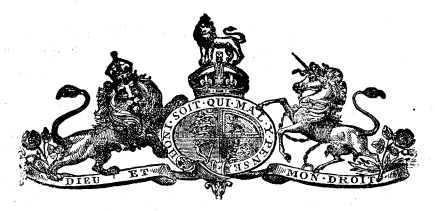
TASMANIA



1920.

ANNO UNDECIMO

GEORGII V. REGIS,

No. 40.

ANALYSIS.

- 1 Short title and incorporation with 48 V. No. 16.
- 2. Interpretation.
- 3. Foreign mining companies registered under the Principal Act may hold and convey land, etc.
- 4. Validating of former dealings with land in Tasmania.

AN ACT to amend "The Mining Companies 1920. [20 December, 1920.] (Foreign) Act."

WHEREAS it is expedient to remove doubts as to the ability of PREAMBLE. companies, registered in Tasmania under "The Mining Companies (Foreign) Act," to hold, convey, and deal with land in Tasmania.

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 Mining Companies (Foreign) Short title and Amendment Act," and is incorporated with "The Mining Companies incorporation with 48 Vict. No. 16. (Foreign) Act."

Mining Companies (Foreign.)

A.D. 1920. Interpretation.

2 In this Act the expression "the Principal Act" shall mean "The Mining Companies (Foreign) Act" and the word "company" shall have the same meaning as in the Principal Act.

Foreign mining companies registered under the Principal Act may hold and

3 Every company, incorporated or established according to the laws of some part of His Majesty's dominions, other than Tasmania, and registered under the provisions of the Principal Act, shall be competent to take, hold, convey, or transfer land in Tasmania for an estate of convey land, &c. freehold or any lesser estate or interest: Provided, however, that nothing in this Act shall have the effect of enabling any such company to take, hold, convey, or transfer land in Tasmania except under and subject to such conditions (if any) as are imposed by the constitution of the company.

Validating of former dealings with land in Tasmania.

4 All conveyances, transfers, or assurances of any land in Tasmania, or of any estate or interest therein made, or purporting to have been made, by or to any such company, since the commencement of the Principal Act, shall be as valid and effectual in all respects as if this Act had been in force at the time of such commencement,