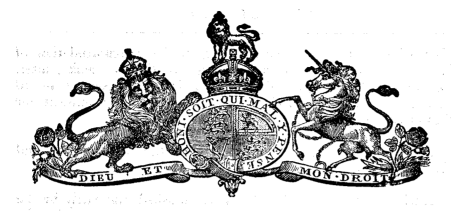
TASMANIA.



1916.

ANNO SEPTIMO

GEORGII V. REGIS.

No. 12.

ANALYSIS.

- 1 Short title.
- 2. Governor may make regulations governing admission to courts.
- 3. Judicial notice.

- 4. Breaches punishable summarily by judge.
- 5. No formal charge necessary.
- 6. Appeal.

AN ACT to control and regulate Admission 1916. to Courts, and for other purposes.

[8 *December*, 1916.]

WHEREAS it is desirable that, while the general principles of the PREAMBLE. Common Law relating to the trial of causes in open court should be maintained, power should nevertheless exist to control and regulate admission to courts in the interests of the public morals and decency:

Be it therefore 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 Admission to Courts Act, 1916." Short title.

4*d*.]

Admission to Courts.

A.D. 1916.

Governor may make regulations governing admission to courts. 2 It shall be lawful for the Governor upon the recommendation of the Judges of the Supreme Court from time to time to make, alter, and rescind regulations governing the admission of persons to all courts, and providing penalties by way of fine and imprisonment for breaches of such regulations.

Judicial notice.

3 Such regulations when made shall have the force of law, and shall be judicially noticed in all courts.

Breaches punishable summarily by judge, &c.

4 Breaches of such regulations may be punished summarily by the judge or other person presiding in the court in relation to which the breach is committed, at any time, whether the court has ceased to sit or not.

No formal charge necessary.

5 No formal enarge of any breach shall be required, and the judge or other person presiding in a court may satisfy himself as to the facts in such manner as he shall think fit.

Appeal.

6 Any person aggrieved by the imposition of any penalty may appeal to the Supreme Court upon law and facts by giving Three days notice of appeal to the clerk of the court, stating the grounds of the appeal. Nothing further shall be necessary to properly constitute the appeal.