TASMANIA



1880.

ANNO QUADRAGESIMO-QUARTO

VICTORIÆ REGINÆ,

No. 20.

AN ACT to further amend "The Barristers and A.D. 1880. Attorneys Act, 1874." [1 November, 1880.]

W HEREAS it is expedient to amend "The Barristers and Attorneys PREAMBLE. Act, 1874," as to the admission of Barristers and Attorneys of Colonial 38 Vict. No. 14.

Be it therefore enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:-

1 It shall be lawful for the Supreme Court of Tasmania or a Judge Admission of thereof, upon Motion, to admit to practise in the said Court as a Barrister, Barristers and or as an Attorney and Solicitor, as the case may be, any person who has Attorneys of been admitted as a Barrister, or as an Attorney and Solicitor, in any Supreme Court of Law and Equity in any of Her Majesty's Colonies or Dependencies where the system of jurisprudence is founded on or assimilated to the Common Law and principles of Equity as administered in England, without such person and account as a Darrister, Barrister, Barristers and Attorneys of Colonial Courts. in England, without such person undergoing any examination in Literature or Law: Provided that the Supreme Court of Tasmania or a Judge thereof shall be satisfied of the respectability of such person, that he has been admitted as a Barrister, or as an Attorney or Solicitor, in any such Supreme Court in the said Colonies or Dependencies, and that he has resided in this Colony for at least Twelve calendar months previous to such Motion.

If it is proved to the satisfaction of the Supreme Court of Tasmania or a Judge thereof that Barristers, or Attorneys and Solicitors, of such Court are admitted as Barristers or as Attorneys and Solicitors in the

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Supreme Court of the Colony or Dependency where the person applying for admission to the Supreme Court of *Tasmania* has been admitted as aforesaid, without having to undergo any examination and without any condition as to residence in such Colony or Dependency, then the provision as to residence in this Colony hereinbefore contained shall not extend to the person so applying for admission as aforesaid.

Repeal.

2 Section Six of the said Act is hereby repealed, save as to all things duly done thereunder.

Acts to be read together.

3 This Act and the said Act, and every Act altering or amending the said Act, shall, save so far as the same may be altered or amended by this Act, be read and construed together as one Act.

Short title.

4 This Act may be cited as "The Barristers and Attorneys Amendment Act, 1880."