

Waggaa 23 ffaa Lak.3/2007

፳፻፲፭ ዓመት..... ቁጥር.....፩/፩፪፩

23rd year No.3/2015

Finfinee,.....Bitootessa 15, bara 2007

፳፻፲፭መጋቢት ወቅ ዓመት

Finfine,..... March 24, 2015



MAGALATA L μ E p % Z Më ! M E G E L E T A O R O M I Y A A O R O M I A

Gatiin Tokkoo Qarshii 2.50
፤ ንዑስ ተክክል ተክክል ተክክል 2 በር ፩ 50 አንቀጽ
Unit Price Birr 2.50

To'anno Caffee Mootummaa Naannoo
Oromiyaatiin Kan Bahe
I % Z Më ! በኢትዮጵያ ፌዴራል የሚከተሉ የሚከተሉ የሚከተሉ
በመሆኑ አመራር የሚከተሉ የሚከተሉ የሚከተሉ

Lak. S. Poostaa 21383-1000
fP.Q.e¼Y 21383-1000
P.O.Box 21383-1000

OABIYYEE

Labsii Lakk 189/2007

Labsii Kenniinsa Hayyamaa fi Bulchiinsa Abukaatoo fi Barreessitoota Dhimma Seeraa Mootummaa Naannoo Oromiyaa Lak. 182/2005 fooyessuuf Labsii bahe.....Fuula 1

Labsii Lakk. 189/2007

Labsii Kenniinsa Hayyamaa fi Bulchiinsa Abukaatoo fi Barreessitoota Dhimma Seeraa Mootummaa Naannoo Oromiyaa Lak. 182/2005 fooyessuuf
Labsii bahe

Sirna Kenniinsa Hayyamaa fi Bulchiinsa Abukaatoo fi Barreessitoota Dhimma Seeraa Mootummaa Naannoo Oromiyaa Labsii Lakk.182/2005 fooyessuun barbaachisaa ta'ee waan argameef;

Akkaataa Heera Mootummaa Naannoo Oromiyaa fooya'ee bahe Labsii Lakk. 46/1994 keewwata 49(3) (a) tiin kan kanatti aanu Labsameera.

1. Mata Duree Gabaabaa

Labsiin kun "Labsii Kenniinsa Hayyamaa fi Bulchiinsa Abukaatoo fi Barreessitoota Dhimma Seeraa Lak. 182/2005 fooyessuuf bahe Labsii Lakk. 189/2007" jedhamee waamamuu ni danda'a.

ማውጫ

አዋጅ ቁጥር ፭፻፻፭/፩፪፩
የኢትዮጵያ ከልላቅ መንግስት
የጠበቀችና የህግ ጉዳይ በአፈጻጸም
ፈቃድ አስጥጥና አስተዳደር አዋጅ
ቁጥር ፭፻፻፭/፩፪፩ ማሽሻል ለማሽሻል
የወጣ አዋጅንግድ

አዋጅ ቁጥር ፭፻፻፭/፩፪፩
የኢትዮጵያ ከልላቅ መንግስት
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ፈቃድ አስጥጥና አስተዳደር አዋጅ
ቁጥር ፭፻፻፭/፩፪፩ ማሽሻል ለማሽሻል
የወጣ አዋጅ

የኢትዮጵያ ከልላቅ መንግስት የጠበቀችና
የህግ ጉዳይ በአፈጻጸም መቃድ አስጥጥና
አስተዳደር ስርዓት አዋጅ ቁጥር
፭፻፻፭/፩፪፩ ማሽሻል አስፈላጊ ሆኖ
በመገኘቱ:

ተሽከላለ በወጣው የኢትዮጵያ በኢትዮጵያ
ከልላቅ መንግሥት ህገ-መንግሥት
አዋጅ ቁጥር ፭፻፻፭/፩፪፩ እንቀጽ ፭፻፭ (፩)
(ሀ) መሰረት የሚከተሉው ትወቃቂል::

፩ አዋጅ ሰዕስ

ይህ አዋጅ "የጠበቀችና የህግ ጉዳይ
በአፈጻጸም መቃድ አስጥጥና አስተዳደር
አዋጅ ቁጥር ፭፻፻፭/፩፪፩ ማሽሻል
የወጣ አዋጅ ቁጥር ፭፻፻፭/፩፪፩
ተሰለ ለመቀበ ይችላል::

CONTENT

Proclamation No. 189/2015
A Proclamation Provided to
Amend the Licensing and Admin-
istration of Advocates and Parale-
gals of Oromia National Regional
State Proclamation No. 182/2013
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Proclamation No. 189/2015

A Proclamation Provided to
Amend the Licensing and Admin-
istration of Advocates and Parale-
gals of Oromia National Regional
State Proclamation No. 182/2013

Whereas it has become neces-
sary to amend the License provision
and Administration procedures of
the Advocates and paralegals of Oromia
National Regional State Proclamation
No 182/2013 ;

Now, therefore, in accordance with Article
49(3)(a) of the revised Constitution
of National Regional State of Oromia
Proclamation No 46/2001, it is hereby
proclaimed as follows:

1. Short Title

This proclamation may be cited as "Pro-
clamation No.189/2015, A Proclamation
Provided to Amend the Licensing and
Administration of Advocates and Pa-
ralegals Proclamation No. 182/2013"

2. Fooyya'iinsa

Labsii Lakk. 182/2005 akkaataa armaan gadiitiin fooyya'ee jira.

1. Keewwatni 10 keewwatni xiqqaan (1)
(h)n haqamee kan kanatti aanuun bakka bu'ee jira.

10 (1) (h) Mana hojji yookiin dhaabbata keessatti hojjetaa jiru irraa ragaa hojji gadi lakkisu isaa agarsiisuu;

2. Keewwatni 10 keewwatni xiqqaan (2)

(a) fi (b)n haqamee kan kanatti aanuun bakka bu'ee jira.

10(2)(a) Dhaabbata barnootaa seeraan beekamti qabu irraa barumsa seeraatiin Digirii sadaffaan kan eebbfame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa tokkoo fi isaa ol kan qabu;

10 (2)(b) Dhaabbata barnootaa seeraan beekamti qabu irraa barumsa seeraatiin Digirii lammafaan kan eebbfame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa lamaa fi isaa ol kan qabu;

10(2)(c) Dhaabbata barnootaa seeraan beekamti qabu irraa barumsa seeraatiin digirii jalqabaatiin kan eebbfame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa afurii fi isaa ol kan qabu yookiin,

10(2)(d) Dhaabbata barnootaa

Seeraan beekamti qabu irraa barumsa seeraatiin Dippiloomaaan yookiin sadarkaa kanaan walgituun kan eebbfame, Seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa jahaa fi isaa ol kan qabu yoo ta'e dha.

3. Keewwatni 10 keewwatni xiqqaan 3

(a) fi (b)n haqamee kan kanatti aanuun bakka bu'ee jira.

10 (3)(a) Dhaabbata barnootaa seeraan beekamti qabu irraa barumsa seeraatiin digirii sadaffaan kan eebbfame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa lamaa fi isaa ol kan qabu;

10 (3)(b) Dhaabbata barnootaa seeraan beekamti qabu irraa barumsa seeraatiin digirii lammafaan kan eebbfame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa afurii fi isaa ol kan qabu;

10 (3)(c) Dhaabbata barnootaa seeraan beekamti qabu irraa barumsa seeraatiin digirii jalqabaan kan eebbfame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaa jahaa fi isaa ol kan qabu yookiin;

፩. ማስኅያ

አዋጅ ቁጥር ፳፻፲፭/፭፻፲፭ ዓ.ም
እንደሚከተለው ተሽሎል::

፪. አንቀጽ ፫ ፳፻፲፭ አንቀጽ ፩(፩) ተሰርዞ
ከዚህ በማቅረብ ተተክቷል::

፩(፩)(፩) ስ.ሰራሁት ከሰበት መሠረታዊ
ቦታ ወይም ተቋም ስራውን መልቀችን
የመያዥ ማስረዳል::

፪. አንቀጽ ፫ ፳፻፲፭ አንቀጽ (፩)(ሀ) እና(ለ)
ተሰርዞ ከዚህ በማቅረብ ተተክቷል::

፩(፩)(ሀ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በህሳተኛ ዓ.ገዢ
የተመረቀቃቸው የኢትዮጵያን መስራታዊ
ህንጻ የተማሪነት በህግ መሠረት አንቀጽ
ከዚህ በላይ አገልግሎት ያለው::

፩(፩)(ለ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በመጀመሪያ ዓ.ገዢ
የተመረቀቃቸው የኢትዮጵያን መስራታዊ
ህንጻ የተማሪነት በህግ መሠረት አንቀጽ
ከዚህ በላይ አገልግሎት ያለው::

፩(፩)(ሐ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በመጀመሪያ ዓ.ገዢ
የተመረቀቃቸው የኢትዮጵያን መስራታዊ
ህንጻ የተማሪነት በህግ መሠረት አንቀጽ
ከዚህ በላይ አገልግሎት ያለው::

፩(፩)(መ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በአጥልሮማ ወይም ከዚህ
ፊርማ የዚህ በማቅረብ የኢትዮጵያን
መስራታዊ ሆነ የተማሪነት በህግ መሠረት
ሰድስት አመትና ከዚህ በላይ አገልግሎት
የለው ከዚህ ነው::

፫. አንቀጽ ፫ ፳፻፲፭ አንቀጽ (፩)(ሀ) እና (ለ)
ተሰርዞ ከዚህ በማቅረብ ተተክቷል::

፩(፩)(ሀ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በህሳተኛ ዓ.ገዢ
የተመረቀቃቸው የኢትዮጵያን መስራታዊ
ህንጻ የተማሪነት በህግ መሠረት አንቀጽ
ከዚህ በላይ አገልግሎት ያለው::

፩(፩)(ለ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በመጀመሪያ ዓ.ገዢ
የተመረቀቃቸው የኢትዮጵያን መስራታዊ
ህንጻ የተማሪነት በህግ መሠረት አንቀጽ
ከዚህ በላይ አገልግሎት ያለው::

፩(፩)(ሐ) በህግ አውጥና ከሰው ተቋም
በህግ ተዋወጪት በመጀመሪያ ዓ.ገዢ
የተመረቀቃቸው የኢትዮጵያን መስራታዊ
ህንጻ የተማሪነት በህግ መሠረት አንቀጽ
ከዚህ በላይ አገልግሎት ያለው::

2. Amendment

Proclamation No.182/2013 has been amended as follows:

1. Article 10 Sub Article (1)(h) has been repealed and replaced by the following provision.

10(1)(h) An evidence proving that he has resigned his job provided from the office or Institution he has been working so far.

2. Article 10 Sub Article (2)(a) and (b) has been repealed and replaced by the following provision.

10(2)(a) Who graduated with 3rd degree in Law from a legally recognized educational institution; who has learned the basic Laws of Ethiopia; and has one and more years service in Law profession.

10(2)(b) Who graduated with 2nd degree in Law from a legally recognized educational institution; who has learned the basic Laws of Ethiopia and has two and more years service in Law profession.

10(2)(c) Who graduated with 1st degree in Law form a legally recognized educational institution; has learned the basic Laws of Ethiopia and has four and more years service in Law profession.

10(2)(d) Who graduated with diploma or with equivalent to this level in Law from a legally recognized educational institution; who has learned the basic Laws of Ethiopia and has six (6) and more years Service in the profession of Law.

3. Article 10 sub article 3(a) and (b) has been repealed and replaced by the following provision

10(3)(a) Who graduated with 3rd degree in Law from a legally recognized educational institution; who has learned the basic laws of Ethiopia and has two (2) and more years service in law profession.

10(3)(b) Who graduated with 2nd degree in Law from a legally recognized educational institution; who has learned the basic Laws of Ethiopia and has four(4)and more years service in profession of Law.

10(3)(c) Who graduated with 1st degree in Law from a legally recognized educational institution; who learned the basic Laws of Ethiopia and has six (6) and more years service in the profession of Law.

10(3)(d) Dhaabbata barnootaa seeraan beekamtii qabu irraa barumsa seeraatiin Dippiloomaan yookiin sadarkaa kanaan walgituun kan eebbifame, seerota bu'uuraa Itoophiyaa kan baratee fi ogummaa seeraatiin tajaajila waggaad sadheetti fi isaa ol kan qabu yoo ta'e dha.

4. Keewwatni **12** Keewwatni xiqaan (1) fi (2) haqamee kan kanatti aauuu bakka bu'ee jira.

Mirgaa fi faayidaa uummataa yookiin namoota dhuunfaa kabachiisuuf kan falmuu fi tajaajila kenneef kaffaltii kamiyyuu kan hin fudhanneef hayyamni abukaatummaa addaa nama dhuunfaa yookiin dhaabbata tajaajila abukaatummaa kennuu barbaaduuf kennamuu ni danda'a. Tarreffamni raawwii isaa dambii bahuun kan murtaa'u ta'a.

5. Keewwata **14** Keewwata xiqaan (2)tti aaneet keewwatni xiqaan (3) haaraan da-balamee jira:

14(3) Namni hayyama Abukaatummaa fudhachuuf qormaata fudhate kan hin da-barre

yoo ta'e irra deebiin qormaata fudhachuu ni danda'a. Haalli raawwii isaa Dambii bahuun kan murtaa'u ta'a.

6. Keewwatni **15** keewwatni xiqaan (1) haqamee kan kanatti aauuu bakka bu'ee jira.

15(1) Qormaataaf dhiyaachuuuf ulaagaaleen armaan gadii guutamuu qabu:

(a) Ragaa barumsa seeraa dhaabbata seeraan beekamtii qabu irraa kennname;

(b) Ragaa muuxannoo hojii tajaajila ogummaa seeraatiin hojjechuu agarsiisu;

(c) Kaffaltii qormaata fudhachuuf murtaa'e raawwachuu;

(d) Mana hojii keessatti hojjechaa ture irraa ragaa waa'e naamusa isaa agarsiisu dhiyeessuu.

7. Keewwatni **40** keewwatni xiqaan 1-4 haqamee kan kanatti aauuu bakka bu'ee jira.

40(1) Abukaatoon yookiin dhaab atni tajaajila abukaatummaa hayyamni isaa dhorkame balleessa yookiin hanqina dhorkamuu hayyamichaaf sababa ta'e siriessuu yeroo dhorkaa akkaataa Lab-sii Lak.182/2005 keewwata 38(2)(d) tiin Gumiidhan murtaa'e kan xumure yoo ta'e, hayyamni isaa akka deebiiee

kennamuuf iyyata isaa barreeffamaan Gumiif dhiyeeffachuu ni danda'a.

40(2) Gumiin akkaataa keewwata kana keewwata xiqaan 1 tiin iyyata dhiyaate irratti guyyaa iyyatichi dhiyaate irraa eegalee jia lama keessatti murtii kennuu qaba.

ይ(፩)(መ) በህግ እውቅና ካለው ተቋም
በህግ ትምህርት በረጋግጣት ወይም ከዚህ
እንደ ጽሑፍ በማመጣበት የተመረቀቃ
የኢትዮጵያን መሰረታዊ ህገቶ የተማረኝ
በህግ መሬት ስምምነት አስፈላጊ ከዚህ
እንደ እንዲያስቀል ይረዳል፡፡

፩. እንቀጽ ይቻል የዚህ እንቀጽ (፩) በኋላ
ተከተሉ ከዚህ በማከተለው ተተክቻል፡፡
“ልብ የጥብቅና ፈቃድ የህዝብና የግልጽ
መብትና ተቋም ለማሳዣበት የሚከራከርና
ለማሳዣበት አገልግሎት ማንኛውም
ክፍል ለማይችል የጥብቅና መሬት
አገልግሎት መሰጠት ለማድረግ ገልጻለ
ወይም ተቋም ለሰጥ ይቻላል፡፡ ነገሱ
አፈጻጸም በማመጣው ደንብ የሚመለን
ይሆናል፡፡

፪. እንቀጽ ይቻል የዚህ እንቀጽ (፩) በኋላ
አፈጻጸም በማከተለው ተተክቻል፡፡

፪(፩) “የጥብቅና ፈቃድ ለመውሰድ
ፈተና የውሰድ ሲው ካለለል በድጋሚ
ፈተና መውሰድ ይቻላል፡፡ እፈጻጸም
በማመጣው ደንብ የሚመለን ይሆናል፡፡

፫. እንቀጽ ይቻል የዚህ እንቀጽ ይተከተሉ
የዚህ በማከተለው ተተክቻል፡፡

፫(፩) ለፈተና ለመቅረብ ከዚህ
በታች የተዘረዘሩት መሰረታዊ መማግኘት
አለበትው፡፡

(ሀ) በህግ እውቅና ካለው ተቋም
የተከተው የህግ ትምህርት ማስረጃ፡፡

(ለ) በህግ መሬት አገልግሎት መሰረቱን
የሚያሳይ የሥራ ለምድ ማስረጃ፡፡

(ሐ) ልተና ለመውሰድ የተወስኑውን
ክፍል መ&ዕም፡፡

(መ) ለሰጠበት ከነበረበት መሥራያ
በት ሲለ ሁኔታውን የሚያሳይ ማስረጃ
ማቅረብ፡፡

፫. እንቀጽ ይቻል የዚህ እንቀጽ (፩)-(፪)
ተከተሉ ከዚህ በማከተለው ተተክቻል፡፡

፪(፩) የጥብቅና ፈቃድ የታገበት
መብቻ የጥብቅና መሬት አገልግሎት
ፈርማት ለአገልግሎት ማስረጃ የሚመለን
ጥሩት ወይም ተቋም ለመቅረብ ከዚህ
የጥብቅና ፈቃድ የዚህ እንቀጽ (መ) መሬት በገባው
የተወስኑው የካገድ ገዢ የመረጃ እንደሆነ
ፈቃድ እና መሰረት በገኘት ማመልከት
ገባው ማቅረብ ይቻላል፡፡

፪(፪) ገባው በዚህ እንቀጽ የዚህ
እንቀጽ ይመለን የቅረበበትን ማመልከት
ከቀረበበት ቀን ይሞር በሬት ውስጥ
መሰጥ ውስጥ መሰረት እለበት፡፡

10(3)(d) Who graduated with Diploma or with equivalent to this level in law from a legally recognized educational institution; who learned the basic laws of Ethiopia and has eight (8)and more years service in law profession.

4. Article **12** Sub Article (1 and 2) has been repealed and replaced by the following provision.

A special advocacy license may be given for a private person or an organization that conducts pleadings for the protection of the rights and interests of the public and private individuals without requiring any consideration in return of the service he rendered and that needs to provide advocacy service. Its implementation shall be decided by the regulation to be issued.

5. A new Sub Article (3) has been added following sub article (2) of article **14** as follows

14(3) Any person who fails the advocacy License examination may take such examination again. Its implementation shall be decided by the regulation to be issued.

6. Article **15** Sub Article **1** has been repealed and replaced by the following provision

15(1) The following requirements shall be fulfilled so as to take the advocacy examination

(a) A Law education evidence provided from a legally recognized institution;

(b) Work experience showing his service in law profession;

(c) Making payments of the fee fixed to take the advocacy examination

(d) An evidence indicating his Ethical conduct given from the office he has been working

7. Article **40** sub article (1)-(4) has been repealed and replaced by the following provisions

40(1) An Advocate or an organization providing advocacy service whose license has been suspended may apply to the commission in writing for the return of his license where he has completed the period of the suspension decided by the commission in accordance with proclamation No 182/2013 article 38(2)(d) by correcting the faults or limitations which is the ground for the suspension of the license.

40(2) The commission shall decide on the application submitted as per sub article 1 of this article within two months from the date of application.

40(3) Murtiin akkaataa Keewwata kana Keewwata xiqaan 2 tiin Gumiidhaan kennamu guyyaa hojii shan keessatti iyyataadhaaf beeksifamuu qaba.

40(4) Abukaatoon yookiin dhaabbatni hayyamni Abukaatummaa isaa haqame balleessa haqamuu hayyamichaaf sababa ta'e sirreessun akkaataa Labsii Lakk.182/2005 Keewwata 53(1) tiin yeroon ta'a erga xumuramee booda, bu'uura Labsicha keessatti tumameen ul-aagaa hayyama Abukaatummaa

argachuuf barbaachisu kan guutu yoo ta'e akka haaraatti hayyama fudhachuu ni danda'a.

8. Keewwatni 77 Keewwatni xiqaan (1)- (5) haqamee kan kanatti aanuun bakka bu'ee jira.

Abukaatoon akkaataa Labsii Lakk. 86/1996tiin hayyama Abukaatummaa sadarkaa 1^{ffaa} fi 2^{ffaa} fudhates ta'e, Labsiin Lakk.86/1996 osoo hin bahin dura hayyama fudhatee Labsichaan raggaasifameef akkaataa Labsii Lakk.182/2005tiin hayyama Abukaatummaa akka fudhatetti lakaawamee hayyamni isaa ni haaromsmaaf.

3. Seerota Raawwatiinsa Hin Qabaanne
Labsiin, Dambiin, Qajeelfamnii fi barmaatileen hojii Labsii kanaan wal-faalles-san kamiyyuu dhimmoota Labsii kanaan hammataman irratti raawwatiinsa hin qabaatan.

4. Yeroo Labsichi Hojiirra Itti Oolu
Labsiin kun guyyaa Magalata Oromiyaa irratti maxxanfame irraa eegalee hojiirra kan oolu ta'a.

Finfinnee
Guraandhala 29 Bara 2007

Muktaar Kadir
Pirezidaantii Mootummaa Naannoo
Oromiyaa

፩(፩) በዚህ አንቀጽ ፳ዕስ አንቀጽ ይመራት በተባለው የሚሰጠው ወሳኔ በአምስት የሥራ ቁጥር ወሰኑ አመልካቸ፡ እንዲያደርግ አንቀጽ ፩፮ የሚያስፈልገው ወጪ ይመራት፡፡

፩(፪) የጥብቅና ፈ.ቁድ የተሰረዘበበት መብቃ ወይም የጥብቅና መ.ቁ አገልግሎት ይርሱ፡፡ ለሰራው የሚከተሉት የዚሁ ተፋይ ተፋይ የሚነውን ጥሩት በማረም በአዋጅ ቁጥር ፭፻፲፭/፪ሺ.ቁ አንቀጽ የሚያስፈልገው ወጪ ይመራት፡፡ የጥብቅና ፈ.ቁድ የተሰረዘበበት መብቃ ወጪ የሚያስፈልገው መሆናቸውን የሚያሻል፡፡

፩. አንቀጽ ፩፮ የሚከተሉት የተዘረዘሩት አንቀጽና በተመለከተ የጥብቅና ፈ.ቁድ የመሰረት መብቃ ማረጋገጫ የሚያስፈልገው ወጪ የሚከተሉት የጥብቅና ፈ.ቁድ የመመጣቱ በፊት ፈ.ቁድ ወጪ በአዋጅ ቁጥር ፭፻፲፭/፪ሺ.ቁ የሚያስፈልገው፡፡

፩. አንቀጽ የሚከተሉት የጥብቅና ፈ.ቁድ የሚያስፈልገው ወጪ አንቀጽና በተመለከተ የጥብቅና ፈ.ቁድ የመመጣቱ በፊት ፈ.ቁድ ወጪ የሚያስፈልገው፡፡

፩. አንቀጽ የሚከተሉት የጥብቅና ፈ.ቁድ የሚያስፈልገው ወጪ አንቀጽና በተመለከተ የጥብቅና ፈ.ቁድ የመመጣቱ በፊት ፈ.ቁድ ወጪ የሚያስፈልገው፡፡

፩. አንቀጽና በተመለከተ የጥብቅና ፈ.ቁድ የመመጣቱ በፊት ፈ.ቁድ ወጪ የሚያስፈልገው፡፡

40(3) The decision passed by the commission as per Sub Article 2 of this article shall be notified to the applicant within five working days.

40(4) The Advocate or an Organization providing advocacy service whose license has been cancelled may acquire a new license after the period provided as per proclamation No.182/2013 article 53(1) is Lapsed where he fulfills the requirements necessary to get such license in accordance with the provisions of this proclamation by correcting the fault which is the ground for the cancellation of the license.

8. Article 77 Sub Articles (1-5) has been repealed and replaced by the following provision

An Advocate who acquired the 1st and 2nd Level advocacy License in accordance with proclamation No 86/2004 and who acquired the advocacy License before the issuance of proclamation No.86/2004 and approved by same Proclamation shall be considered as he has acquired such License in accordance with Proclamation No. 182/2013, and his license shall be renewed.

3. Inapplicable Laws

Any proclamation, Regulation, Directives and customary practices inconsistent with this proclamation shall not be applicable on the issues covered by this proclamation.

4. Effective date of this proclamation.
This proclamation shall come in to force as of the date of its publication on "Megeleta Oromia"

Finfinne
March 8, 2015

Muktar Kedir
President of the National Regional
State of Oromia