The equalities of concurrence being put, was dega-

The next suggement proposed, was to firste out the clauses of diferimination between states and Kingdoms in although and those not in alliance with the United States. This brought forward form debate, which conflided doly of a repetition of those arguments when it is the state of the state

d. The next am induced was to reduce the dury on MOLASAN from ; to a find an cent per gallon. This was carried without debute. For reduce the duty on MADERA WINE from 25

to 18 ceres. This wal non-concurred.
Fo reduce the duty on all other thines from 15 to 10

Fo reduce the duty on all other wines from 15 to 10 cents. This wis non-consurred?

Od every gains of beer ale, or porter, imported in calls to reduce from 50 s. This was negatived.

On a tree despiser, ale, or porter in budles, from 23 to 16 cents per dizen. Negatived.

On a tree do crifes, from 75 to 65 cents, per wis. Negatived.

On twine or pack thread, from 200 to 150.—Negatived.

tived.

The next amendment proposed was to infert the article in ligo and to impose on it a duty of 16 cents per.

pound.—Concurred.

To reduce the duty on coal from 3 to 1 cent-

The next amendment was to add to the followin The next an include at was to add to the following partyraph reflecting reas, viz. "O all tees imposing from China, or India in this built within the United States, and belonging to a citizen or citizens thereof."

—this clarify, viz. "or in finps or veilels built in foreign countrie, and on the 15th of May laft, the property of a citizen or citizens of the United States and to cominating until the time, of importation."

This amendment was agreed to sell the duty on all 2 countries, other than hylor, imported as aforefail, 1 months of 1 cents per lib. "Agreed to:

The next amendment was to first out the following classifier."

ing claufe:
On all teasimported from any country other than China or India in any faip or veffel whatfoever, or from China or India in any faip or veffel, which is not from China or Luda, in any hip or veffel, which is not wholly the property of a citizen of citizens of the United Stratage indiows;

On boliester, per lb. 16 cents.

On all foscineng or other black tens, 15.

On all green tess, 16.

and to fubilitate

On the summerced from Europe in this er refield.

and to tumorate

"On teas imported from Europe in thips or reffels
beilt in the Guited States, and wholly belonging to a
citizen or citizens thereof, or in thips built in fereign countries, and on the 16th of May last the property of a Gn bohea tea per lb. 8 vent.

On feachong, or other black teas. 13. cents.

On hydro ties, 26 cents.
On hydro ties, 25 cents.
On other green tens, 16 cents.
On other green tens, 16 cents.
Penes respect to 1,5 cents.
Seaching of black teas, 22.

Hymnu es, 45.

Other green test, 27.

Go all other goods, wares and merchandize imported in majes or vereis, not built within the United

crates and not wholly the property of a citizen or ci-tizens thereof, of in veilels built in foreign countries traces thereon, and on the 16th of May last the property of a citizen and on the 16th of May last the property of a citizen or citizens of the United States, and to continuing till the time of importation, twelve and an half per cent

the time of tappenature, all valuence.

This amendment was agreed to.

The next amendment was to infert, "On gun-powder, and paintryground in oil,"—temper cent ad valuent—This was agreed to.

Another amendment was to faife the duty on gold,

All slated ware, from fergg and an half per

Another amendment was to raise the duty on gold, filter and plated ware, from fever and an half per cent, to ten per cent, and to said illereto gold and filter lace, and gold and filter leaf.—This was agreed

There were several other amendments to raise the There were teveral other amendments to raile the duty on articles enumerated, from fever and an half to ten per cent. Which were negatived.

Turs nay, luc 16.
A motion was made by Mr. White, and adopted, that feats be provided for fach Members of the Senate.

a plenfe to attend the dehater.

The Houfe their proceeded to confider the remaining the amendments of the second to the confideration of the second to the er of the amendments propoled by the Senate to the ceded to, yiz.
To infert Playing Cards at a duty of 16 cent

ack. Cotton, at 3 cents per lb.

To allow a drawback on Brandy and Geneva, ex.

ported from the United States.

After the words "exposed out of the limits of the United States," to add the following, viz. as feeled by

United States, to add the following, viz. as fetted by a fact many a feat.

To this pour the lentence which provided for allowing a drawbac of 5 comb per gallon, on Spirits diffilled from Nobel rember United States, and exported out of the same of 15 per cent. on goods, wares, and second of 15 per cent. on goods, wares, and

the discount of 15 per cent, on goods, wares, and chandile, imported in yellels built in the United perchandife, imported in venels built in the United batts, and owned by a citizen of citizens thereof, an extended in poult, &c. imported in veilels not sult in the United States, but which were owned by a litera on citizens thereof, on the 16th of May laft, and consumed so until the time of the importation of such on the percentage of the citizens of the con-

Senate for this act to be in force, viz. the first of Ju-ly next, but substituted the first of AUGUST.

The House then resolved infel into a Committee of the whole, totake into confideration the Bill for efablishing an Executive Department of foreign Af-

fair. A. Mr. White proposed this clause "To be removeable by the Prefident of the United States should be struck

This brought on an interesting debate; which con-tinued until near half after thee o'clock, when the Committee rofe.

inter role.

WEDERSDAY, June 17.

The House met, and on motion resolved itself into Committee of the whole, on the Bill for enablishing

a Commutee of the whore, on the ball of Carbonnia a Department of Foreign Affairs. And the motion for ithing out the charle, refling the power of removing the option pal officer from office, in the Prefident of the United Stre, recurred for con-The debate of yellerday was refumed and continu-

ed with animation, for more than four bours; but not being ready for the question, the Committee role and objained leave to fit again to-morrow.

Commonwealth of Massachusetts.

IT appearing to the General Court of this Common wealth from a diatement made to them by their Treaturer, that there is in his office a confiderable from of Loan Office Certificates and Pierce's Final Sectioners View.

from of Loan Office Certificates and Telectronic Certificates and Telectronic Certificates and Englands Lincoln, Edg is, together with the Treatmer of the Commenwealth, be a committee who are authorited and directed to exchange the faid Certificates and Final Seutement. Notes for the Confolidated/Notes of this Communication, on the most advantageous terms in their power.

Notice is hereby given, That propositions to the control of the control of the exchange will be exchanged.

will be nectived (and it accepted the exchange will commence by the Treature, of the faid Certificates and Final Settlement Notes for the Candidated Notes of this State, at his Office in Bofton, on the 3d day of

August next.
Per Order,
ALEXANDER HONGDON, Treasurer.

Commonwealth of Maffachufetts.

In the Issue of Reprofession, June 23d, 1789.

I'being reprefented the feveral Deputy-Sheriffs
within the Commonwealth, have taken the oaths of
office and allegiance, before whiters of the Feace only,
from whence doubts have arried concerning the legaliry of their ferrices, and mind confusion may happen

tv of their ferrices, and muche continuous may mapped thereby:

Risus van, That all the ferrices already made, or which thail be ande, before the first day of July next, by any Deperts-heiff, who hast taken the cath of office and allegiance, before a jedice of the Peace only, thail be good and whils, to all intens apply purposes whatover, as though no defect had been in taking the oaths aforefaid, and that no action that he maintained by a any person against any fuel Deputy-Sherist, on account of the defet in taking the oaths as aforefaid.

Sent up for Concurrence.

DAVID COBB, Speaker.

INSERATE, June 23d, 17SO,
Read and Concurred.

SAMUEL PHILLIPS, jun. Prefident.

Approved—

JOHN HANCOCK. True Copy. Artel.

10HN AVERY, jun. Secretary.

Commonwealth of Maffachufetts.

HE flanding Committee of Arts and Agriculture The transing committee of this and regional state leavesto report on the petition of Maje 7 I Julie, relative to his differency of an easy and expeditions nethod of manufacturing Pot-Ath, that they have not method of manufacturing Pot-Alh, that they have not had forecast opportently of programs that cridence which is necellary to form their opinions on the merit of it; yet as the peritioned is willing to make an immediate discovery of his process, and reft on the General Copyrton a reward hereafter, if the fame should prove of chemical multiply, and evidence thereof be produced, the peritioner would be entitled to an adequate reward from the Commonwealth.

COTTON TUFFS, per order. In Senate, June 18, 1789. Read and accepted. Sent down for concurrence, SAMUEL PHILLIPS, jun. Prefident. Ia the House of Reprosentatives, June 19, 1789.
Read and concurred,
DAVID COBB, Speaker.

True copr.
Auch,
SAMUEL COOPER, Clerk Senzte.

TO THE PUBLIC. THE great analyse that may accuse to the public in general, and the manufacturers of Pot-Afts in particular, from a diffeovery which I have made is the method of cleanfung the lyes, (in fuch a manner as canfee a great faving both in labour and expense, whereby the lyes to cleanfed will be freed from any foreign that the furne is whited without any demands. matter, and the fame be melted without any danger to the kettles, from rating to great a heat as is now prac-tifed, by reason of the neutral falts and other matter that is left, in the comitton method) has induced me to that is idle, in the common memoral has induced me to lay before the General Contrusty proceds—and in confequence of their vote. I now lay it before the public; the confequence of their vote. I now lay it before the public; the confequence of their vote. I now lay it before the public; the confequence of their vote. I now lay it because the confequence of the confequence

The Horfe did not concut in the time fixed by the enact for this act to be in force, viz. the first of Jugardan, but inhibitioned the first AUGUST.

The Houfe then resolved infelf into a Committee, The Houfe then resolved infelf into a Committee, the transfer of the whole, to take into consideration the Bill for the high consideration the Bill for the high consideration of foreign Affiliations as Executive Department of foreign Affiliations as Executive Department of foreign affiliation and the state of the the discovery.

MASE TISDALE

Easton, June 20, 1789.

A new Meibal of maining POT-LSH.
PILTYour afters into your farm about four inche
deep, then pack in flack lime about two invites den
then put in your afters a offurle-when beginning both
just in about the bigness of an har's egg of hor sacerery day when holling, into each kentle, and kingkertles once a day, which will take off all the triple
when desire down your falls throw in a piner ofwhen desire down your falls throw in a piner ofwhen drying down your win taxe ou at me in; when drying down your falls throw in a piece of also one ounce, and take great notice about your fall is ling—when they once fertle, it will not be bata in minutes before there will be a finall croft on then her it will follow boiling up immediately—a foor a the boiling is all over the kerdes, then for it will it less off frying, then dip it off into your coolers. To melting down is accomplished in 45 minutes, thated o take 4 or 5 hours.

LONDON, April 10. CRIMINAL CONVERSATION

There was an action larely tried in the Court.
Ling's Bench, to recover in damages a fatisfation for infinial converfation. The plaintiff was a genden of confiderable forune, and the defendant force

plaintiff, by whose restimony it appeared the heim married with his wife about two years ago, a shouth after which the defendant exmetnto his service is capacity of a fleward, and horded and logged in long. That about May laft, feveral familiations offered to ask observed to pass between the defendant and highin which gave hirth to sufficions, that an illier his course had subfified between them: two of the force courfe had fubbled between them? two of the ma accordingly formed a relolution to conscell death in the night, for the purpote of making a diffuse A few nights afterwards the defendant was often to enter his mitrels's room while the was in led, continued there for feveral bours, when he felly turned to his own appartment. This was commen turned to his own appartment. This was common ed to the plaintiff, who turned them both out of ed to the plaintif, who turned them both out of the house. Upon croft, examination it appeared, the plaintiff, was 67 years of age, and wife saled that he feldom fleps at home, and when hedd, ran nerally intoxicated by liquor; that he had forest in faid to his wife, he bad no doubt but he had in the head to his wife, he bad no doubt but he had in the head to he wife, he bad no doubt but he had in the head to he wife, he bad no doubt but he had in the head to he wife, he had no doubt but he had in the head to he wife, he had no doubt but he had in the head to he wife, he had no doubt but he had he had the head he had the head he had he him a cuckoid, and that it gave him no consul-him a cuckoid, and that it gave him no consul-never thought there was a modeft woman one in the whole world.

The Council for the defendant addressed thin

The Council for the defendant addressed thing a speech distinguished for its elegane and surface. He appealed to the jury, whether from the pleasure new council to the speech and the speech and the speech that the phinniss, and aged man, married to a low young lady, was sensible of an indispassion, at all times a very unwelcome compassion, is at all times a very unwelcome compassion, is drunken old MAN maß be intolerable. By tended that the conduct of the plantist assensible and certification of his wife, and was an implied compassion of the speech of derilection of his wife, and was an implied on

derilection of his wife, and was an import of an adulterous connection.

The learned judge in pathetic longuage in the deprayity of the times, which gave hind in any causes for criminal convertation. His left faid, it was the province of the just to continue the continue of the plan to continue the continue of the con conduct of the plaintiff to his wife, as well no haviour of the other parties; for the bolas dust might be such in these actions as someone them up by the roots, and as others, to dist damages to a mere nominal fum. It appears cafe, that much blame belonged to the plans the defendant was not justified by his mikemate. Jury, therefore would give fuch a verdift at

The Jury found a verich for the plaints,

On the King's recovery, all is the thanking for. We can infora the public in the recovery all is the thanking for. We can infora the public in the recovery and in the recovery and in the recovery and the recove all the Nobility, Commons, &c. the Lugar Representatives of London, &c. &c. This fand Military, and one thousand Peace Offi-on duty, in the firects to prevent tromber! aboustand fine young charity children, find parithes, in uniform, channed a hymn whit-mente company were extering of Paul of the vine ferrises the procedified rearrant in facilities, they came; That the acclassiations of the look and royal: That the King appears of Green, at times: but was often melted and ferene, at times; but was often melted into Sec. fired a few de joy : That the hell dec. fired a few de fig: That the bellialit on the following evening the city affilial of illumination, the most (aperh, and, a five ever known—whe cost being 500,000l. (terling one building was ill

soo lamps in it.—Brook's 6000 jus reflect which, look-ing-gladies were placed; some of which were valued at cook of guiness were offered for a ticket of par-nision to Brook; And that honfes were restrict from soch to 500, for beday—Seats at 10 & 20 guiness— and but for the jam would have letter more.

P A R I S. March 36.

P A R I S. March 30.

A Week ago, a yamb, chean fiften years eld, hacked it away the Universal College, on 11% clock at sight, and at he was given and set beauting how to food Fromb, be were to be used as beauting how to food from the west to be used from hopfilm, it being extremely cold, and afted to cold the food of the was worth of the food of the hopfilm of the food of the food of the food of the was worthing to be not food from the food of the food of the was worthing to be not food of the was worthing to be not food of the was suffered to three in that College.—The Privacy hold the Appendix for food in the commit by the worth food of the was worthing to be not considered to the worthing the food of the College of the food er Renie.—What is rather afficiality, and is tome medi-artififting in that he dream pressy well, a prof. in and of he having received a lind of police elaction, and male ours. By his of in straining to a trait and a ribbin, it is conjectured that for cause invariants with four possess digitally with an order. He often point to the head in luck tirender lines as to trade use professe the limit of the control of the control of the control of the limit of the control of the control of the control of the limit of the control of the control of the control of the limit of the control of the control of the control of the limit of the control of the control of the control of the limit of the control of the control of the control of the limit of the control of the control of the control of the control of the limit of the control of the control of the control of the control of the limit of the control the boad in Juch tireday time at in which we preferred that is in country they were readons. A gentlerange and howen factor languages, and given fairly fixer intelli-gents from the bry after bearing taked at him a while bur. The Privace has allowed where him from head-ter fast, and lets him want for nighting.

CHARLESTON, (S.C.) June 7.

CHARLESTON, (S.C.) June 7.
Wednelday lait came on a the court of general feltions before the Hon. Judge Drayton, the trial of Mr. Wefcott, for googing and maining Mr. Bowen.
It appeared in explanes, in proof of the profecution, this Mr. Bowen in piling the defendant, at the door of Mr. Dewees, in King-threet, truthed against his arm, which he confidered as areafront, pulled I him for visiblently that he fell-down, and in getting op freek the defendage with a finall whiphe held in his band. Weffertout threw him down again, got typen him, and wought defendant, with a intall whiphe held in his hand. Wef-cott threw him down again, got tyon him, and gouged out one of his cyes. He then took the whip out of his hand and beat him violently with it. Persons who faw the affray interposed, the eye was replaced in the fock-et, but the light entirely extinguished, and the other took at time, when affeld by it.

et, but the light entrely extensionates, and the document times much affected by it.

In defence of the defendant, three countrymen were produced. The evidence of one of whosh went to prove, that the affull was first began by the profecutor—and the other two were of optimion, that the wound was received from fome kicks which the defendant gave Bowen when he was down on the ground.

Save Bowen when he was down on the ground.

The autoring-general observed to the jury, that this offence was in firstinetic of lives capital one, and if the effender had been treated table ought, for what he had done, in the properties of the way and his lenity was by no means owing to any lendy in himfelf, but from the trailer humanity of the aged profection, who prevailed upon him, by repeated folicitation, to the properties of the proper lay the judiciment in the me are in which he had

hy the indictance annual to the indictance and the harbarity of the adion—the birds of the air and the farages of the defert employed their talous in the destruction of their prey; but for man, white mind was endowed with the light of reason, barbaroully to take gavan the fight of one of his own species—for a young man thus to employ his lead's upon an aged person,—whose years and quiet deportment entitled him respect, was fisch a crime that he felt himself extremely forry in not having gone as far as the law allowed. This in not having gone as far as the law allowed. This in the first property of the control of t in not having gone as far as the law allowed. This in not naving the state of the

that would deter eithers from the perpetration of foch an unmaniv-fivege-action.

The judge formmoned in the evidence, and laidedown the law upon the occasion.

The jury having retried, hrought in a verdict of guilty, and the pritoner will be brought up on adjournment day to receive fentence.

JUNE 9.

Yefferday the court of general felious passed the following fentence on Mr. Wefcout, for gouging and maining Nr. Enemai That he thould thand in the pillory, on the gireen user the gual, a quarter of an hour; be imprished for four weeks, pay the form of fifty nounds, and be kept in confinement till the due is paid. pounds, and be kept in confinement till the flar is paid.

JUNE 11. On Thorsay the 28th ult. in Cambden diffriet, a duel with piffuls was fought between Mr. Jacob Brown, and Capt. Baker, in which the latter was killed, and and Lapt. Baser, in water the reaser was stimen, adu-the formerfor badly womendedythat he died in 12 hours. This duel was fought it is faid in a public hours—the-parities fired at each other acrofs a table—perhaps is tensimated as all others thould.

NEW YORK, June 27.
The world is waiting with auxious expediation to fee the operation of the new government: Much is justly expected from the legitlature of the United States julily expected from the legulature of the United States

—The people of America having fet an original example by adopting in potes, without force, fraud or furprife, a Confitution, fample, plain, and competen to
their exigencies, a doubt cannot remain, but that all the

afternoon of the legislature, will be fish a cohe-

ment upon its principles, as will give it abat complete force and operation, which will crown the wither of this great people.

The cause of humanity grins ground rapidly annuly mankind—How abfurd the idea that it should ever mankind—from abtert the spea that it mounts of want a friend among the haman race! The abolition of African flavery is a confinimation devosity, to be withed—but like other bod kabits, it cannot be effect, and it ones—however, every man wher feels affe least fourt of fentibility glowing in this breakly will never let the fublicit, rell, till a friend that he formed, upon a feele however fould that fuell finally winters this fool-

hot from the annals of civilization.

Left Thurlday arrived in this city, in the Hancoty
Packet, Cagt. Brown, via. Newport, The Lity and
Sox of this Excellency the Vice Prefident of the U-

nited State.

The publick exceedingly regets the accident by which the Hun. Mr. Huger, member from South Carolina; see thrown out of his carriage on Thursday his, and informatically had one of his less castared in a see-

The principal reason for calling together the Legif-lattre early in laly, is faid to be for, the appointment of gradleners, on the part of this faire, to the senate of the United Exters in which bundhale beds, we are at perfect without any representance. It is this was the only bunden of any importance left unbundhed on the choice of the last fession, and nothing of consequence, as far as we can letty, has face occarred to occasion the present call, the calciumble to conclude that the most will be a thost extens.

prefent call, its designable to reconclude that the sort will be a hint recion.

The diltrefs of the internation in the upper parts of the country in configurace of unequalled fearcity of Crain, is truly deployable. Many of those bordering on lake Champlain, we are stifted by a gentleman of veracity who reddes in their country, have no other dispendence for support than the wild roots of the earth, and the fish which they cathain the lake.

The country bordering on the Mohawk, is not in a much better stuation; the Albany market, bowever, stronging prefent success, the Albany market, bowever, stronging prefent success, the armost relieved by the supplies of guirriber daily trassport from lines; but how the bower class are functed, whose poverty prohibits their access to this mode of supply, imagistation may result picture.

may readly picture.

Lat week a poor man, just able to mader together they rice of two hubbles of com, and to pay for hoste hird rive of two hubbles of com, and to pay for hoste hird travelled upwirds of 56 miles to this city, ere he could purcinofe the grain. His family, which was numerous, he faid, had little or nothing to support them

At fome of the mills in the country, where flour or Indian nest can be procured, many have offered pro-At force the mills in the country, where force the indian medican be procured, many have offered produce of the cation, facth as butter, &c. in exchange for thote indibentials arrieds of family confamption into a contract of the cation of neighbours, force what better circumfanced that them of the cation of t meal upid they acture from the a new pounds of non-ing received eath for their produce, they were enabled to purchase at the millaguicharge their debt and relieve

to purchafe at the milladutenage their uses a melantholy pic-ther families.

The above information preferts a melantholy pic-que to the feeling heart; and we can troly affert it is en-ly a timple late ment of facts, without the families ex-lower example. The fefferings of mulritudes of our fel-lower restaurar, exposed to the dreadful project of familie; and depending for their formittens meal on the accidental difference of wild roots, must firste a dagger who have for former pleases.

accidental dispersy of wind count, including a to the breaf of beneroleace!
Should the product of the enting feafon not prove very bountiful, (everal people of good, informativa predict, that next fpring will be extremely diffresting-

K E E N F. (New-Hampfhire) June 18.

K E B N E. (New-Hampflire) June 18.

The Marchart outwirted:
A recent A N E C D' O T E.

A few weeks flace, a virtuou yoong girl applied to Merchant after in a neighboaring town, to putchale fome chesp Calico futiable for a gown.—The Merchant flewed her fome of the bell quality—the production of the recent flace of the public of the pub that—see replied that the could pay for the market pay that the could pay for the wilhed to know by what means; the Merchant replied "in knowing;" to which the girl acceded, and the Sunday following was the time appointed—the Merchant came at the hour, and knowced at the door, when his customer from the chamber-window enought of his burnies—the replied that be came for the ballance of the Calico—"verigood, fir, fays the girl, "the door is infliciently flooring, the it; out in knowing."

This payment not being risting form, the Merchant fendes awrife or the bullances the next day—but the opinion of his friends way he had better fubuit the matter to the declina of his neighbour, no which he agreed; their judgement was—"that he flould pay the coft of profecution—terfund the Sgill the imoney he had represent and, in confideration of the girl the imoney he had received—and, in confideration of fire chality, the inpayment, and the preference of fire chality, the d to know by what means : the Merchan inpayment, and the preferration of free thould be entitled to the Calico, gratis."

fhould be entitled to the Carrier grain.

S A L E M, June 13.

On Tuefday laft the Supreme Indicial Court was holden at Infwich, for this county.

Owing to the great quantity of, criminal humers-before the Court, only two civil actions were one of which was that of Dr. Young against a number of perfons concerned in the late infurrections, for firing on and wounding him in the kine, at Newstraptee, in Feb. 1787. This coale washrought before the Court last December, when a viriality was given in farour of last December, when a viriality was given in farour of last December, when a virdict was given in favour of the plaintiff against feseral persons, 1931, 42

the Coart being of opinion that damages, thould have been affeld on them jointly, the verdiff was fer afid-, and a new trial granted; The jury now gave a verdiff of gool, for the plaintiff.

Cooper, Efg.
The lame day the two Hoples pelled the Address

The lane day the two Honles polled the Address to The lane day the two Honles polled the Address to The lane age of the United states, as taken into a rewdraght. And have directed the Secretary furthering to transmit the fifther to the Honlestendors of the transmit the fifther to the Honlestendors of the Linked States, who are requelted to prefets the frank.

Figure 7 a pain Committee was traited. It informs the Lane the Competition of the Linked States, who are trained in the Honlestendors, the time two Hopites had completed the Brings & Before them—and to requel a term. At 10 clock the Secretary Come, and informed the two Irionies, this his Excellency the Governor had suppressed of as Act. 12 to the last of which we had before the mental and the trained the two Hopites and the land of the Linked the same than the land of the Linked Linked Committee the Linked Committee of the Linked L

NORTHAMPTON, July 8.
Da Sunday Juli, the Hoate of Dr. Maxis, of Wordsingsenf, with frack by lightning, and very confiderably damaged—happily note of the deathly weet much hist. The Hon BALLEY BAPTILETT, Etq. 124ppoints of the Confidence of the co A Sheliff of the county of Effet, in the room of Hon. Micheel Ferley, Elq. deceafed.

Levi Shephard, Has full imported from London in request attenuent of Drugs & Medicines:

A L S O,

Flarge quantity of PAINTERS COLOURS.—He has livewife for fale, a general allowment of EURO-PEAN and INDIA

And DVE STUFFS of almost every kind. He has alfo West India and New England RUM.—GIN in juggy.
—Loss and Brown SUGAR.—Tenetif, Malaga and
Fort WINE-RAISINS—CURRANTS—VARNISH—ROSIN—Tanfeed OR., and Spirits of TURAPPLYTING.

PENTINE by the quantity
Said Shephara wants a quantity of well dieffed
FLAX, for the Dack Manufacture. Northampton, July 8, 1789.

Benjamin Davenport,

LIEREBY informs ALL PERSONS that have for time to feare the County—ther it will be parti-cularly gratifying to him previously to close his account, as that more returned by a cone in account, as that more cone and a state of the cone in his absorp.—He fasters hinded that me fer from will pet him to the differ reable seculity of calling upon them in a different manner.

B. D. Haster, July 6, 1789.

CASH,
Old Gold & Silver

Jonathan Judd, jun-

JOSEPH H. BRECK.

GOODS.

A L S O. 30 M. and Inn Mill-ROLLER REDWOOD LOGWOOD ALTIM COPPERS PEPPER GINGER HOLLOW YARE, &c. CODTISH by

GINGER—100 to maller quantity.

He receives in payment yard wide TOW CLOTH

PRUTTER—SHEEP WOOL, &c. &c. Southampton, June 12d, 1789.

Santampon, July 1, 19 from the jublicither forme time tag finish, two yearling COLTS, one a bay Stellion, a moral pacer; the oner a Mare, a santal trooter, and a white first down her face, and from white on with a white first down her face, and from white on the first bear Wickerer will take up faid Colts sind for the owner word, highlight handdomely rewarded, for the owner word highlight handdomely rewarded.

Northampton, July 1, 1925.

