Fortsmouth aug. 13 th oy 65 Jin In Ammer to your by your Son of this Day after condoling with you on such an Offecting Irvidence Jeannot See how the method you have pursued can be remitted till the Prisoner can be Committed to his Majerty's Goal - for she may not be admitted to Bail - if it be very Evident she that Lately had a bhild _ I think she may be tried at the adjournment to Frevent the Great meonvenience of continuing her in Burtody lill Jeb. or perhaps May next -, and if this fact the Delivery of the woman was before the Court Day over the first Tue day of aug, but if so hile the bourt is Sitting which it is yet Ithink she may be had and the grand jury must be sent for which think was the Lase of Some kinninal the & cannot at present Recollect the home when or who The Charge of a quand is unavoidable but itought to be Fromicial unless the Sarty has an Estate - I suppose while she is unfit to be removed One sman will answer but this you can best Judge who know the Scople Schuation de - Jam upon the whole the bourse you arein, must be purmed till she may in the Opinion of a Doct of Thysie be, removed with Safety withe Common Goal I ain with due regards & Eskern In your most Obed thumbles Terrant Milliam Farher

Meshech Weare light

Meshoch Meare Setter from Mr. Carker Gelative Hampton walls