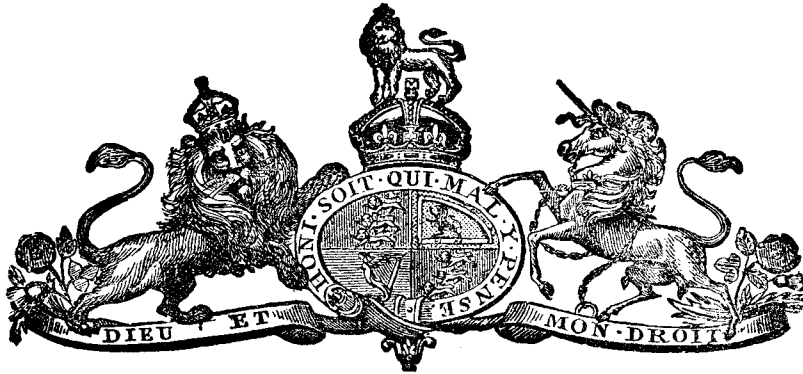


TASMANIA.



1925.

ANNO SEXTO DECIMO

GEORGII V. REGIS.

No. 6.

ANALYSIS.

1. Short title.
2. Interpretation.
3. Appointment of justices of the peace outside Tasmania.
4. Powers of extra-territorial justices.
5. Acts of extra-territorial justices to be effectual in Tasmania.
6. Oath to be taken by extra-territorial justice.
7. Clerk of the Peace, at Hobart, to keep list of extra-territorial justices.
8. Regulations.

AN ACT to provide for the Appointment of ^{A.D.} **1925.**
Persons outside the State to be Justices
of the Peace for Tasmania.

[26 October, 1925.]

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 Extra-Territorial Justices Act, Short title, 1925.”

4d.]

Extra-Territorial Justices.

A.D. 1925.

Interpretation.

2 In this Act—

“Affidavit” includes solemn affirmation, declaration, and acknowledgement:

“Extra-Territorial Justice” means a justice of the peace for Tasmania appointed under Section Three of this Act:

“Oath” includes solemn affirmation:

“Resident Justice” means a justice of the peace for Tasmania resident in the State.

Appointment of justices of the peace outside Tasmania.

3 The Governor may appoint such and so many persons resident outside the State as he thinks fit to be justices of the peace for Tasmania.

Powers of extra-territorial justices.

4—(1) Every extra-territorial justice may—

i. Administer, take, or receive any oath or affidavit which any resident justice can lawfully administer, take, or receive: and

ii. Do any act requisite for authenticating the signature of any person to any document intended to take effect within the State which any resident justice can do.

(2) Except as provided by Subsection (1) hereof, no extra-territorial justice shall exercise any of the powers or perform any of the duties or functions conferred or imposed upon a resident justice.

(3) The powers conferred on an extra-territorial justice by this Act shall be exercisable only at or in the place or country outside Tasmania mentioned in the instrument of his appointment.

Acts of extra-territorial justices to be effectual in Tasmania.

5 Every oath and affidavit administered, taken, or received by or before, and every act done by, an extra-territorial justice under the authority of this Act, shall be as effectual as if the same had been administered, taken, received, or done by or before a resident justice.

Oath to be taken by extra-territorial justice.
33 Vict. No. 25.

6 A person appointed an extra-territorial justice shall not exercise any of the functions of his office until he has taken the oath of allegiance prescribed by the Promissory Oaths Act, 1869, before—

i. Some other extra-territorial justice, resident in the State or country in which such person resides: or

ii. A justice of the peace for such State or country: or

iii. Some other prescribed official, resident in such State or country—

but it shall not be necessary for any such person before exercising any such functions to take the judicial oath prescribed by the last mentioned Act.

Extra-Territorial Justices.

7 The names of extra-territorial justices shall not be included in or appended to any Commission of the Peace issued, or to be hereafter issued, by the Governor, but the Clerk of the Peace at Hobart shall keep a separate list of the names and addresses of all such justices, the dates of their respective appointments, and the respective places or countries at or in which their powers under this Act are exercisable.

A.D. 1925.

—
Clerk of the
Peace, at Hobart,
to keep list of
extra-territorial
justices.

8 The Governor may make regulations prescribing all matters which are necessary, or convenient, or required to be prescribed, for carrying out or giving effect to this Act.

Regulations.

