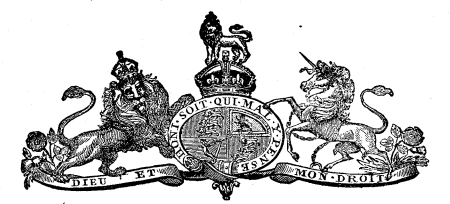
495

TASMANIA



1920.

ANNO UNDECIMO. GEORGII V. REGIS. No. 65.

ANALYSIS.

1. Short title and incorporation.

2. Amendment of Section 74 of Principal Act.

3. Amendment of Section 115 of Principal Act.

4. Amendment of Section 150 of Principal Act.

5. Amendment of Section 151 of Principal Act.

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6. Amendment of Schedule (3) to Principal Act.

AN ACT to amend "The Justices' Procedure 1920. Act, 1919." [24 December, 1920.]

DE 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 Justices' Procedure Amendment Short title and Act, 1920," and shall be incorporated and construed as one with incorporation. "The Justices' Procedure Act, 1919," hereinafter called the "Principal Act."

4d]

11° GEORGII V No. 65

Justices' Procedure Amendment.

A.D. 1920.

Amendment of Section 74 of Principal Act.

Amendment of Section 115 of Principal Act.

Amendment of Section 150 of Principal Act.

Amendment of Section 151 of Principal Act.

Amendment of Schedule (3) to Principal Act. 2 Section Seventy-four of the Principal Act is amended by deleting the words "subject to the provisions hereinbefore contained," and by adding at the end of that section the words "and the time so named may, if the justices think fit, exceed Eight days, but shall not, unless the defendant consents thereto, exceed Thirty days, from the date of such recognisance."

3 Section One hundred and fifteen of the Principal Act is hereby amended by inserting, immediately after the word "sum" at the end of Paragraph IV, the following words :---

" or v. That such sum does not exceed Ten Pounds."

4 Section One hundred and fifty of the Principal Act is amended by adding the following subsection at the end thereof :—

"(3) Except by consent or by special leave of the court or judge, granted upon such terms (if any) as the court or judge may order, no affidavit shall be used by any party on the return of an order to review, unless such affidavit is filed with the Registrar of the Supreme Court at least Forty-eight hours before the time when such order is returnable, and unless a copy or copies of such affidavit (not being an affidavit filed by justices under Section One hundred and fifty-four) shall be delivered to the other party or parties, or his or their counsel, at least Forty-eight hours before the time aforesaid."

5 Section One hundred and fifty-one of the Principal Act is hereby amended by deleting all the words following the word "proper," in the Fourth line thereof, to the end of the section.

6 Schedule (3) to the Principal Act is hereby amended by inserting after the words "for every warrant of commitment issued for non-•payment of any sum of money" the words "Two Shillings and Sixpence."