## CAP. VIII.

An ACT to explain, amend, and continue an Act, intituled " An Act to encourage " the raising of Bread-Corn on new " Land."

Presmale.

Passed the 22d of March 1820. THEREAS doubts have arisen, whether in and by the first section of an Act made and passed in the fifty-seventh year of His Majesty's Reign, intituled " An "Act to encourage the raising of Bread-Corn on new land," persons raising grain on new land are not entitled to receive the bounty on two crops of grain, provided the same is raised within two years from the time when the wood thereon shall have been cut down, burned, or cleared off the said land .-- To prevent such doubt in future,

Bounties act to be received for crop on the same new land.

I. Be it therefore enacted by the Lieutenantbe received for more than one Governor, Council, and Assembly, That no person or persons shall be entitled to receive any of the bounties, by the said Act given, for more than one crop of grain raised on the same new land in this Province.

And whereas it is found expedient to limit the lowest quantity of grain that shall be entitled to any of the bounties allowed in and by the said Act,

No: for a less quantity than ten

II. Be it therefore further enacted, That no person or persons shall be entitled to any of the bounties allowed in and by the said Act, unless the quantity of the different kinds of grain so raised by such person or persons, and for which the said bounties are claimed. shall amount in the whole to ten bushels.

Oath required.

III. And be it further enacted, That to the oath required to be taken by the owner or occupier of the land, as set forth in the said section section of the said Act, there be added the following words after the words " was taken off," viz. " and that they were of the first "and only crop of grain raised on land " from which the wood was so cut down, " burnt, or cleared off, as aforesaid.

IV. And be it further enacted, That the said Act be, and the same is hereby further continued (excepting where the same is hereby altered and amended) and declared Limitation. to be in full force for five years, and thence to the end of the then next Session of the General Assembly.

## CAP. IX.

An ACT to provide for the cancelling the Treasury Notes that have been issued in this Province.

Passed the 22d of March 1820. THEREAS the greater part of the Notes which have been issued pur-Preamble. suant to an Act made in the fifty-eighth year of His Majesty's Reign, intituled " An Act " to provide for punctuality of payment at "the Treasury," are now in the Treasury, and it is expedient that the remainder should also be called in and cancelled---

I. Be it therefore enacted by the Lieutenant- All notes now in the Treasury to Governor, Council, and Assembly, That all the be cancelled be-fore the first of Notes now in the Treasury, amounting to June 1820. eight thousand one hundred and forty-nine Pounds, five Shillings, be cancelled by the Treasurer, on or before the first day of June next ensuing, in the presence of the Hon. Ward Chipman, Hugh Johnston, and John Ward, Esquires, or any two of them, who shall give to the Treasurer a certificate of the number and amount of the notes so cancelled.