

The notice of motion might be in the following form:

In the District Court of Papho.

In the matter of Law IX. of 1896 and

In the matter of the refusal of the Land Registry Office of the District to register in the name of judgment debtor the properties set out in the application of of dated the day of

TYSER,
ACTING C.J.
&
PARKER,
ACTING J.
DIMITRI
ECONOMOU
v.
HARALAMBO
CONSTANTI

Take notice that an application will be made before the Court or a Judge thereof on the day of or as soon thereafter as the said applicant or his Advocate can be heard for an order that the said properties shall be registered in the name of the said of

Dated of To the Principal Land Registry Officer of the District.

Signed of (applicant)

or (advocate)

for of

This notice should be served on the Principal Officer of the Land Registry Office and the application heard at the time fixed by some Judge of the District Court.

We do not say that this is the only procedure which may be adopted, but as the Act is silent as to procedure and there appear to be no rules we indicate this course for the guidance of applicants under the Act.

Appeal dismissed with costs.

The case of *Rez v. Theophani Yeorgi* reported in pages 126-127 of the original edition is no longer of any importance.