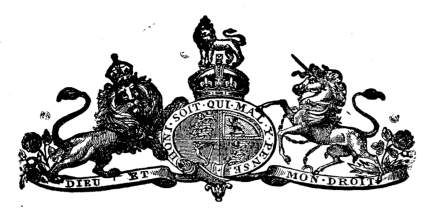
## TASMANIA



1915.

## ANNO SEXTO

# GEORGII V. REGIS.

No. 22.

#### ANALYSIS.

1. Short title.

2. War service to be reckoned towards service under articles.

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3. Qualification not affected by war service.

4. Incorporation.

AN ACT to amend "The Legal Practitioners 1915.

Act, 1896," "The Legal Practitioners

Amendment Act, 1902," and "The Legal

Practitioners Act, 1904"

[16 December, 1915.]

BE it enacted by His Excellency the Governor of Tasmania, by and Cf. No. 2583 Vic. 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. Act, 1915."
- 2 Where any person has served since the Fourth day of August, War service to be One thousand nine hundred and fourteen, or shall serve in any of the reckoned towards service under naval or military forces of the Crown in the present war, and was or articles.

### Legal Practitioners Amendment.

A.D. 1915.

shall be, during the period of such service under articles of clerkship to a practitioner, one-half of the period of such service shall be reckoned as actual service under such articles to the extent of not more than One-half of the period of service specified in such articles.

Qualification not affected by war service.

3 No articled clerk who has, since the Fourth day of August, One thousand nine hundred and fourteen, served or shall serve in any of the naval or military forces of the Crown in the present war during the currency of his articles, or has so served, or shall so serve, after the expiration of his service under articles, 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 to practice as a practitioner in the Supreme Court of Tasmania.

Incorporation.

4 This Act, "The Legal Practitioners Act, 1896," "The Legal Practitioners Amendment Act, 1902," and "The Legal Practitioners Act, 1904," shall be read and construed together as one and the same Act.