XI. And be it further enacted, That an act made and passed in the arthyest in the twenty-feventh year of His present MAJESTY's reign, en- of His Majestitled An Act for regulating marriage and divorce and for peaks. " preventing and punishing Incest, Adultery and Fornication" be and the fame is hereby, repealed, and declared to be utterly null and void.

(CAP. VI.

An ACT in addition to an Act, entitled,

- " An Act for regulating JURIES
- " and DECLARING the QUALIFICATION
 - of JURORS."

II. DE IT ENACTED, by the Lieutenant Governor, Council and Assembly, That the Sheriffs of each county sheriffs of the shall once a year, viz. on or before the first day of May make year to make out a list of all persons qualified to serve upon Juries, who have out a list of Juries, refided within the faid county for three months preceeding, with their titles and additions, between the age of twenty one years, and the age of fixty years, and return the same into the office and returnities to the Clerks of the Clerk of the Peace in their respective counties, which office, Clerks respectively shall cause the same to be fairly entered in to be entered in a book to be by them provided and kept for that purpose, among the purpose. the records of the Sessions of the said county: And each and remains on the every Sheriff who shall neglect to make out and return such list shall forfeit and incur the penalty of ten pounds, to be paid into the hands of the Treasurers of the respective counties, for the use of the county, to be recovered by bill, plaint or information in any Court of Record, having jurisdiction thereof. And no Sheriffs not 40 Sheriff shall impanel or return any person or persons to try any nonnamed in the issue joined in any Court of Record in this province, that shall not be named and mentioned in fuch lift.

II. And be it further enacted, That each Sheriff shall have shorter to be making out and returning such list, as the Justices in their General Sessions shall deem to be an adequate compensation therefor, and they shall thereupon order the same to be paid by the Treasurer of the county, out of the monies in his hands belonging to fuch county respectively, and such sum so to be allowed to the Sheriff shall be deemed a county charge and shall be prowided for as other county charges are or may be by law.

2.7