The fecond chapter confilts of two fellibus—the fifth of which is intended to prevent oppression, by holding defendants to bail for more than is actually due; and the second section thereof is to prevent the imprisoning of the body of any debtot, in civil sections, for any debtot of the secondard after any fature do—fay after the fifth day of Jan. 1791—except for debts between exchange and merchants.

fay after the fift day of Jan. 1791—except for debts between merchants and merchants.
CHAP. III.

The third chapter is to enable all poor persons to face or defend, in all civil actions, and to desert in all criminal prosecutions, for afficient, and to desert in all criminal prosecutions, for afficient, and to desert in all contains and prosecutions, for afficient in all contains and prosecutions, for afficient in all contains and for the proventy, they must make an affidavit that they are not worth a certain sum (say five pounds) over and above what will pay all, their just debts, the necessary bedding and wearing appared of themstares in dispute only excepted. This affidavit is themselves and families, the tools of their trade, and the matters in dispate only excepted; This affidavitis to be annexed to a petition to the Court in which the action is to be brought, or wherein the cause depends; and, praying the Court to admit such poor person are persons to be admitted to sine or defend, as the case may be, and to assign them a lawyer to assist them. The petition to be admitted to prosecute an action, as a poor person, and be certified by some practising lawjer, that the petitioner; as they believe, has a just cause of action, acc.

a poor perion, anot be certained by tome practining lawyer, that the petitioner; as they believe, has a just
cause of action, &c. CHAP. IV.

The fourth chapter is intended for the annihilation
to observe the present of the competition of the committee, if they approve of my bringing for ward the proposed code.

CHAP. V.

The fifth chapter contains two sections; the sins of which is toreader sealing an one-stemial requisite in all deeds hereaster to be executed; unless deeds from both of the competition of the competiti

higher nature or import than a simple contract debt.— The second section of this chapter is intended to make The fectord fection of this chapter is interact to make any receipt for monies fectured to be paid by bond operate as a full difcharge or releafe for formach as fuch receipt fault freely to have received on account thereof, although fuch be an unfealed receipt, and given in the usual form.

CHAP, VI.

This chapter is intended to prevent aftions being brought without the knowledge of the plaintiff there in; and it confills of five fections. The first fection requires a very floot power or warrant of attorney, by the party conditionat, to be made, in order to enable, any one to appear for him in count; to professet for or to defend into its any fuit, the fection precipits the floot form of the warrant of a professet of professet the fuit; the third fection precipits the form of the warrant of a professet he form of the surrant to defend; the fourth fection fits forth the necessary requisites of figning or full country for the latting factor warrants, of their being witnessed, and the fee that is to be taken for writing or filling up any factor warrants. before the judice of the Peace; and the lee that is to be taken for writing or filling or any fach warrant; and the fifth fection is to require the autorney confirmed ed to file his warrant, before he prefunce to appear for his conflitment, and regulates the fee of the Clerk of the Court for filing foch warrant.

CHAP, VII.

This chapter is intended to letten the number of ber-fuits, by compelling planning who have yarious demands againft the fame defendant or defendant when they for, inflead of bringing various fuits or actions at the fame time, for their different demands againft fuch defendants, to join the whole in one astion, altho foun of fuch demands may be on fpeciality, and abters in figure control.

gainf such detendants, to join the whole in the season, altho 'lone of such demands may be on speciality, and others on simple contract.

CHAP, VIII.

Is in furtherance of the preceding chapter, and is intended to preven the spiriting of actions (as, if a man delivers there or four fegeral notes of hand to be fixed for, they shall not be fued in different actions, but shall all be included in one and the same writ.) And, in like manner, it intends to prevent the preferring of various indictments against one and the same person for offences which may be comprised in one indictment; or preferring several indictments against one & the same person or persons for several assuring season when the same professions for several assuring season when the same professions of several assuring season when the same professions of several assuring season when the same professions of several assuring and is intended for rendering the forms of deeds more chap, cally and intelligible than herefoliore; and for this purpose, the first section from a ret to be construed according to the intentions of the parties—proposes ar an example, a section of a deed, and directs the necessary folemai.

intentions of the parties—propoles as an example, a thort form of a deed, and directs the necessary solemnihoir form of a gerd, and directs the necellary toleran-ties of fibbribing, schooledging and registering the dame; the fecond fedition of this chapter fupuofes a war-ranty to be implied in every deed wherein a valuable confideration is expressed to have been received; the confidention is expressed to nave been frequent, and third fedition contains a provise that no warranty shall be implied nevertheless whose it is expressly declared to the contrary in the deed or influence of conver-sacie; the fourth fedition provider that class for life, years, &c. may pass or be conveyed in a fire short, ex-ign and intelligible way.

CHAP. X.

This chapter is intended to make bands conditioned for the payment of monies transferable and negotiable as anter of hand.

Propose to allow interest on judgments entered up-on contracts and securities for the payment of monies, which on the face of them, carry interest until paid, & for carrying the interest on such judgments, shown to

tor carrying the interest on item jungments down to the day of paying of rainstying the fame. CHAP. XII.

Proposes to compel thereifs to give notice, within a certain time, to the plaintist, of the time when they receive money on executions, and to compel them, af-ter fuch notice, to pay the fame to the plaintist, under use penalty of present to me plaintiff, under per cent; a mouth, for every month they shall in refuse or neglect to pay the fame.

CHAP AUG.

This chapter intends to me.

CHAP. TMI.

This chapter intends to prevent the creating of any chainer-tail hereafter, and propoles a very fumple, cally and cheap method of docking or defiroring fuch chates-tail, 2s may be fuppoled to exist among us.

CHAP. XIV.

Is a quieting ad—and is intended to quiet all persons who have been in the undiffurbed possession of any land.

who have been so the enditurbed polifition of any land for a certain number of years (fay years); and for equieting those who have been in the undiffurbed polificino of lands for years raft, and which they may have entered upon in a wilderness flate and condition, on their paying a certain fum (lay) per acre, being equal to the value thereof when in a wilderness state, to the person or persons having a right

to the fee. CHAP. XV.

to the fee.

CHAP. XV.

Is to entitle a plaining, in an assistance and of faperfedens, to the execution which the defendant in audita querela may have, or he entitled to, against him, prior to the illuming the wiit of audita querela.

CHAP. XVI.

To prevent the administration of justice from being even suspected, and to prevent the Clerks of Counts, and practiting Lawyer, from exercising the office of Justice of the Peace, in any civil matter, at the fame time, shey may hold or exercise any judicial office. The first section, the county wherein the canife of action arises to the next adjacent county, when the county in which such cane for distinguishment of the County of the Coun in any branch of the law, under forfeiture in office, disability, ever after to hold any office under this Commonwealth, and a penalty of pounds; the third fedium directs the mode of trial, and, conviction. for this office of the local position, the confice of a ludice of the Peace in any civil action; and all Clerks of any Court, from executing the office of a ludice of the Peace in any civil action, as far as may extend to the jishing any writ returnable to, or fitting as a ludge or ludice on the trial of any civil action before himself, under the like distributions of forfeitures as in the preceding fection the fifth fection contains a provide, that every the further forms being a ludice of the Peace, any neverthers take acknowledgements of deeds, take depotitions; and tittle fubrements for wiresles, and exercise all the other functions of a ludice of the Peace, except as to lifting writs returnable before themselves, and fitting to try civil actions: the fixth fection contains a provise, that

writs returnable before themfelves, and stiting to try civil actions: the fixth fection contains a province, that nothing therein contained fitall prevent fach perfon from executing all the other; powers of a Justice of the Peace, as well in all other metters, civil and criminal; the feventh fection prohibits sheriffs, Deputy Sheriffs, Coroners and Conflables, for filling writs for any perions but for themfelves, in their own canfec, or undertaking any feit, or any storiney's bothness, or to carry on the fame, directly or indirectly for any other perion, or to give advice in any inanter of law, for any fee or reward, under the fits penialty or penalties.

CHAP. XVII.

Declares all the proceedings at the fecret meetings of the Lawyers, called the Berufil or Baratesings unlawful, and forbids them to beheld in future for any feeh unlawful purpoles has are therein recited; the fecret of good moral character, from the felectmen of their town, and from their minister; the third feeline of their town, and from their minister; the third feeline not their town, and from their minister; the third feeline notes of the proceedings, adjudications, &c. of that Court for a certain number of years, and there to take notes of the proceedings, adjudications, &c. of that provided in fact Court, has fourther there are none. Court; the fourth fedito directs, that there shall be a sallery, or other convenient, places for the Students, provided in fuch Court-hoofes where there are none, within months. This chapter goes on and directs the mode of admission to practice, and preferribes a new form of an eath to be taken on admission to practice. There is a fection in this chapter which requires all Lawyers now inpractice to take this oath within a certain time.

CHAP, XVIII.

To prevent Champeriy and Maintainance.

CHAP, XIX.

To prevent any fees from being taxed in any bill of costs, hereafter, for travel or attendance of any plaintiff or derendant, where no actual travel or attendance in given or had.

This chapter provides that in case of fickness, florms or other accident, one or more of the judges of the Supreme Judicial Court shill be sufficient to open, adjourn, and early on the befores of that Court at any town on the circuit.

Proposes that every School master, Professor, and Tutors of Colleges, and every publick Teacher of religion, shall within a limited time, take the oath of allegiance to the United State, and also to this Commonwrights.

Nengtified Eill, entitled. An set for repealing A sheet clabifithing Naval Officers in this Commonwealth, and for the repealing the freezal Laws regulating the fees and forms in the roffice. Read and paff d

to be enafled.

Ordered, That Mr. Holmes, Dr. Enfits, and Mr. Holland, with fuch as the Hon. Senate may join, be a Committee to confider the propriety of representing to Congress the fiate of the 3d and 4th Mallachafetts Regiments in the late Army, the Pay-Mafters of which have able onded, and report.

have thic onded, and report.
Sent up to concurrence.
A Refolve of repealing a Refolve passed June 13, 1788, empowering the Treasurer to pay Indents to the Commissioners on Loans. Read and passed.
The House proceeded by ballot up the choice of a Gentleman to deliver the Sermon on the ensuing Elec-

tion-day, and the votes being collected, it appeared that the Rev. Mr. Daniel Faster, of Bew Braintre

was cholen.

A Bill maving Perjury in capital cales, Felony; which was read the first and second time, and the motion for affiguing a time for the third reading was ne-

tion for affiguing a time for the third reading was negatives.

A Bill for the ampibilation of special Pleadings, read, and Wednedday next affigned for a fecond reading.

A Bill to prevent afficians at law being brought without the knowledge of the plaintiff or plaintiffs, and for allowing every one to confinitude any Gelow-circum his, her or their autorney, to commence, professive for the defend his, her or their fair in any of the Courts of the Commonwealth, read, and Wednedday next affigned for a fecond reading.

A Bill to prevent any fees from being fixed in any bill of costs hereafter, for travel or attendance of any party or parties, plaintiff or plaintiffs, defendant or defendants, where any such party or parties may not actually perform such travel, and give their attendant in Court, read, and Wednedday next assigned for a fecund reading.

SATURDAY, Febtuary 6.
The Hon. Mr. Sexton, brought down a Report of the Committee appointed to revise the Excile Laws of the Commonwalth, being a Bill entitled, An art to raife a Public Revenue by Excile, and to regulate the collection of the fame. In Senate, Feb. 5, 1790, Read and fent down.

Read the fift time, and Thurlday next 10 o'clock

A. M. aligned for the fecond reading thereof.

Ordered, That 150 copies of the faid bill be printed for the use of the Members of the General Court, and that Mr. Carnes receive and diffribute the fame.

Ordered, That Mr. Fuller Mr. Paine. Mr. Ives, and Mr. Acery, he a Committee to revie the Proportion of Senators fent by the feveral Countries to the Gent

MONDAY, Feb. 8.

An engroffed Bill for repealing an aft made in the year 1784, instited an act in addition to an act, for incorporating Jeanthan Gardser, jun, and others therein anneed, into a Society by the name of the Marine Society at Salem, See, palled to becausted.

A Bill to repeal an act made and possed in Marine 1781, and to repeal an act made and possed in Marine 1781, and to repeal to the fale of goods at aution 1781, and to repeal an act made and possed at a comment of the possed in the sale of goods at a comment of the possed in the sale of goods at a comment of the possed in the sale of goods at a comment of the possed in the sale of goods at a comment of the possed in the sale of goods and the possed in the possed in the sale of goods and goods and the sale of goods and goods

TOISPAT, February 9.

Ordered, That Mr. Holmes, Mr. March, and Mr. Bacon, with fuch as the Hon. Sense may join, be a committee to condider what elabiliment may be received to condider what elabiliment may be received to be made to the Attorney General of this commonwealth, the Honfe proceeded to the addition of the Bill for enquiring into the rateable charm within this Commonwealth, and the fame being finite del. Thurfday 3 o'clock P. Mr. was affigued for the third reading thereof.

Wednesday, February, 10.

WIDNEDAY, Februiry, 10.

A Bill empowering Committoners who are appointed to receive and examine infolvent Edaus, to advisite the oaths to fuch creditors. Read the first adcount time, and Theriday morning to o'clock, affiged for the third reading thereof.

A Bill for thabiliting and regulating the fees of the feveral officers, and other persons hereafter mentioned and for repealing the laws heretofore made for the purpose. Read the first time and on the question whether a time should be affigured for the 2d reading thereof, it saffed in the negative.

Ordered, That 3 o'clock this afternoon be affigur Ordered. That 3 o'clock this afternoon be aligned for hearing the parties to the petitions of fundry abbitants of Swanfey by their agents, on the floor of the House. Adjourned.

We the Subscribers being ap

pointed Consulfineers by the hon, lodge of Frobe for the County of Hamphire, to receive and examine the claims of the creditors to the edute of ELDAI POMEROY, late of EARIMOPTON, deceded, reprefeded infolvent, hereby give notice, that we thall attend to the control of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood on the control of the deceded for the March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood of March, April and July, from 2 to 4 o'clock, P. Wood o'cloc

ELEAZER HANNUL

GT ALL Perfors indebred to faid chate are qefied to make immediate payment; to DAVID LYMAN, Adri's Eaflampton, Feb. 3, 1790.

GEORGE TOWN, Jan 27. Extrattof à letter from an american gentlemen in New Orkan, to bis friend in this trans, dated December

12,1789. "The spanks of liberty which were differented fone rare pail in South-America have now actually broke out in a fisme. Yet, my friend, the American Fever, which has flashen to its foundations the throuse of enlightened Europe, has found its way to this land of ignorance and superflittion:—by accounts received over land from Mexico, all hids fair for a revolution. The inhabitants of rhis rich and service country, who have been the dupes and sport of priefle cards for containing talk, begin to orem their eves—show have The inhabitants of trus fren and fiper of prieff-craft for centuries pail, begin to open their execution, have resolved to pay the fourth part of the produce of their mines much thing, in confequence of which, the vice risy ordered the furnoesan troops to take pofferfion of form of the noils valued mines in the neighbourhood of the city of Meatice—this happened in October lab; and about the 20th of Nov, upwards of 7000 of the inhabitant appeared under sims, amongst, whom were the most respected characters of the country; they marched and attacked the troops who had taken poffiffion of their property; an engagement took place—the greater part of the kings troops fell a facrifice, and the people retook their property—they were afterward joined by a large body of Indians (who make the greater part of the inhabitants) and then proceeded to the joined by a large body of Indians (who make the greater put of the inhabitant) and then proceeded to the dity of Mexico, where they rook pofi-flown of the King's magzines, artenals, &c. the vicetor, the chief officers, the prich and jefuirs, the most obnexious to the maintening flet towards Carthagena. Two expredies arrive, flet towards Carthagena. Two expredies arrive of the composition of

NEW-YORK, Feb. 6.

N.E.W.-YO.R.K., Feb. 6.
Wedneday laft the Supreme Coart of the United States, met agreeable to adjournment. An order was read, appointing JOHN TUCKER, Eig., Ilea Clerk to the Supreme Court of the Commonwealth of Massachistest) their Clerk—who was accordingly qualified.
Two other orders wifer also read, to wit.

Ordered, That the [cal of this Caret shall be, the ama of the United States engraven on a circular piece of seel of the Eas of a dollar, with these words in the marciu—The feal of the Supreme Court of the United

en area of the uze of a dollar, with these words in the margin-The feal of the Supreme Court of the United States.

Ordered, That the feals of the Circuit Courts shall be the arms of the United States engraven on circular pieces of filver of the fize of half a dollar, with thefe pieces of filver of the frie of half a dollar, with their words in the margin, viz. In the upper part—The Societ of the Circuit Court—In the lower part—the active dilptin for which it is intended—After which the acquit adjourned until one o'clock on Friday.
Yellenday the Supreme Court of the United States met partione to adjournment. Among other business transferd, we hear; that
The Hon, ELIAS BOUDINGT, of New-Jerfey.

The Hon, ELIAS BOUDINGT, of New-Jeriey,
The Hon, Tromas Hartley, of Pendylvanis,
The Hon, Richard Harriey, of New York,
were admitted Countellors at the Supreme Court of the
United States.
Ordered, That perfors admitted as Counfellors thal

not appear in the character of Attorneys, nor Attorneys in that of Counfellors at the Supreme Court of the United States.

Ordered, That no person shall be admitted as an Attimey at the Supreme Court of the United States, who shall not have practifed three years in the Supreme Court of a particular State, and who shall not fulfain a land of the Supreme Court of a particular State, and who shall not fulfain a land of the Supreme Court of a particular State, and who shall not fulfain a land of the Supreme Court of

job and fair character.

Ordered, That the Stile of all Writs and Processes Ordered, that the Stile of all While and Processes from the Supreme Court of the United States, be in the name of THE PRESIDENT OF THE UNITED STATES.

The Court adjourned to Monday next.

WINDSOR, (Fernant), Dec. 13.
Particulars of the demolition of Dartmouth collegebill. On Tharfday the 3d Inft. a compact was formed
by the major part of the fundents members of the femimary, then on the plain, in number feventy-five, in
which they mutually pledged their most facet faith &
honour, that they would adilft each other in taking down
the hall, and that they would unitedly there the conference conditioners if even in the require they conhonour, that they would affilit each other in taking down the hall, and that they would unitedly have the confequence; accordingly at feven in the evening they convend at a place appointed, furnified with necessary implements for the speedy profession of their purpose. The best rang, a when of impending fate to the ancient building, which was venerable, not so much for degance as for its willing and the findents moved in a shind of softems filest procession towards the defined object. One of the professions to the university, who append to be palling, fearly the bell ring at that unfasionable hour, and stopped to know the cante; when the observed the body advancing part are building—their implements spoke their gleaning. With every expersion of tenderness and arge them to desilt from he unwariantable proceeding; it was too late. The spaal was given, in an instant the hall trembled in its roundation, and in left han 20 minotes was everyled with the fail that antique dome—which had long exhibited no very entertaining speciacle to beholders. After which the party formed discharged a field piece, and with three cheers his defent to leganding free; and with the receives his delete to the guarding fure, and with the receives his delete to the guarding fure; which has rapid preventation quited its long kept charge, when he is a first to sink free free to the first of the free free first had a first on the first preventation of the first part of the free first had a first of the first preventation of the first party formed the first party for the first party formed the first party for the party formed the first party for the and with three cheers hid adies to the guardian funit, which in rapid perturbation quited its long kept charge, learing its relies to the fidirule of idle spectators. All was completed and every Sudent retired to his fodgings before nine 'clock.

At its worth observation, that the order and regularity with which the Students executed their engagements, before produced and resolution, rather than rior, and that the manly and konotable settlement since

taken place, proves their defign rather benavolent than mischievous, for they did not hesitate humbly to acknowledge the illegality of their proceedings and their introsion upon the authority of the College, not to missifelt it in writing to the authority, hesides, which they have voluntarily subscribed for the payment little thort of tools for the purpose not of repairing damages, but of building a new Clupel. All is again tranquil and order.

HARTFORD, Jeb 4

DIED at Glafenbury, on the 50th olt, after three years diffrefing illneft, the Widow Martha Harris, aged about 44—the remailment of whose difforder being to extraordinanty as to grade a differentian of the abdomen to the nurrounch fize of even feet in circumference; from which shufull appearance those of het Irlends and acquaintance who attended her during her licknefs, were definous that the body might be opened, which was eccordingly done, and a romout of the fiest-tomatons kind was taken out of the abdomen; which was wastaken out of the abdomen; which was wastaken out of the abdomen; which was wastaken out of the abdomen; which was taken out of the abdomen; which we shade each to the abdomen; which weighed eighty weight.

BOSTON, February 11.

DIED—At Lyndeborn, Mrz. ELLINGWOOD, wife of Sampelllingwood : two days hefers, her drash, b. ing craitely aducer in turboots, the way delivered of a dual children; and to add to thefe melancholy circular children; and to add to thefe melancholy circular children. 2 dead enteren; and to and the dead entered the configures, when the people were affectabled to attend her funeral, the house being crowded, the floor gave way, and the whole affertably fell into the cellar, but through divine goodness no lives were lost, the feveral

NORTHAMPTON, January 19.

The General Court have elected Major-General HEATH, and Brigadier-General NEWELL, Major-Generals of the 1st and 7st divisions, in the room of Major-Generals Lincoln and Warner, refigued.

The Governor has nominated the Hon. JAMES SULLIVAN, Etq. Automay General of this Commonwealth, vick Mr. Faine, appointed a Judge of the

J. Court. PENSIONERS.

The Secretary of Working spice information to all Israelid Penfasers of the United States, that one half of their annual penfase, commencing the 3th of March 18th, will be paid on the 5th day of March next. Those in New Hamphire, will be paid by Joseph Whipple, Efig. at Pertinousth—and those in this State, by the Hon, Benjamin Lincolo, Efq. if aucasted by proper roughers. vouchers.

rouchers.

Every application for payment must be accommanded by the following vouchers.

If. 3 he certificate given by the State specifying that the perfor posselling it, is in fast an invalid, and ascertaining the sum to which as such he is annually entitled.

accritating the unit to which a tent to the fullowing form; to wit—A. B. came before me one of the Juftices for the county of in the State of and made contribute that he is the fame A. B. to wham the original certificate in his possession was given, of which the following is a copy_(the certificate given by the State to be recited.). That he fewed in (regiment or vessel) at the time he was disabled, and that he now resides in the first and county of and has rerefides in the and county of and has re-fided there the last years, previous to which he

By a Jamaica paper of the zeth of November last we By a lamaica paper of the Atla of November 18.

Hearn, that you pay negrees have been within; the four weeks then the seeding imported into that if and from Africa.

A few days ince, an extraordinary load of wood, measuring the Yorks was brought to Workerlor smar-

A few days inter, an extraormany man is wood, meafuring five-kords, was brought to Workerkor market, by Mr. Samuel Moore.

DIED]—At Weltamprol. and infl. Capt.NATHAN Hawood, of Windlor, aged 54-

State of the THERMOMETER the week pall at fun

rile. Wednelday, Feb. 10, 20 degrees helow o Thurfday . Friday Sunday 14, 11 helow of Monday, 15, 25 helow of Monday, 15, 25 helow of Muriday 16, 39 hours of Muriday 16, 30 hours of Muriday Saturday 13, 12 Suniay 14, 11 Monday, 15, 25

TO BE SOLD, At Publick VENDUE,

At the Dwelling House of Mr. Davin Horr, in Deersteld, on Wednesday the tenth day of March next, at one o clock P. M. (unless fold at private fale before that time) a valuable

FARE United that time) a valuable FARE M,

In the fourth part of faid town, lately owned by Samuel Barraird, deceased, containing about EIGHTY ACRES, with a good dwelling boute and barn there-ACRES, with a good dwelling boufe and barn thereon, a foirable proportion of moving, sillage, paffur, and, wood land, with an excellent young orchard, pleafaulty fittated on the cast fide of the county road, budging from Deerfield to Hatfield, a very convenient place for a ravern. Said Farm is to be fold subject to the widow's right of dower therein. For particular enquire of Capt. Nathan Franz, or of the subferibers, executon of side Samuel Barnard's last will.

ELSHA ROOT,
Deerfield Feb. 16, 1706.

NOTICE

YS hereby given to the following non-refident propria etors of land in the town of Williamflury, Countrof Hampshire, that their lands are taxed in a State Minifer, School and town tax for 1758, as follows. State Tex. Town Tax.Min. & Sch.tax

State Tex. Town Tax. At Gideon Canield, 1, 3, q. f. d. q. Cap. Elijah Hunt, 2, 6, o. John Merton, e. 11, 1, e. 11, 1, Elijah Nafin, 5, 7, 6, Elen Peres. f. d. q. f. d. q. Eitjab Nafh, 5 7 6 Eben Paine, jun. 0 4 2 Daniel Trufedal, 1 6 o. Joseph Hews,
Joseph Hews,
Part of the Jot
formerly laid to
L. Williams, Efg
Part of Jot No. l'art of let No. 4 7 2 0 9 0 1 1 0 Rottell Allis, 0 7 2 0 7 2 0 5 1 1 0 Rottell Allis, 0 7 2 0 7 2 0 5 1 1 Paul Belding, june 0 3 0 6 3 0 4 3 Unlets faid takes are poid on or before the first Monay of April next, 50 much of faid land will then be fold at Publick Vendue, at the hone of Johns Thaybrin insholder in faid Williamflurgh; at two clock P. M. as will be fufficient to discharge the fame with inter-

vening charges.

ening charges.

ABIJAH HINT, Collector,
Williamsburgh, Feb. 12, 1790.

NOTICE

I Sherchy given to the non-relident owners of the following lands, lying in Coltain, in the County of Hamyshire, that their faods are taxed in the feveral lifts committed to are to collect for the year 1788, at

follows, viz.

The Farm Intely owned by Thomas Anderson, State tax, 3/, 3/. Town and County, 4/, 7/. Minister tax, 1/.

1.d. School tax, 1/. rod. by John Gragg, 2d. State The Form lately owned by John Gragg, 2d. State fax, 2/. Town and Conny tax; 3/. 4d. Minister tax 1/. 8d. School tax, 1/. The North end of Lot No. 31, 40 acres in the Sec-

The North end of Lot No. 31, 40 acres in the Second division, State 12x, 11d. Town and Coenry 1x, 1/d. Minifler 12x, 17dd. School 12x, 6d.

Town and County 1xx, 1/s. 8d. Minister 12x, 1/s. 1dd.
Town and County 1xx, 1/s. 8d. Minister 12x, 1/s. School 12x, 8d.

Oncess that taxes are paid on or become summary the eighth day of Marich next, for much of faid lands will, be fold at Publick Vendue, at the house of the subferi-ber, junholder in Colerain, at one clock P. M. as will be fulficient to discharge the same with interven-

DAVID MORRISON, Collector. Colerain, Jan. 12, 1790.

NOTICE

I Shereby given, that a lot of land lying in the town of Wendell, No. 56, 10 the land bills for the year 1788, as follows:

State 12x, 1/1. Let levier 12x, 8/101. A. Miniferrial 12x, 2/11. Let levier 12x, 1/11. Let levie

Unlefs find taxes are paid on or before true technology of Monday in March gart, for much of faid haids will be fold at Publick Vendue, at the deelling bond of the conformation Ofgoods, inhabited at a faid Word II, as will be fulficient to difcharge faid taxes, with a fail for the conformation of the conf

charges.
Said Lot taxed to Ethan Werberbee?
DAVID WHIFAKER, Conflables
Wendell, Feb. 3, 1790.

The Subscribers Commissioners appointed to examine the claims of the creditors of the enate of JUSHUA WINSLUM, late of Sarre, de-cacafed, hereby give notice, that the lime of their Com-nifion is lengthened by the Hon, Judge of Probate, from the fifth day of January laff, three months, and that they hall arrend at the house of Capt. John Aswood, of Barre, inholder, on the last Monday of this and the two following months from four to fix o'clock. P. M.

Strong's and Beers's

ALMANACKS,

By the groce, dozen, or fingle, for fale at this office,

A few of Thomas's Collection Sacred Mufick,