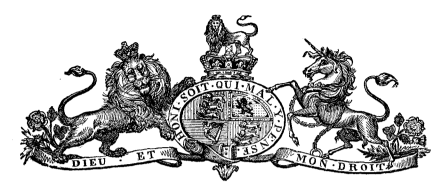
TASMANIA.



1856 - 7.

ANNO VICESIMO

VICTORIÆ REGINÆ,

No. 6.

AN ACT to declare the Law in the Case of a Judge of the Supreme Court becoming President of the Legislative Council.

[7th January, 1857.]

BE it declared and 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, that the Election of a Judge of the Supreme Court of Tasmania to the office of President of the Legislative Council, and the acceptance by such Sce 34 12 42 55. Judge of such office of President, has not affected or in any way vacated or determined, and shall not affect or in any way vacate or determine, his office of Judge of the said Supreme Court; and that such Judge has held and enjoyed, and shall hold and enjoy, his said office of Judge in as full and ample a manner as if he had not been elected and had not accepted the office of President of the Legislative Council, any Law or Charter to the contrary in anywise notwithstanding: Provided, that no Judge of the said Supreme Court holding the office of President of the Legislative Council in the Parliament of Tasmania is or shall be capable of receiving or having any profit or emolument by reason of his holding such office of President.

h . .