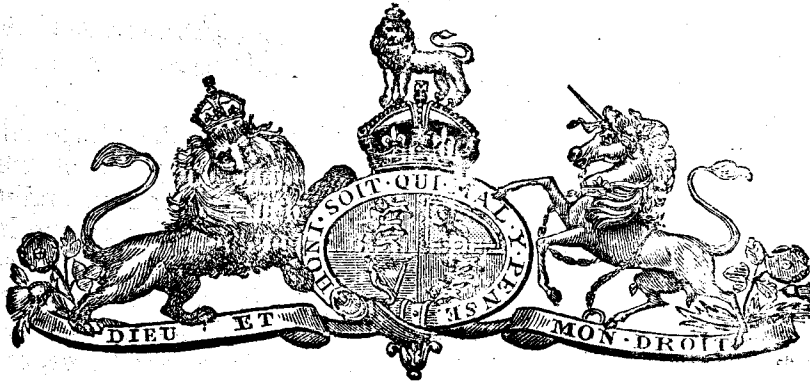


TASMANIA.



1920.

ANNO UNDECIMO

GEORGI V. REGIS.

No. 4.

ANALYSIS.

1. Short title.
2. Amendment of Section 3 of 64 Vict. No. 5.
Extension of franchise for Legislative Council to soldiers and sailors and nurses who have been on active service.

A.D.
1920.

AN ACT to further amend "The Constitution Amendment Act, 1900," by extending the Franchise for the Legislative Council to certain Persons who have been on Active Service in the War in which His Majesty has been recently engaged, and for other purposes. [29 October, 1920.]

BE it 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 This Act may be cited as "The Constitution (War Service Short title, Franchise) Act, 1920."

Constitution (War Service Franchise).

A.D. 1920.

Amendment of
Section 3 of 64
Vict. No. 5.Extension of
franchise for
Legislative Coun-
cil to soldiers and
sailors and nurses
who have been on
active service.Cf. No. 1335,
1918 (9 Geo. V.),
S.A.

2 Section Three of "The Constitution Amendment Act, 1900," is hereby amended by inserting the following Paragraph (f) at the end of Subdivision II. thereof :—

"(f) Or, has been a member of the Australian Imperial Force, or of the Royal Australian Navy, or of the Australian Flying Corps, or of any other naval, military, or air force raised in the Commonwealth by the Minister of Defence for service outside the Commonwealth in the war in which His Majesty has been recently engaged, or has been a member of His Majesty's Army or Navy, or of the Royal Air Force, or of any naval, military, or air force raised in any country forming part of His Majesty's Dominions for service in such war outside the country wherein such force was raised ; and

has served in connection with the said war outside the Commonwealth or outside the United Kingdom, or outside the country wherein the force of which he was a member was raised, as the case may be ; and

has received his discharge from service, or has otherwise ceased to be on service, and such discharge from service or ceasing to be on service was not directly occasioned by or attributable to his own default or misconduct."