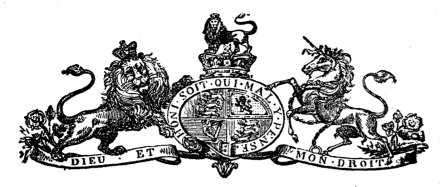
## TASMANIA.



1878.

QUADRAGESIMO-SECUNDO

# VICTORIÆ REGINÆ,

No. 8.

AN ACT to render Judgments, which have A.D. 1878. been obtained in the Supreme Court of any of the other Australian Colonies, effectual in Tasmania. [9 November, 1878.]

**I**E 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, unless the context otherwise determines—

Interpretation.

- "Judgment" shall include any judgment, decree, rule or order, at law or in equity, of the Supreme Court of any of the Australian Colonies, other than Tasmania, for the payment of money:
- "Australian Colonies" shall include the Colonies of New South Wales, New Zealand, Queensland, South Australia, Victoria, and Western Australia.

2 Where judgment shall hereafter be obtained in the Supreme Court Certificate of of any Australian Colony other than Tasmanu, the Registrar of the judgment ob-Supreme Court of Tasmania shall, on the production to him of a certificate of such judgment in the form or to the effect in the Schedule purporting to be signed by the proper of the Court where the registered in purporting to be signed by the proper officer of the Court where such Tasmania. judgment has been obtained, register such certificate in a register to be kept in the Supreme Court of Tasmania, and to be called "The Register for Australian Judgments."

#### Intercolonial Judyments.

#### A.D. 1878.

On registration, certificate to have effect of judgment in Tasmania.

3 Such certificate shall from the date of such registration be of the same force and effect, and all proceedings may be had and taken on such certificate, as if the judgment of which it is a certificate had been a judgment originally obtained on the date of such registration in the Supreme Court of Tasmenia, and all the reasonable costs and charges attendant upon obtaining and registering such certificate shall be recovered in like manner as if the same were part of the original judgment.

Certificate to be registered within Twelve months after judgment. 4 No certificate of any such judgment shall be registered as aforesaid more than Twelve months after the date of such judgment, unless application shall have been first made to and leave obtained from the Supreme Court of Tasmania.

Court to have control over certificate so registered. 5 The Supreme Court of *Tasmania* shall have and exercise the same control and jurisdiction over any judgment and over any certificate of such judgment registered under this Act, as it now has and exercises over any of its own judgments, but in so far only as relates to execution under this Act.

No security for costs where person registering certificate resides out of Tasmania.

6 It shall not be necessary for any person resident in any of the other Australian Colonies in any proceeding had and taken on such certificate to find security for costs in respect of such residence, unless, on special grounds, the Supreme Court or a Judge thereof shall otherwise order.

No costs in action on judgments. 7 In any action brought on any judgment which might be registered under this Act the party bringing such action shall not recover or be entitled to any costs or expenses of suit, unless the Supreme Court or a Judge thereof shall otherwise order.

Judges to make

8 The Judges of the Supreme Court may make rules and orders to regulate the practice to be observed in the execution of this Act or in any matter relating thereto, including the scale of fees to be charged.

Repeal of 21 Vict. No. 20. 9 The Act of the Parliament of Tasmania of the 21st Victoria, No. 20, is hereby repealed.

Short title.

1 to 1

essa.

10 In citing this Act it shall be sufficient to use the expression "The Intercolonial Judgments Act, 1878."

### SCHEDULE.

I, certify that [insert name of person entitled to judgment, with his title, trade, or profession, and usual or last known place of abode] on the day of 18, obtained judgment [or as the case may be] before the Supreme Court of , for the payment of the sum of on account of [here state shortly the nature of claim and amount of costs].

JAMES BARNARD, COVERNMENT PRINTER, TASMASTA.