**30[31].** - An act done by a person adjudged incompetent is voidable.

(J. 9).

**31**[32]. – An act done by a person of unsound mind but not adjudged incompetent is voidable only when it is proved that the act was done at a time when he was actually of unsound mind, and the other party had knowledge of such unsoundness.

(old text 56).

**32[33].** - If the cause of the incompetency ceases to exist, the Court shall on the application of the person himself or of any of the persons mentioned in Section 28[29] revoke the adjudication.

The order of the Court revoking the adjudication shall be published in the Government Gazette.

(J. 10).

- judged incompetent is voidable.

  (99).
- unsound mind but not adjudged incompetent is voidable only when it is proved that the act was done at a time when he was actually of unsound mind, and the other party had incolledge of such unsoundness.

  (Clatest 56).
- ceases to exist, the Court shall on the application of the person himself or of any of the persons mentioned in Section 36 revoke the adjudication.

The order of the Court revoking the adjudication shall be published in the Government Cazette.

(01.10).

ดาวนโหลดจากระบบ TUDC โดย Shiori Tamura หมดอาย 16/02/2563