CAP. VI.

An ACT in amendment of an Act made and passed in the thirty-first Year of His MAJESTY'S Reign. intituled "An Act for the support and relief of "confined Debtors." Passed the 8th February. 1799.

Preamble.

THEREAS by an Act made and passed in the thirty-first Year of His MAJESTY'S Reign, and revived and continued in the thirty-fixth Year of His MAJESTY'S Reign, intituled "An Act for the support and relief of confined Deb-"tors;" the provisions in the said Act are restricted to such Debtors only, who are confined for debts not exceeding one bundred pounds. And Whereas the same provision ought to be extended to Debtors confined for larger fums.

I. BE it therefore enacted, by the Lieutenant Governor, Coun-The provisions of cil and Assembly, That from and after the passing of this Act, the Act "for the cil and Assembly, That from and after the passing of this Act, support and relief the same provisions be, and are hereby extended to all and of confined Deb- every Debtor or Debtors who are or may be confined for any tors," extended to furns, not exceeding two bundred pounds, under the same rules, for sums not ex-regulations, and restrictions as in and by the said in part reciceeding 2001. ted Act are provided.

The faid Act conenlarged.

II. And be it further enacted, That the faid Act, except tinued, except wherein the fame is hereby enlarged and altered be, and the wherein it is hereby altered and fame is hereby declared to be in full force during the continuance of the same Act.

CAP. VII.

An ACT to authorife the Justices of the Sessions in feveral Counties of this Province, to make Regulations for the Weighing of Hay, within fuch Counties where it may be found necessary to erect Machines for that purpose. Passed the 8th February, 1799.

I. BE it enacted, by the Lieutenant Governor, Council and Assembly, That from and after the passing of this Act, Justices of the the Justices of the General Sessions of the Peace for the seve-Peace in general ral Counties in this Province, except the County of Saint Session, in the second rate of the second rate o veral Counties, ex- John, be, and hereby are authorised and empowered, if they think