing 16-20 attorneys-at-law	\$60,000
A firm or recognised body employing 21 - 25 attorneys-at-law	\$200,000
A firm or recognised body employing 26 - 30 attorneys-at-law	\$250,000
A firm or recognised body employing 31-40 attorneys-at-law	\$300,000
A firm or recognised body employing 41-50 attorneys-at-law	\$350,000
A firm or recognised body employing 51 or more attorneys-at-law	\$400,000



(section 13(2))

GRAND COURT OF THE CAYMAN ISLANDS

LEGAL PRACTITIONERS ACT

(2022 Revision)

OPERATIONAL LICENCE

The firm / recognised body (name of firm/ recognised body) having complied with section 13 of the Legal Practitioners Act (2022 Revision) is entitled to carry on business in the Islands as a firm/ recognised body until the thirty-first day of December, 20, upon the terms and subject to the conditions set forth in the aforesaid Act.

Dated this	day of	, 20	
			CLERK OF COURT

Publication in consolidated and revised form authorised by the Cabinet this 11th day of January, 2022.

Kim Bullings Clerk of the Cabinet



ENDNOTES

Table of Legislation history:

SL#	Law/Act #	Legislation	Commencement	Gazette
	56/2020	Citation of Acts of Parliament Act, 2020	3-Dec-2020	LG89/2020/s1
9/2019		Legal Associations (Miscellaneous Amendments) Law, 2018 (Commencement) Order, 2019	19-Feb-2019	LG2/2019/s13
	29/2018	Legal Associations (Miscellaneous Amendments) Law, 2018	21-Feb-2019	GE97/2018/s4
		Legal Practitioners Law (2015 Revision)	17-Jul-2015	GE53/2015/s16
	19/2012	Director of Public Prosecutions (Miscellaneous Amendments) Law, 2012	17-Sep-2012	GE90/2012/s17
		Legal Practitioners Law (2012 Revision)	8-Oct-2021	G21/2012/S8
	18/2011	Legal Practitioners (Amendment) Law, 2011	5-Aug-2011	GE63/2011/s1
		Legal Practitioners Law (2010 Revision)	8-Nov-2010	G23/2010/s7
	29/2009	Legal Practitioners (Amendment) Law, 2009	23-Nov-2009	G24/2009/s6
		Legal Practitioners Law (2007 Revision)	23-Jul-2007	G15/2007/s8
	22/2006	Legal Practitioners (Amendment) Law, 2006	2-Oct-2006	G20/2006/s4
		Legal Practitioners Law (2003 Revision)	30-Jun-2001	G13/2003/s11
	30/2002	Legal Practitioners (Amendment) Law, 2002	27-Dec-2002	GE46/2002/s2
	23/2001	Legal Practitioners (Amendment) Law, 2001	12-Dec-2001	GE30/2001/s2
		Legal Practitioners Law (1999 Revision)	16-Aug-1999	G17/1999/s9
	20/1998	Finance Law, 1998	16-Nov-1998	G7/1999/s10
	4/1996	Legal Practitioners (Amendment) Law, 1996	25-Nov-96	G24/1996/s6
		Legal Practitioners Law (1995 Revision)	6-Mar-1995	G5/1995/s1
	13/1987	Legal Practitioners (Amendment) Law, 1987	22-Jun-1987	G13/1987/s11
	6/1986	Legal Practitioners (Amendment) Law, 1986	12-Jun-1986	GE12Jun/1986/s3
	6/1984	Legal Practitioners (Amendment) Law, 1984	23-Jul-1984	G15/1984/s3
	33/1983	Legal Practitioners (Amendment) Law, 1983	1-Jan-1984	G1/1984/s6
	14/1982	Legal Practitioners (Amendment) Law, 1982	1-Jan-1983	G3/1983/s4
	4/1980	Legal Practitioners (Amendment) Law, 1980	19-May-1980	G10/1980/s4
	11/1972	Legal Practitioners (Amendment) Law, 1972	10-Jul-1972	GN No. 131 of 1972
	9/1969	Legal Practitioners Law, 1969	22-Sep-1969	GN No. 150 of 1969







(Price: \$4.60)

