

The COQUETTE—A Song,  
WHEN youth blossom'd on me, no maiden was  
So lively, so witty, so gay at fifteen;  
'Twas then that the best parts of the highest degree  
Came fawning, and wooing, and begging to me;  
I liked with a smile, with a frown I could kill;  
My lovers all vied how to humor my will.

At fifteen I'd fifteen fond favorites or more,  
At twenty, I dare say not less than a score;  
But having entangled their hearts in my net,  
Determin'd in future to play the Coquette;  
So when they're increased, my answer was still,  
Indeed, Sir, not now—when it suits me, I will.

My prodece, I thought, would reward all my pains,  
If encrease of years brought an encrease of gains;  
But, alas! I now I had all my lovers drop off,  
My rivals all jear, and exultingly scoff;  
Then think, ye fair damsel, on this maxim still,  
If you won't when you can, you cannot when you will.

**AN ECDOTE.**  
A FARMER, near Coventry, in England, who had  
a heavy, vicious dog, extremely idle but at the same  
time, willing to be taught a scholar, took it into his  
head to feed the dog to one of the Colleges at Cam-  
bridge, to receive a liberal education. After having  
refused there something better than nine years, he was  
at length turned loose upon the world with a Bachel-  
or's degree. When he had been at home some time,  
the farmer, who was very ignorant, inquired of his son  
what he meant by appending the two first capital let-  
ters of the Alphabet to his name upon all occasions.—  
"A. B. Sir, (said the lad) means Bachelor of Arts—  
but (added he) I hope you to have a much higher de-  
gree than this." And what may that be?—said the  
Farmer.—"why, L. D. (answered the young fellow)  
which is by far the most honorable of all degrees"—  
And what may that be the meaning in English of L. D.  
said the other?—Duch. of Laws (answered the son)—  
Upon my word, said the farmer, I had like to have  
made a bad mistake—I should rather have guessed it  
signified *Lazy Learning* Deser!

**James Byers & Co.**  
Have just manufactured a Large Quantity of  
*Iron Hollow Ware,*  
Which they will dispose of by the ton, smaller parcels,  
or the single vessel, for Cash, and almost every kind of  
Country Produce.

They have on hand,  
*Potash Kettles,*  
For the recommendation of which they would refer  
purchasers to the Manufacturers of Portland Pearl Ashes,  
who have made use of them.  
Old Cast-Iron will be received in payment for  
any articles.  
Springfield, Dec. 6, 1790.

**To be Sold at PUBLIC VENDUE.**  
ON Monday the 10th of January next, at 2 o'clock  
P. M. 60 Acres of wood Land, half way brook,  
between Northampton and Hatfield, also, 120 acres  
lying half a mile south of Nathaniel Edwards, at Rob-  
ber's Meadow.  
Dec. 28, 1790.

**NOTICE** is hereby given to the Inhabitants of  
Westampton, and families adjacent, that ASH-  
ES will be received by Lt. Gideon Clark, and Mr.  
Jared Hunt, at the same price as is allowed at neigh-  
bouring Pot-Ash manufactories, and orders given on  
WATER and SPRINGS, of Northampton, where  
Goods will be delivered at cash price.  
SALTS of LYE, and ASHES, will also be receiv-  
ed by said Wright and Stoddard at their Store.  
Northampton, Dec. 20, 1790.

**WE** the Subscribers being appointed Commis-  
sioners, by the Hon. Eleazer Porter, Esq. Judge of  
Probate of wills, &c. for the County of Hampshire,  
to receive and examine the claims of the creditors to  
the estate of DANIEL SENFORD, late of Norwich  
deceased, do hereby give notice, that we shall attend  
the business of our appointment at the dwelling house  
of Deacon SAMUEL KNIGHT, in said Norwich, on the  
last Tuesdays of January and February next, from 1  
to 5 o'clock, P. M. on each day.

**WILLIAM FOBES.**  
**SAMUEL KNIGHT.**  
ALL Persons Indebted to said estate are desired to  
make immediate payment.  
JAMES CONVERSE, Adm'n.  
Norwich, December 17, 1790.

**THE** inhabitants of the County of Hampshire, are  
hereby Notified, that a Meeting will be held at Mr.  
ABRAHAM MOKLEY'S, at feeding-hills, on Wednes-  
day the 12th inst, at 11 o'clock, A. M. for the purpose  
of appointing a committee, to superintend the building  
of a bridge over Westfield River, near Foxcatcher-Park.

**A WET NURSE.**  
That has a good Breast of Milk, and is willing to go  
into a family to nurse a child, may hear of a place by  
enquiring of the Printer.  
N. B. The wages agreed on will be paid in Cash.  
Dec. 22, 1790.

**THE SUBSCRIBERS FOR**  
**KNOX'S MISCELLANY.**  
are desired to call for their Books.

**SCHEME**  
**OF A**  
**LOTTERY,**

For the Purpose of extending and improving the  
WOOLEN MANUFACTURE in the City of Hart-  
ford, agreeably to an Act of the LEGISLATURE  
of the State of Connecticut, passed October 1790.  
C L A S S T H E F I R S T.

1 Prize	1000 Dollars	1000 Dollars
1	500	500
2	300	600
3	200	600
6	100	600
10	50	500
15	30	600
20	20	600
30	10	1200
120	10	1200
2850	4	11400

3037 Prizes. } 9000 Tickets at 2 Dol. each 18000  
5943 Blanks. }  
**NOT TWO BLANKS TO A PRIZE.**  
Subject to a deduction of Twelve and Half per Cent.  
THE Object of this Lottery is to enable the Pro-  
prietors of the Hartford Woollen Manufactory to pro-  
cure Machines, implements and to increase their Stock,  
in order to render the Business more extensively use-  
ful to the Community; and the Managers better them-  
selves than the Scheme is calculated much to Advan-  
tage of Adventurers who wish to put themselves  
in Fortune's War, as well as to those who are disposed  
to buy on patriotic Motives.

The Drawing is proposed to begin by the first  
Day of February next, or sooner if the Tickets are dis-  
posed of. A List of the fortunate Numbers will be  
published in the Connecticut Courant, and Prizes paid  
on demand by the Managers. Those Prizes not cal-  
led for in six Months after the Drawing, will be  
deemed as generally given for the Use of the Fac-  
tory, and appropriated accordingly.

**HEZEKIAH MERRILL,**  
**ANDREW KINGSBURY,** Managers.  
**ELISHA COLT,**  
Hartford, Nov. 2, 1790.

TICKETS in the above Lottery, to be sold at this  
Office.

**William & George Bull,**  
ONCE more in addition to their Advertisement  
the 20th September last inform all concerned,  
that their Co-partnership dissolves the 1st. of January  
next. They therefore beg all that have accounts open  
with them, or either of them, to call, or to have  
the same adjusted, or they positively will pay in  
Cash, Pork, and all kinds of country produce will be  
received in payment.

N. B. The Bills after that date will be carried  
on as usual by GROVER BULL, at this new Store next  
door from their old stand at the landing.

Wanted immediately a quantity of 2 inch white-  
pine, and white-oak Plank, also, 1 1/2 inch yellow pine  
plank for which good pay will be made on delivery.  
They have on hand a quantity of piece Goods, a few  
Casks of Jamaica spirits six years old; all kinds of Cod-  
fish, American Duck, Oil by hhd. or cals, Pot-ash Ket-  
tles, Liver and Lamp Oil, by Barrel or cals, Butter, Barrel  
Beef, Wool & Cotton Cards, by Box or dozen, a few  
Barrels of Garly.  
Hartford, Dec. 9, 1790.

**NOTICE** is hereby given to the following non-re-  
sident proprietors of lands, lying in the town of  
Montgomery, in the County of Hampshire, that their  
lands are taxed in the list for the years, 1781, 82,  
83, 84, 85, 86, 87, 88, as follows, viz.

State Tax.	Town & County.
l. s. d. q.	l. s. d. q.
Wesfield school lot,	1 9 2 2
Elias Lyman jun.	0 1 2 2
Nathaniel Bennett,	0 2 2 0
Paul Sheldon,	0 2 0 0
Isaac Gates,	0 0 8 0
Isaac Sheldon,	0 1 6 1
John Rofs,	2 2 0
David Wellar,	0 1 6 2
John King,	0 0 2 2
Jonathan Fowler,	0 1 10 0
Nathaniel Phelps,	0 1 3 3
Lemuel Malory,	0 1 3 0

57y 4c 10 ac 10 Lods. No. 12 follows, viz. 6 1/2 1/2  
29 30 31 34 35 38 39 44 46 48 50 51 64 65 66 67 71  
72 74 75 76 77 78 79 80 83 84 85 86 87 89 91  
92 93 95 96 97 98 104 107 108 112 113 114 116 118  
123 125 225 126.  
A. Parks, Col. for the year 1781, the school lot, 12 0 0  
J. Herrick for the year 82, his tax on each 10 ac 10 Lods.  
1 8 0  
Zadock Bozworth, for 83, his tax on each lot, 0 6 1  
Edward Taylor, for 84, do, 0 4 2  
David Crow, for 85, do, 0 3 3  
Isaac Palmer, for 86, do, 0 5 0  
Jacob Andros, for 87, do, 0 4 0  
Abial Pettis, for 88, do, 0 3 0

Unless said taxes are paid on or before the 25th of  
January, so much of said lands will be then sold at  
public Vendue at the house of Mr. David Crow, in-  
holder in Montgomery at 9 o'clock A. M. as will be  
sufficient to discharge the same with intervening charges.  
Montgomery, Dec. 9, 1790.

**NEW GOODS.**  
**Daniel Butler,**  
Has just received a general assortment of English  
**GOODS,**

consisting of Broadcloths, Coatings, Flannels, Bayes,  
Chintzes, Calicoes, Leghorn Hats, &c. &c. Also,  
A general assortment of Crockery, Glass, and Stone  
WARE, by the package or less quantity.  
Teneriffe WINE, per cask or gallon—West India  
Rum, Hylon and Bohem Tea, Coffee, Chocolate,  
Pepper, Nutmegs, Cloves and Cinnamon, Allum,  
Coppers, Red Wood and Log Wood.  
The above articles will be sold very low for ready  
pay.—Part Cash will be paid for Pork, Beef, and  
Butter.  
Wanted—Wheat, Rye, Corn, Tow Cloth, White  
Beans, Peas, and Hogs Bristles.  
Dec. 29, 1790.

**New Goods.**  
Just received and now selling by  
**SETH DWIGHT,**  
at his store in Williamsburgh, a large and extensive as-  
sortment of GOODS, suitable to the present season,  
consisting of almost every article required for a  
country store; which he is determined to dispose of  
on the most reasonable terms, for pay in hand.  
Wheat, Rye, Corn, Oats, Pork, Butter, Flax, and al-  
most every kind of country Produce, received in pay-  
ment.  
CASH and the highest price given for all kinds of  
SHIPPING FURGS.  
N. B. ALL persons indebted to said DWIGHT,  
by book or note, are requested to call and settle the  
same by the first day of February next, or they will be  
called upon in a more disagreeable way, this being  
the only notice they will have without call.  
Williamsburgh, Dec. 28, 1790.

**THE** subscriber, hereby informs his customers,  
that he is in a very low state of health, which  
obliges him to discontinue riding as Post.—He there-  
fore requests those who are in arrears to be ready to make  
payment when he calls, as he wishes to settle with the  
Printer.

**JOHN PINKS.**  
N. B. The Papers will in future be brought by  
JOSEPH BARCOU, who may be depended on as a faithful  
man.  
Barnardston, Dec. 28, 1790.

**LOST** on the road between Westampton and Ty-  
ntridgfield, a light brown camblet RIDING  
HOOD, the collar lined with green fustian. Whoever  
has found the same, and will give notice to the sub-  
scriber, or to Amherst Harwood of Windfor, for that  
it may be had again, shall be handsomely rewarded.  
FRANCIS HARWOOD.  
Westampton, December 1790.

**THE COLLECTOR** of Excise for the County of  
Hampshire, for the last time gives notice, that he  
shall open an office (January court week) at Springfield,  
at Maj. MOSES CHURCH'S for the purpose of set-  
tling Excise accounts, and all the Boatmen are notified  
to make returns immediately, or their Bonds will be put  
in suit.

**NOAH GOODMAN,** Collector of Ex-  
cise, for the county of Hampshire.  
South-Hadley, December 27, 1790.  
ALL persons having demands upon the estate of  
**ISAIAH CLARKE,** late of South-Hadley, deceased,  
are desired to exhibit their accounts for settlement.  
And all indebted to said estate are requested to make  
immediate payment to,  
**ISRAEL CLARKE,** Administrator.  
South-Hadley, Dec. 22 1790.

**Hudson and Goodwin.**  
Have for Sale, near the Bridge Hartford,  
Clothing Papers, by the Ream or Quire; Banns  
Papers by the gross or dozen; Wrapping Paper, by  
the Ream; all parts of Webster's Institute, in large or  
small quantities; Writing Paper by the Ream; Mus-  
ic Paper; Account Books of various sizes; Wafers;  
Sealing Wax, &c. &c.  
**NOTICE** is hereby given to the following non-re-  
sident proprietor of land in Shelburne, in the  
County of Hampshire, that his lands are taxed for  
the year 1790, in the State tax No. 8, 1/10 town 28  
County tax, on lot No 22, in the fourth part of Shel-  
burne, 1 3 10 2  
Laid to Samuel Dickinson, 1 3 10 2  
UNLESS said taxes are paid on or before the 25th  
day of January next so much of said lands will be then  
sold at public vendue at the dwelling house of Lieut.  
HAZEL RANSOM in Shelburne at 10 o'clock, A. M. as  
will be sufficient to discharge the same with  
intervening charges.  
**JOHN RANSOM,** Collector.  
Dec. 6, 1790.

**Just published, and to be Sold by the Printer hereof,**  
M. R. Whitman's SERMON, preached at the Or-  
dination of Rev. Levi LANSKOT, at Allford,  
in New-Hampshire.

**ALMANACKS,**  
For 1791, may be had of the Printer hereof.

Vol. V.] **HAMPSHIRE GAZETTE.** [No. 279.]  
WEDNESDAY, JANUARY 19, 1791.  
NORTHAMPTON, (Massachusetts) Published by WILLIAM BUTLER.

**PLAN of a NATIONAL BANK.**  
As laid before the House of Representatives of the United  
States by the Secretary of the Treasury, the 13th  
December.

THE capital stock of the bank shall not exceed  
10 millions of dollars, divided into twenty five  
thousand shares, each share being four hundred dollars;  
and the first call, for subscriptions shall be on the  
1st Monday of April next, and shall continue open un-  
til the whole shall be subscribed: Sixty public as  
well as individuals may subscribe.

1. The amount of each share shall be payable, one  
fourth in gold or silver coin, and three fourths in  
the form of the public debt, which according to the plan  
proposed by the Secretary, shall bear an accruing interest at the  
rate of six per centum per annum.  
The respective sums subscribed shall be payable in  
four equal parts, as well specie as debt, in succession,  
and at the distance of six calendar months from each e-  
ach: the first payment to be made at the time of sub-  
scription. If there shall be a failure in any subscriber's  
payment, the party failing shall lose the benefit of any  
dividend which may have accrued prior to the time  
for making such payment, and during the delay of the  
same.

2. The subscribers to the bank and their success-  
ors shall be incorporated, and shall be continue until the  
final redemption of that part of its stock which shall con-  
stitute the public debt.  
3. The capacity of the corporation to hold real and  
personal estate shall be limited to fifty millions of  
dollars, including the amount of its capital or original  
stock. The lands tenements which it shall be per-  
mitted to hold, shall be only such as shall be requisite for  
the immediate accommodation of the institution; and  
such as shall have been bona fide mortgaged to it by  
way of security, or conveyed to it in satisfaction of  
debt previously contracted, in the usual course of its  
dealings, or purchased at sale upon judgment which  
shall have been obtained for such debt.  
4. The reality of the debts of the company, whether  
by bond, note, or other contract, (credits for deposits  
excepted) shall never exceed the amount of its capital  
stock. In case of excess, the directors, under whose  
administration it shall happen, shall be liable for it in  
their private or separate capacities. Those who may  
have dissipated any assets themselves from this respon-  
sibility by immediately giving notice of the fact and  
their dissent, to the President of the United States, and  
to the stockholders, at general meeting to be called by  
the President of the bank at their request.

5. The company may sell or demise its lands and  
tenements, or may sell or demise any part of the public  
debt, whereof its stock shall consist, but shall trade  
in nothing, except bills of exchange, gold and silver  
bullion, or in the sale of goods pledged for money lent;  
nor shall it trade more than at the rate of six per centum  
per annum, upon its loans or discounts.  
6. No loans shall be made the bank, for the use or  
account of the government of the United States or of  
either of them, to an amount exceeding fifty thousand  
dollars, or of any foreign prince, or State; unless  
previously authorized by law of the United States.  
7. The stock of the bank shall be transferable, accord-  
ing to the rules as shall be instituted by the company  
on that behalf.  
8. The affairs of the bank shall be under the man-  
agement of twenty five directors, one of whom shall be  
the president. And there shall be, on the first Monday  
of January, in each year, a choice of directors, to serve  
for a year. The directors, at their first meeting, after  
such election, shall choose one of their number as presi-  
dent.

9. The number of votes to which each stockholder  
shall be entitled, shall be according to the number of  
shares he shall hold, in the proportions following: that  
one vote; for every two shares above two, and not  
exceeding ten, one vote; for every four shares above  
ten, and not exceeding thirty, one vote; for every  
eight shares above thirty, and not exceeding one hun-  
dred, one vote; and for every ten shares above one  
hundred, one vote; but no person, co-partnership, or  
body politic, shall be entitled to a greater number  
than thirty votes. And after the first election, no  
share or shares shall confer a right of suffrage, which  
shall not have been held three calendar months pre-  
ceding the day of election. No stockholder actually  
residing within the United States, and none either, may  
vacate his share by removing his residence to any other  
country.  
10. No more than three fourths of the directors in  
office, exclusive of the president, shall be eligible for the  
next succeeding year. But the directors who shall be  
president at the time of an election, may always be re-  
elected.

11. None but a stockholder, being a citizen of the  
United States, shall be eligible as a director.  
12. Any number of stockholders not less than fifty,  
who together shall be proprietors of two hundred  
shares, or upwards, shall have power at any time to call  
a general meeting of the stockholders, for purposes re-  
lative to the institution; giving at least six weeks  
notice to two public Gazettes of the place where the  
bank is kept, and specifying in such notice the object  
of the meeting.  
13. In case of the death, resignation, absence from  
the United States, or removal of a director by the  
stockholders, his place may be filled by a new choice  
for the remainder of the year.

14. No director shall be entitled to any emolument  
unless the same shall have been allowed by the stock-  
holders at a general meeting. The stockholders shall  
make such compensation to the president, for his ex-  
traordinary attendance at the bank, as shall appear in  
their resolutions.  
15. No director shall be entitled to any emolument  
unless the same shall have been allowed by the stock-  
holders at a general meeting. The stockholders shall  
make such compensation to the president, for his ex-  
traordinary attendance at the bank, as shall appear in  
their resolutions.  
16. No director shall be entitled to any emolument  
unless the same shall have been allowed by the stock-  
holders at a general meeting. The stockholders shall  
make such compensation to the president, for his ex-  
traordinary attendance at the bank, as shall appear in  
their resolutions.  
17. Not less than seven directors shall constitute a  
board for the transaction of business.  
18. Every officer or treasurer, before he enters on the  
duties of his office, shall be required to give bond,  
with two or more securities, to the satisfaction of the  
director, in a sum not less than twenty thousand dol-  
lars; which condition for his good behavior.  
19. Half yearly dividends shall be made of so much  
of the profits of the bank, as shall appear to the di-  
rectors advisable. And once in every three years the  
directors shall lay before the stockholders, at a general  
meeting, for their information, an exact and particular  
statement of the debts, which shall have remained un-  
paid, after the expiration of the original credit, for a  
period of twelve months; and of the surplus of profits,  
if any, after deducting losses and divi-  
dends.  
20. The bills and notes of the bank originally made  
payable, or which shall have become payable on demand,  
in gold or silver coin, shall be receivable in all pay-  
ments to the United States.

21. The officer as the head of the treasury, depart-  
ment of the United States, shall be furnished from  
time to time, as often as he may require, not exceeding  
one week, with statements of the amount of the  
capital stock of the bank, and of the debts due to the  
same, of the monies deposited therein, of the notes in  
circulation, and of the cash in hand; and shall have a  
right to inspect such general accounts in the books of  
the bank; to call for the said statements, provided  
that this shall not be construed to imply a right of  
inspecting the account of any private individual or in-  
dividuals with the bank.  
22. No similar institution shall be established by any  
State or Territory of the United States, during the con-  
tinuance of the one hereby proposed to be established.  
23. It shall be lawful for the directors of the bank  
to establish offices, whenever they shall think fit,  
within the United States, for the purposes of discount  
and deposit only, upon the same terms, and in the same  
manner, as shall be specified in the bank's charter;  
the management of such offices, and the making of  
the said discounts, and the receiving and depositing of  
the said monies, to such persons as may be chosen by the  
stockholders residing at the place where any such office  
shall be under such agreement, and subject to such re-  
gulations as they shall deem proper; not being contrary  
to law, or to the constitution of the bank.  
24. And finally, The President of the United States  
shall be authorized to cause a subscription to be made  
to the stock of the said company, on behalf of the Uni-  
ted States, to an amount not exceeding two millions  
of dollars, to be paid out of either of the funds now con-  
tributed by virtue of either of the acts, the one con-  
tributed by the United States, and the other entitled, "an  
act making provision for the redemption of the public  
debt," borrowing of the bank an equal sum, to be ap-  
plied to the purposes for which the said monies shall  
have been proposed, and which shall be paid in or  
any equal instalment; or at any time sooner, or in  
any greater proportion, than the government may think  
fit.

**REPORT OF THE**  
**Secretary of the Treasury,**  
to CONGRESS.  
DECEMBER 13, 1790.  
In obedience to the Order of the House of Represen-  
tatives, the 25th day of August last, requiring the  
Secretary of the Treasury, to prepare and report  
to this day, such further particulars, as may be re-  
quired, in relation to the public debt, as the Public  
Credit, &c. &c. the said Secretary

**RESPECTFULLY REPORTS.**  
THAT the object which appears to be most im-  
mediately essential to the further support of  
Public Credit, in pursuance to the plan adopted dur-  
ing the last session of Congress, is the establishment  
of proper and sufficient funds, for paying the interest  
which will begin to accrue after the year next, that  
said year, and every year, on the amount of the  
debts of the federal State, assumed by the United  
States; having regard to the time, to the proba-  
ble, or estimated deficiency in those already estab-  
lished, as they respect the original debt of the Union.

In order to this, it is necessary, in the first place, to  
take a view of the sum requisite for those purposes.  
Dols. Cts.  
The amount which has been  
assumed of the State debts, is 27,500,000.  
The sum of annual interest  
according to the terms of the pro-  
posed loan, will begin to ac-  
cure after the year one thou-  
sand seven hundred and ninety-  
one 788,334 33  
The estimate deficiency in the  
funds already established, as  
they respect the original  
debt of the United States is 38,291 20

Making together, 826,625 53  
For procuring which sum, the returns and collections  
of the Secretary, have suggested a method of eligible and  
most responsible, in his judgment, at a further duty on  
foreign distilled spirits, and a duty on spirits distilled  
within the United States, to be collected in the mode  
directed in the plan of the bill which forms a part of  
his report to the House of Representatives, of the  
ninth day of January last.  
Under this impression, he begs leave, with all de-  
ference, to propose to the consideration of the House,  
the following additions to be made to the duties  
on distilled spirits imported from foreign countries,  
which are specified in the Act, making further pro-  
vision for the payment of the debts of the United  
States, namely:  
On those of the first class of proof, therein men-  
tioned, per gallon, eight cents.  
On those of the second class, per gallon, eight and a  
half cents.  
On those of the third class, per gallon, nine cents.  
On those of the fourth class, per gallon, ten cents.  
On those of the fifth class, per gallon, ten cents.  
On those of the sixth class, per gallon, fifteen cents.  
And that the following duties be laid on spirits al-  
lotted within the United States, namely:  
If from molasses, foreign or other foreign materials,  
and of the first class of proof, per gallon, eleven  
cents.  
Of the second class of proof, per gallon, twelve  
cents.  
Of the third class of proof, per gallon, thirteen  
cents.  
Of the fourth class of proof, per gallon, fifteen  
cents.  
Of the fifth class of proof, per gallon, twenty  
cents.  
Of the sixth class of proof, per gallon, thirty  
cents.

If from the materials of the growth or production  
of the United States, distilled within any city, town,  
or village, and of the first class of proof, per gal-  
lon, nine cents.  
Of the second class of proof, per gallon, ten  
cents.  
Of the third class of proof, per gallon, eleven  
cents.  
Of the fourth class of proof, per gallon, thir-  
teen cents.  
Of the fifth class of proof, per gallon, fifteen  
cents.  
Of the sixth class of proof, per gallon, twenty  
cents.  
And upon each still, employed in distilling spirits  
from the like materials in any other place than a city,  
town or village, in lieu of the duties above men-  
tioned, the yearly sum of fifty cents, for every gallon  
of spirit which exceeds the capacity of such still, in-  
cluding in head a neglected nevertheless all such stills  
which have a certain defined dimension, as are used  
essentially for domestic purposes of their respective pro-  
prietors.

The proceeds of the several duties, which are pro-  
posed in this report, with those proposed in the report  
above referred to, of the ninth of January last, may,  
upon a good ground, as the nature of the case will ad-  
mit, prove to be an expedient and competent at eight per  
cent.