it even in the power of the Chief Judge to compel him, or that the Chief Judge could interfere in the matter any more than himfelf without the authority he mentioned; although he must admit he faid that the matter might come before the Court of Kings Bench by prefeatment of the Grand Jury.

In reply to the Attorney General he was told, that the complaint was a public grievance being an abufe of his Majeftys commiffion in contempt of the law which fhould preferve the tranquillity of all his Majeftys fubjects; and that the faid Judges fhould be proceeded against on indictment therefore.

Your Memorialist is still fuffering under confinement in the common Jail as hath been already fetforth for want of being allowed the benefit of his Majestys remedial writ of Habeas Corpus as was prayed for in his faid Memorials of the 16th and 23d ultimo on his giving bail for his appearance at the first ensuing Court of Kings Bench, in order to have strict justice in the premises according to law determined by his country; which prayer he humbly now again reiterates and by your Honors acquiescence your Memorialist will ever be in duty bound to pray, &c. &c.

THOMAS TAYLOR. Montreal, 4th September, 1790.

## N. B. On Saturday afternoon the 4th inftant, the Chief Judge arrived in this City to hold the Court of King's Bench commencing Monday the 6th inftant he was inftantly prefented with my