

## 47-48 VICTORIA.

## CHAPTER 24.

An Act to amend the Colonial Attorneys' Relief Act. A.D. 1884.

[3rd July, 1884.]

HEREAS it is expedient to extend the provisions of 20-11 V., c. the Colonial Attorneys' Relief Act as to certain colon- 39. 39. ies or dependencies:

Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:--

1. Upon application made by the Governor or person Extension of exercising the functions of Governor of any of Her Majesty's 20-21 V., c. 39; 37-38 V., colonies or dependencies, and after it has been shown to the c. 41 to colony satisfaction of Her Majesty's Principal Secretary of State for on application of Govthe Colonies that the system of jurisprudence, as administernor, &c. tered in such colony or dependency, answers to and fulfils the conditions specified in section three of the "Colonial Attorneys' Relief Act," and also that the attorneys and solicitors of the superior courts of law or equity in England are admitted as attorneys and solicitors in the superior courts of law and equity of such colony or dependency, on production of their certificates of admission in the English courts, without service in the colony or dependency, or examination, except in the laws of the colony or dependency in so far as they differ from the laws of England, Her Majesty may, from time to time, by Order in Council, direct the "Colonial Attorneys' Relief Act" to come into operation as to such colony or dependency, although persons may, in certain cases, be admitted as attorneys or solicitors in such colony or dependency without possessing all the qualifications for admission or having fulfilled the conditions specified in the said section three; and thereupon, but not otherwise, the provisions of the "Colonial Attorneys' Relief Act" shall apply to persons duly admitted as attorneys and solicitors in such VOL I-A