

“opportunities afforded them by the foreign tribunal. In an action on a foreign judgment, not impeached for fraud, the original cause of action is not re-investigated here, if the judgment was pronounced by a competent tribunal having jurisdiction over the litigating parties: (*Godard v. Gray*, Law Reports, 6 Q.B., 139, *Schibsby v. Westenholz*, *idem*, p. 155). The judgment is treated as *res judicata*, and as giving rise to a new and independent obligation which it is just and expedient to recognise and enforce.”

TYSER, C.J.
&
FISHER, J.

—
NICOLA
KYRIA-
KOUDI
AND
ANOTHER
v.

MARIA PAPA
LOIZOU
AND
OTHERS
—

Appeal allowed. Judgment to be entered for the Plaintiff Nicola Kyriakoudi.

The case of *Elpiniki Michailides v. Agathocli Michailides, ex parte the Syndics in the Bankruptcy of Agathocli Michailides* reported in pages 77-81 of the original edition is no longer of any importance.