THE COURTS AND LAWS ADOPTING ORDINANCE OF 1901. (1)

No. 2 of 1901.

An Ordinance to amend "The Courts and Laws Adopting Ordinance (Amended) of 1889."

BE it enacted by the Administrator of British New Guinea with the advice and consent of the Legislative Council thereof as follows :--

1. The Act of the Parliament of the Colony of Queensland 59 Adopted 59 Vic. Vic. No. 4 known as "The Religious Educational and Charitable Queensland. Institutions Act of 1861 Amendment Act of 1895"(2) (3) with the exception of Section 2 thereof is hereby adopted as the law of British New Guinea.

2. Section 3 of "The Religious Educational and Charitable InSection 3 Section 3
Section 3 of 1861"(3) (Queensland adopted) shall be and the of 25 Vic. same is hereby repealed with respect to every deed of grant gift (Queensland or benefaction (other than a testamentary disposition) made or executed after the passing of this Ordinance and with respect to every testamentary disposition made or executed as well before as after the passing of this Ordinance by a testator dying after the passing of this Ordinance.

3. This Ordinance shall be read and construed with and as an Short title. amendment of The Courts and Laws Adopting Ordinance (Amended) of 1889 and it may be cited as The Courts and Laws Adopting Ordinance of 1901.(1)

(1)	Particulars	of this	Ordinance	of I	3ritish	New	Guinea	(which	was	continued	in
force in	the Territor	y of Pa	pua by Sec	tion 6	(1) of	the I	Рариа Ас	t 1905)	are	as follows:	-

Date of assent by Administrator.	Date on which published in British N.G. Govt. Gaz.	Date on which took effect.				
31.5.1901	8.6.1901	8.6.1901 (Supplement to British N.G. Govt. Gaz. of 8.6.1901)				

⁽²⁾ For particulars of how this adopted Act was affected by subsequent legislation of the Territory of Papua, see the Chronological Table of Adopted Queensland Acts, printed in Volume V. of this Annotated Reprint.

⁽³⁾ Printed below, title RELIGIOUS, EDUCATIONAL AND CHARITABLE INSTITUTIONS.

LAWS (ADOPTION AND INTERPRETATION)-