## CAP. VI.

An ACT in addition to the Act for punishing Criminal Offenders.

TATHEREAS, the punishment by imprisonment of Clergyable Felonics, Larcenies, and other lesser Criminal Preamble. Offences, is often nugatory, and a useless expence to the Counties:

1. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the Court before whom any person or persons shall be convicted of any Clergyable Felony, Larceny, of Receiving Stolen Goods knowing them to be Stolen, or other lesser Cri- Persons liable minal Offence, to fentence the Offender to be put and kept to Hard Labour, in the House of to be committed to Bride-Correction at Halifax, or elsewhere, or upon the Highways, or other Public Works, in the well, &c. Province, for any term or time not exceeding seven years, on such terms and conditions as shall appear to be best calculated to promote the reformation of the Offender, a good example to others, and a just retribution to the Public for the injury done to it by such Offender.

II. And be it further enacted, That it shall and may be lawful for the Supreme Court, from time to time, to make, ordain and promulgate, rules and ordinances, general or special, for Regulations for the discipline, management and government, of all and every person and persons sentenced to Bridewell. Hard Labour as aforesaid, and to prescribe such Corporal Punishment or Deprivation for the disobedient or refractory conduct of such Offenders as shall appear to the said Court to be sit and proper.

## CAP. VII.

An ACT to explain the Acts, concerning Marriage and Divorce, passed in the thirty-second year of His late Majesty's Reign, and the first year of His present Majesty's Reign.

[711EREAS doubts have arisen relative to the construction of the Acts of the Province concerning Marriage Preamble. and Divorce; for removing thereof:

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the Court in which fuch Caules are tried, on the hearing of any fuit of Marriage and Divorce for the cause of Adultery or Cruelty, to declare and decree, by definitive sentence or otherwise, the Marriage between the parties in such suit to be absolutely null and void, from and after the time when such Adultery or Cruelty shall be proved before the said Court to have been committed; or to separate the said parties from bed and board only, and to allow and order Alimony, and reasonable costs, to the Wife so separated, as shall appear to the said Alimony to the Court to be fit and proper, according the condition of the parties, and the rules and practice of the Ecclesiastical Courts in England, in such cases.

Divorce or Separation for Adultery or Cruelty.

II. Provided always, that nothing herein contained shall be construed to allow any person or persons who may be divorced from Bed and Board only, to marry again, without incurring the

crime of Bigamy.