CAP. VI.

An Act to amend and repeal certain parts of an Act intituled An Act to repeal an Act, made and allowance of this passed in the Forty-first year of His present a suspending clause) hath not Majesty's Reign, intituled "An Act for the better been signified. regulation of Elections," and to regulate Elections for Members to serve in General Assembly in future.

Act (passed with

CAP. VII.

An Act to regulate the sale of the Interest of LEASEHOLDERS, when taken in Execution.

Continued and Amended by 8th Geo. 4th, c. 7.

WHEREAS Leases and Terms for Years in this Island are liable to be sold under Execution, the same as Goods and Chattels, which has often produced great inconvenience—for remedy whereof.

Preamble.

I. Be it enacted, by the Lieutenant Governor, Council, and Assembly, That from and after the No Leasehold Inpassing of this Act, no Leasehold Interest, or Term terest, or Term of Years, to be taken of Years, in any Lands, Tenements, or Heredita-in Execution, shall be sold until the sold until have been so taken in Execution.

II. And be it further enacted, That whenever any Leasehold Interest, or Term of Years, shall be whom Writ of Extaken in Execution, the Sheriff, Coroner, or other ecution shall be proper Officer, to whom such Writ of Execution vertice the same shall be directed, shall duly advertise the same for Sale, pursuant to this Act, and in the manner directed by Law, in such cases, respecting Freehold or Real Estates taken in Execution within this Island.

III. And be it further enacted, That if the Premises so taken in Execution, or part thereof, shall