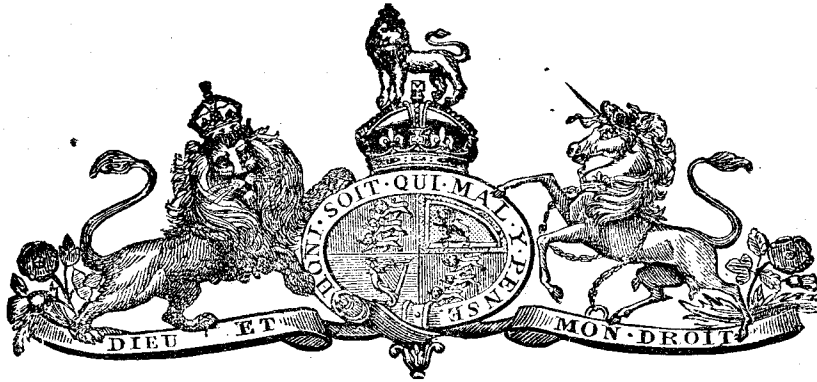


TASMANIA.



1909.

ANNO NONO

EDWARDI VII. REGIS,

No. 62.

ANALYSIS.

1. Short title of this Act and incorporation with 50 Vict. No 36
2. Judge having advised upon or interested in any matter may retire from bench, and remaining judges to constitute Full Court.

AN ACT to further amend "The Supreme Court Act, 1887." [13 January, 1910.] A.D. 1909.

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 This Act may be cited for all purposes as "The Supreme Court Act (No. 2), 1909," and shall be deemed to be incorporated with and be construed as one with "The Supreme Court Act, 1887."

4d.]

Short title of this Act and incorporation with 50 Vict. No 36.

Supreme Court (No. 2).

A.D. 1909.

—
Judge having
advised upon or
interested in any
matter may retire
from bench, and
remaining judges
to constitute
Full Court.

2 Where any judge of the Supreme Court, on account of having advised upon or being interested in any matter, suit, or other proceeding in or before the said court, considers it advisable so to do, he may retire from the bench on the hearing of such matter, suit, or other proceeding; and upon such retirement the remaining judges or judge shall be deemed to constitute the Full Court, and in regard to such matter, suit, or other proceeding all powers by law vested in the Full Court may be exercised by such remaining judges or judge.