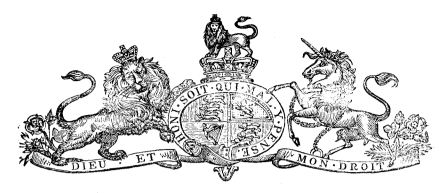
TASMANIA.



1887.

ANNO QUINQUAGESIMO-PRIMO

VICTORIÆ REGINÆ,

No. 24.

AN ACT to further amend "The Barristers A.D. 1887 and Attorneys Act, 1874."

[20 December, 1887.]

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 In this Act "The said Act" means "The Barristers and Attorneys Interpretation.
38 Vict. No. 14. Act, 1874," and every Amendment thereof.

Alpohy 52-1.35.

2 Notwithstanding anything to the contrary contained in the said Admission of Act, any of the persons mentioned in the Fourteenth Section thereof Registrar and may be admitted as Attorneys who have taken the Degree of Associate Clerk of Supreme of Arts in this Colony, and who have served in their respective offices. of Arts in this Colony, and who have served in their respective offices are Associates of as mentioned in the said Act for a term of Four years, or partly in one Arts. of such offices and partly in another of such offices for the said term, and passed the examination in Law prescribed, and complied with the provisions of the said Act and this Act.

3 All Contracts or Articles of Clerkship, and any assignment thereof, Contracts or entered into or made after the First day of January, 1888, shall, Articles of Within Three months from the date thereof respectively, be filed in Supreme With the Registrar of the Supreme Court, together with an affidavit Court. verifying the due execution and true date thereof, and the fees mentioned in the Schedule (1.) in respect thereof shall thereupon be paid by the person filing the same.

Barristers and Attorneys Act Amendment.

A.D. 1887.

Any Contract or Articles, or any assignment thereof, not filed in accordance with the provisions of this Section, shall be void and of no effect.

Fees to be paid before admission.

4 Subject to the provisions of the last preceding Section, candidates for any examination preparatory to admission under the said Act shall pay the fees mentioned in the First Part of the Schedule (1.) before being admitted to examination; and every person applying to be admitted under the said Act without undergoing any examination in Literature or Law, shall pay the fee mentioned in the Second Part of the Schedule (1.) before any Motion shall be made for his admission as a Barrister or Attorney.

Registrar of Court upon application.

5 On application made to him for that purpose by any Barrister or to issue Certificate Attorney whose name shall be on the Rolls of the Court as such respectively, the Registrar of the Court shall issue a Certificate to him under the Seal of the Supreme Court in the form or to the like effect contained in the Schedule (2.), and every such Certificate shall be in force until the 31st day of December next after the issue thereof, and such Barrister or Attorney shall pay the fees mentioned for such Certificate in the Third Part of the Schedule (1.)

Barrister or Attorney not to practice without Certificate.

6 Every Barrister or Attorney who, without having obtained a Certificate as in the last preceding Section mentioned, shall either directly or indirectly practice or act as such in Tasmania, shall be liable to the like penalties mentioned in Section Forty of the said Act.

Appropriation of Fees and Stamp Duty.

7 All fees payable under this Act, and the Stamp Duty payable upon any Contract or Articles of Clerkship, and any assignment thereof, shall, anything contained in Section Five of "The Stamp Duties Act, 1882," to the contrary notwithstanding, be paid to the Registrar of the Supreme Court, and shall once in every month be paid over by him to, and shall be appropriated to the use of, any Law Society or Law Societies for the time being incorporated under "The Tasmanian Law Societies Act, 1887," and if there be more than one Law Society then to and to the use of each such Society in proportion to the number of their respective Members.

Acts to be read together.

8 "The Barristers and Attorneys Act, 1874," and every Amendment thereof, save so far as the same may be altered or amended by this Act, shall be read as one Act.

Commencement of Act.

9 This Act shall commence and come into operation on the First day of January, 1888.

Short title.

10 This Act may be cited as "The Barristers and Attorneys Act Amendment Act, 1887."

Barristers and Attorneys Act Amendment.

A.D. 1887. SCHEDULE. (1.)First Part. Second Part. Enrolment Fee as a Barrister or as an Attorney without examination in Literature or Law..... 21 0 0 Third Part. Every Annual Certificate..... 1 0 (2.)IN THE SUPREME COURT OF TASMANIA. I HEREBY certify that Rolls of the Supreme Court as a practice as such until the 31st day of December next. , Esquire, is on the and is entitled to

day of

188

Dated at *Hobart* this

Registrar.

•