## TASMANIA.



1916.

#### ANNO SEPTIMO

# GEORGII V. REGIS.

No. 8.

### ANALYSIS.

1. Short title and incorporation with 60 Vict. No. 43.

2. Service as Judges' Associate to count as service under articles.

AN ACT to further amend "The Legal Practitioners Act, 1896," and for other purposes. [8 *December*, 1916.]

A.D. 1916.

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 Legal Practitioners Amendment Short title and Act, 1916," and shall be read and construed as one with "The Legal incorroration Practitioners Act, 1896" (in this Act referred to as the Principal Act), and its amendments.

with 60 Vict.

2 After Section Thirteen of the Principal Act the following section Service as is inserted:-

Judges' Associate to count as service under

"13a-(1) Any person articled to a practitioner for any term prescribed by this Act may, with the consent of such practitioner, accept the office of and serve as Judges' Associate in this State for any part of the said term not exceeding One-third thereof.

## Legal Practitioners Amendment.

A.D. 1916.

Upon the Chief Justice of Tasmania for the time being certifying that any such person has so served as Judges' Associate to his satisfaction, the period of such service as Judges' Associate shall be reckoned as actual and bonå fide part service under the articles of clerkship entered into by such person.

(2) No person so serving as Judges' Associate as aforesaid shall by reason thereof, be deemed to have contravened any Act or practice relating to the qualification of articled law clerks applying to be

admitted as practitioners.

(3) The provisions of this section shall be deemed to have come into operation upon the First day of January, One thousand nine hundred and sixteen."