

HAMPSHIRE GAZETTE.

WEDNESDAY, JULY 6, 1791.

NORTHAMPTON, (MASSACHUSETTS) Published by WILLIAM BUTLER.

THE IGNORANCE OF MAN.
BEHOLD you new-born infants, grier'd
With longer thirst, and pain;

Aloud the speechless suppliant cries,
And utters, as it can,
The word that in its bosom lies,

That infant, whose advancing hour
Life's various sorrows try
(Said proof of his transitive pow'r!)
That infant, Lord am I!

A childhood yet my thoughts confest,
Though long in years mature;
Unknowing whence I feel distress,

ADVICE TO WIDOWS.
THE point to be canvassed, in favor of
Widows, is Whether that decency that

There are persons in the world, that think
it is impossible to love twice, whence they
conclude a second marriage a violation of
decency, without any excuse.

I am not for refusing a woman that gener-
ous and tender regard due to the memo-
ry of man, whom either love or gratitude

Extraordinary WILL made by a Miller in
IRELAND.
THERE words are: "I give and be-
queath to my sister in law, Sarah Den-
nis, four old worsted stockings, which she

WILL made, such that bore the same A. B. to whom the original
certificate in his possession was given, of which the
following is a copy (the certificate given by the state is as

ble share of the property, and then retired.
In equal rage, Charles kicks down the
pitcher, and, as it broke, a multitude of guinea-
sbursts out, and rolled along the floor.

GENERAL ORDERS.

WITH heartfelt satisfaction the Major General,
takes this opportunity to do justice to the Military
exertions and spirit of this division, in every season of
review which has occurred.

Col. Lyman's Regiment will meet on the 12th.
Col. Manton on the 13th.
Col. Mayo's on the 14th.
Col. Stebbins on the 15th.
Col. Taylor's on the 16th.
Col. Bradishes on the 20th.

Notice to Manufacturers of
Pot and Pearl Ashes.
In a Law, passed at the last Session of the Legislature,

ADVERTISEMENT.
THE following lots of Land for sale, in that part
of the town of Granby called the Crane, & an adjacent
tract of land, by applying to LEVI SHEP-
HARD, of Northampton, viz.

WAR DEPARTMENT.
MAY 30, 1791.
INFORMATION is hereby given to all the military
inhabitants of the United States, that the sums to
which they are entitled for six months of their annual

W A N T E D.
TWO JOURNEMEN MASONS, for four
Months, to whom good wages will be made.
SHUBAL WILDER,
Enquire of
N. B. Wadsworth an Apprentice to the above business.

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recited) that he served (regiment, corps or
regiment) at the time he was disabled, and that he was
suffered in the said county of and has re-
sided there for the last year, previous to which he
resided in

I, A. B. of county of state of
do hereby constitute and appoint C. D. of my
lawful attorney, to receive in my behalf or my
person for six months, as an invalid of the United
States, from the fourth day of March, one thousand
seven hundred and ninety-one, and ending the fourth
day of September of the same year.

Acknowledged before me,
Applications of executors and administrators may
be accompanied with legal evidence of their respective
officers, and also of the time the invalids died,
whose pension they may claim.
By command of the President of the United States,
H. KNOX, Secretary of WAR.

Spring Goods!
ROBERT BRECK & SON,
HEREBY Inform their customers and others, that they
have just received an elegant assortment of
SPRING & SUMMER GOODS,

Seth Wright,
HEREBY informs the Public, that he has just re-
ceived a large supply of
ENGLISH & INDIA GOODS,

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Commonwealth of Massachusetts.
In the Year of our LORD, one thousand seven
hundred and Ninety-one.

An ACT for the preservation and encour-
agement of the FUR TRADE within this
Commonwealth.

Be it enacted by the Senate and House of Rep-
resentatives in General Court assembled, and
by the authority of the same, That no person or
persons shall hereafter, in either of the
months of June, July, August or September take
or wilfully kill any Otter, Beaver, Mink, Sa-
ble or Martin, Fisher or Black-Cat, Lemm-
ing, Magsquash, or Wolverine, on pain of forfeiting
and paying a sum not less than Twenty shil-
lings, nor more than three pounds, to and for
the use and benefit of the person or persons
who shall or may sue or prosecute for the
same, together with full costs of suit, to be
recovered by action of debt in any Court of
this Commonwealth, competent to try the
same. Provided, That all prosecutions or
suits, for any breaches of this law, shall be
commenced within two years from the time
when the offence was committed; and not o-
therwise.

In the House of Representatives, June 10, 1791.
This bill having had three several read-
ings, passed to be enacted.

DAVID COBB, Speaker.
JOHN AVERY, jun. Secretary.

Commonwealth of Massachusetts.
In the Year of our LORD one thousand seven
hundred and Ninety-one.

An ACT for repealing in part, an Act en-
titled "An Act for the further regulating the
affize of barrel BEEF and PORK,"

Be it therefore enacted by the Senate and House of
Representatives in General Court assembled and
by the authority of the same, That that part of the
clause in the act aforesaid, requiring the cask
made use of for salting Beef and Pork, to be
clear of sap, be, and it hereby is repealed.

In the House of Representatives, June 17, 1791.
This bill having had three several readings
passed to be enacted.

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An ACT in addition to an Act entit-
led "An Act empowering the justices of
the Supreme Judicial Court, to grant
Writts of Review, in certain Cases."

WHEREAS in said act, no provision is
made in cases wherein, by reason of
any accident, mistake or unforeseen cause, an
appeal in a civil action, or complaint may not
be entered at the Supreme Judicial Court, at
the proper term of said Court for enter-
ing the same; and a provision in such cases
is found to be necessary:

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any accident, mistake or unforeseen cause, an
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be entered at the Supreme Judicial Court, at
the proper term of said Court for enter-
ing the same; and a provision in such cases
is found to be necessary:

Be it therefore enacted by the Senate and House of
Representatives in General Court assembled, and
by the authority of the same, That in every such
case, the justices of the same Court, be and
they are hereby empowered, on the peti-
tion of the party, at their discretion, to order
such appeal or complaint to be entered at a
ny other term of said Court, within the
county where the judgement appealed from,
shall have been rendered; and to proceed to
try the appeal, or affirm the former judg-
ment, with additional damages and costs, in
the same manner as they might have done,
if the said appeal or complaint had been en-
tered at the proper term for entering the
same: And the said Justices are hereby vested
with all the discretionary power respecting
such appeals or complaints, with which they
are vested in the cases mentioned in said act.

Provided, That no petition for entry of such
appeal or complaint, shall be submitted, unless
such petition shall be exhibited to the Court
within one year after the term at which such
appeal or complaint ought to have been en-
tered, or within one year from the passing
of this act: And provided also, that no
goods or estate attached, or bail given upon
the original writ, shall be affected by any
thing done by force of this act; but the same
shall remain discharged, notwithstanding the
entry of any such appeal or complaint as a-
foresaid.

And whereas the power for granting re-
views by the said Justices, is limited to cer-
tain cases in the aforesaid Act described, and
to a certain time therein specified, which is
found to be inconvenient:

Be it therefore further enacted by the author-
ity aforesaid, That the said Justices be, and
they are hereby vested with a discretionary
power, to grant reviews in civil actions, when-
ever they shall judge it to be reasonable,
without being limited to particular cases:
any omission in the aforesaid act notwith-
standing: Provided, That application be
made to the Justices of the said Court within
three years after the rendition of the judg-
ment complained of.

And be it further enacted by the authority a-
foresaid, That every Court of Common Pleas
within this Commonwealth, be, and they
are hereby vested with the same powers re-
specting appeals made from judgements ren-
dered by Justices of the Peace, and com-
plaints for not entering the same, and also
for compelling all actions and suits before Justices
of the Peace, wherein the damage laid does
not exceed four pounds, and wherein the de-
fendant has been defaulted for want of actual
notice of the suit, or by some other accident
or mistake, with which the Justice of the Su-
preme Judicial Court are by this act vested,

respecting appeals from judgements render-

ed by Courts of Common Pleas, and com-
plaints for not entering the same, and re-
specting the granting reviews in certain
other actions or suits before mentioned,
wherein the defendant has been defaulted, or
lost his law.

In the House of Representatives, June 18, 1791.

This Bill having had three several read-
ings, passed to be enacted.

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who shall or may sue or prosecute for the
same, together with full costs of suit, to be
recovered by action of debt in any Court of
this Commonwealth, competent to try the
same. Provided, That all prosecutions or
suits, for any breaches of this law, shall be
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