

**6. Applications in chambers**

Subject to the provisions of the Ordinance and rules—

- (a) the Registrar may under the general or special directions of a judge hear and determine any application or matter which under the Ordinance and rules may be heard and determined in chambers;
- (b) any matter or application before the Registrar may at any time be adjourned by him to be heard before a judge;
- (c) any matter or application may, at any time, if a judge thinks fit, be adjourned from chambers to court or from court to chambers, and if all the contending parties require any matter or application to be adjourned from chambers to court it shall be so adjourned. (*L.N. 108 of 1987*)