ACT No. II of 1929.

[Passed by the Indian Legislature.]

(Received the assent of the Governor General on the 21st February, 1929.)

An Act to alter the order in which certain heirs of a Hindu male dying intestate are entitled to succeed to his estate.

W HEREAS it is expedient to alter the order in which certain heirs of a Hindu male dying intestate are entitled to succeed to his estate; It is hereby enacted as follows:—

- 1. (1) This Act may be called the Hindu Law of Inherit-short title, extent and application.
- (2) It extends to the whole of British India, including British Baluchistan and the Sonthal Parganas, but it applies only to persons who, but for the passing of this Act, would have been subject to the law of Mitakshara in respect of the provisions herein enacted, and it applies to such persons in respect only of the property of males not held in coparcenary and not disposed of by will.
- 2. A son's daughter, daughter's daughter, sister, and order of sister's son shall, in the order so specified, be entitled to rank certain heirs in the order of succession next after a father's father and before a father's brother:

Provided that a sister's son shall not include a son adopted after the sister's death.

3. Nothing in this Act shall—

Savings.

- (a) affect any special family or local custom having the force of law, or
- (b) vest in a son's daughter, daughter's daughter or sister an estate larger than, or different in kind from, that possessed by a female in property inherited by her from a male according to the school of Mitakshara law by which the male was governed, or
- (c) enable more than one person to succeed by inheritance to the estate of a deceased Hindu male which by a customary or other rule of succession descends to a single heir.

Price 1 anna or $1\frac{1}{2}d$.

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