

**ROCKINGHAM COUNTY CIRCUIT COURT
HARRISONBURG, VA**

MINUTE

BOOK

13

1823-1831

Hon;

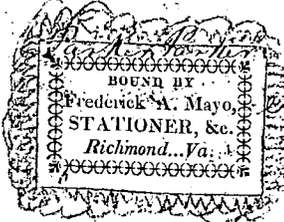
John Kenney Judge
of the 12th Judicial Circuit
Geo W. Allen Judge of the 12th Judicial Circuit



250
1800
125
250
~~238~~ 84
238, 04

R E Parker
May 19th 1853

Richard Parker Judge of
the 13th Judicial Circuit



Geo Mat Make

Bound by
St. Marys
Stationer
Richmond
Va

The Hon R E Parker opened court in noon on
the 18th day of May 1853 and on the 19th court had not
yet adjourned when Mr. Allen of the 12th circuit

12
W. Allen
A. Parker

At a Superior Court of Law held for the County
comprising a part of the 11th Parish
of St. Charles, on the Monday before the 2nd Tuesday
in October, being the 20th day of October 1823.

Present

Honble Daniel Smith one of the Judges of the
General Court and attolled to said Circuit.

Samuel Lyman, foreman. Andrew Moffell, Adam
Marstarger, David Lewis, John Allebough, John
Cowan, Charles Young, George Baker, John Haynes, Lewis
Keller, Archibald Roalston, Joseph Coffman, James
Mallory, William West, Abraham Lewis, Jacob
Roads, Anthony Roads, & Joseph Christman, who
received their ^{charges} ~~charges~~ ^{for} an indictment for an assault & battery
on Daniel Ship, & ^{for} an indictment for an assault & battery on
William Fisher ^{alias} ~~alias~~ ^{alias} ~~alias~~ — and several other indict. & on the
said Grand Jury having nothing further to present they were
discharged, and summons awarded on the said indict. except the
one against ~~Collins~~ ^{Collins} returnable here at the next court.

r Peachy Gattano qualified as an attorney at law.

r Michael Richards Jacob Early & Adam H. ~~offer~~
feint according to Law for new attorneys as ~~their~~ ^{their} ~~per~~
only good cause be shown for their new attorneys at the
next Court.

r Donaghy vs Cathred &c on a Note on Dely Bond
Bonds noted for execution awarded

r Cuth & Morris vs J. & S. Spurr, and the Defendants.
Cuffed a Judgment for the Costs.

ROCKINGHAM CO. MINUTES 13

v Court & Leggett. Defendant Cuff & Leggett for costs

v Court & Dever. Defendant appears in court and Cuff & Leggett for costs

v Court & Geo Ferrell. By consent the Defendant appears and pleads etc to the Plaintiff and Geo. - Jury to wit: Jacob Leggett, Jacob Shute, Adam Long, Robert Stodd, Benjamin Tallman, Samuel Mallett, Jacob Lipe, Amos Danvers, David Doell, Henry Lipe, Henry Kepling & Matthias Merst.

v Furken & Lanchan costs awarded

v Lanchan & Furken costs for award

v Roman for & Woodman costs

v Bowen & ... costs (2 suits)

v Woodman & Roman (2 suits) costs

At Court to be adjourned.

Tuesday the 21th October 1823

Prerogative

Same Judge as on Yesterday

✓ *Mehibeta McCollow*, late of the County of Rockingham
 Labourer, who stands indicted of Murder, was led to the bar,
 in Custody of the Keeper of the Jail, and being brought arraigned
 and pleads Not Guilty, to the indictment, and for his trial
 put himself upon the Country, Whereupon came a Jury to wit,
John Miller, Henry Weppling, George Perce, Mathias Kerst,
John Stansburge, James Bryan, David Steele, Reuben
Shetty, Edmund Jones, John Baker, William Campbell
and Jacob Cocconour, adj till to morrow at 10 o'clock.

✓ *Rebber* = all Deeds. plea of Justification with arms and
 suit dismissed.

✓ Same = J. H. Deeds. Same

✓ *Patten & Myron* abate by Defendants default.

✓ *Jno Bowen & Richard Currier*, by consent, Offer to quit suit
 and to pay for the Defts costs.

✓ *Clark & Robert Roach* Cases.

✓ Same = *M. Houston* Case.

✓ *Clark & A. Roach* ... Trip about Abattoir & Co.

✓ *William Grib* Refute = *Robert Roach*.

New suits dismissed.

✓ John Morris & Thomas Lanahan, in case, dismissed and
at Defendants Costs

✓ Morris & Lanahan

✓ Morris & Lanahan & in fact

The Defendant appears in Court and they having
agreed the suit is granted & be dismissed at Defendants Costs

✓ G. McCallan & Thomas & on Wily bond \$1000 per
Fere attor awarded

As agreed hitherto to Morrow at 10 o'clock

Wednesday the 22nd October 1823

Present

The same Judge as on Yesterday

✓ Archibald McCollum, feoffor & sale of the County
of Rockingham, who stands indicted for Murder, was
again led to the bar in Custody of the Jailor of this County
and the Jury impaneled and sworn for his trial on
Yesterday appeared in Court agreeably to their adjournment
upon their oaths as say. That agreed in their Verdict
were adjourned until to Morrow Morning at
10 o'clock and the Prisoner removed to Jail

✓ On the motion of Henry Courser administr of Barbara
Hambarger dec. it is ordered that Jacob Bear, Layton
Hannay and John Miller or any two of them do examine
state and settle the estate accounts of the said Barbara
Hambarger dec. with the said administrators and make
report to the Court.

5

v Sale bill of the estate of Barbara Hansbarger, dec'd.
v sold by the administrator ^{whereof} ~~was~~ returned into Court, and
money to be received

v On the Motion of Henry J. Gambell Clerk of this Court, James
v Clark is admitted his Deputy, ~~who~~ ~~there~~ he having taken
the oaths of office as the Law directs

v Allen v Carroo disimp'd agreed

v Percy v Linyan ^{Case} ~~Case~~ West side of G. & J. Case

v Waterman v Price In Trespass, dis'd agreed

adjourns until to Morrow at 10 o'clock

Wednesday 23. October 1823

Prerogative

The same Judge as on Yesterday

v Price v Smith Carrot Carriage Defendant

v Spangler v Carriage Carriage for Defendant

v Martin Marty Lepu v M. Peckery, Jury sworn to consist
James Brown, Robert Davis, John Jenkins, Samuel Kelly
Joseph Bellknap, Samuel Mayo, David Smith, Jacob
Pitney, Philip Layman, John Eubry, Henry Hansbarger,
& Isaac McCallan. Jury adjourns till to Morrow
at 10 o'clock

Michael McCollow, late of the County of Rockingham
who stands indicted of Murder, was again led to the
bar in Custody of the Jailor, and the Jury impaneled
and sworn for his trial on Tuesday last, was brought
into Court, and returned from the bar to answer of the Verdict
Not agreeing, and was kept to gether &c

~~James~~
Lucas vs Lucas M.E. & Henry Hamblett Esqrs
vs M.E. and John Detmeh. General Pleas of the Court

Johnson vs Cole M.E. and M.G. Esqrs and others

Cole vs Johnson M.E. and M.G. Esqrs & others

~~James Cole & James Johnson M.E. and M.G. Esqrs
& others~~

~~James Johnson vs~~ Jacob Cole M.E. and M.G. Esqrs
& others

Bourman vs Caldwell M.E. and M.G. Esqrs
& others

Parky vs Snyder 2 subs. set by Court.

Court adjourned until to Monday



Friday the 21th October 1823

Present

The same Judge as on Yesterday

r Smith v Berry by Counsel, Order Survey, to be made by ~~Order~~ Gordon McWilliam and to place Reports to be made to and can be settled

r Archibald McCollum late of the County of Pictou, who stands ~~in~~ accused of murder, was again led to the bar, in custody of the jail, and held from the bar to consider of his Verdict. ~~that~~ ~~other~~ ~~Person~~ is ~~not~~ ~~guilty~~ after some time returned into Court, and upon their oaths do say that the said Archibald McCollum is not guilty of the Murder whereof he stands ~~in~~ accused as in pleading he hath alleged; and therefore proclamation being made as the Mannor is, and nothing further appearing &c

Martin Martyr Lefu v M. Peckery, the Jury empanelled and sworn for the trial of this Cause on Yesterday appeared in Court agreeable to their adjournment, and upon their oaths do say we find &c

r Hurston v Fletcher upon an appeal by Counsel Judges affirmed

r A. M. Hurston Deputy, Sheriff allowed \$45. for keeping the Jury &c

r Martyr Lefu v Peckery
same vs Loken & Co. Ejectments

By consent of the parties by their attorneys, it is agreed that the disposal of the case of M. Martyr Lefu v M. Peckery shall decide the this case

✓ Martin State v. Horner cont'd by Court

✓ Bryan v. Mohler cont'd by Court

George Smith a Witness for Crawford v. Kelly ~~to show cause why he should not be paid for services~~
as a Witness for the Pft.

✓ Crawford v. Kelly, former order of Refrain set aside
and refer to Adam Price and Joseph Manning
with leave to choose and remove

✓ Fields v. Smith & Co. continue for the Defendants

Deck v. Runkle, on Motion of the ^{Plaintiff} New order
✓ Survey to be made by Philip County to plat the
return cont'd

✓ Peck v. Marty & Co. on the cont'd by Court

✓ Bark v. Reuben Harris & Co. on the cont'd at A & J's

✓ Penn v. Chandler exec. cont'd by Court

✓ Culp v. Smith 2 subs cont'd by Court

✓ Putnam v. Grand cont'd for Pft.

Court adjourns until 10

Saturday the 25th October 1827

Present

same Judge as yesterday

✓ Good title in the demise of Jacob Mottly to Holdfast
William Peckery made Defendant &

✓ M'Mahon & Shute on Supra, partly heard and, I said
revised for error of the Court proceeding to give such judgment
as the said Court ought to have given, it is conceived that
that the suit be cum up with costs in both Courts —

✓ Moun & Morris continue by Consent, and leave given
the Pet to amend his declaration

✓ Morris & Norman in case continue for Defendant,

Patterson adm^r to George Dove Shepp, Francis Dove &
Notopsons, as to all the Defendants (except Robert
Harris & Henry Overly) and ordered to be taken

Vanoufuta & Rawhoof in Test. Jury sworn to ~~by~~
the Jue to meet Abbey M'Williams. Names Hardly
Robert Jones, ~~Joshua~~ Joshua Sharpey, Isaac Cowyell
William Chiply, John Slater, John Lety, Jacob
Roak, Jett F. Fletcher, Benja Tallman & Peter Leonard

At an adjourned intermediate Superior Court of Law held for the County of Rockingham (Virginia) at part of the 11th Circuit, on the 9th day of February 1824.

Present

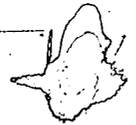
Honble Daniel Smith one of the Judges of the General Court allotted to said Circuit

Notes filed
G. Dove Sheff & Ragen vs on a Note & ~~to the proof of this Note the Def~~ ~~and wherupon by current contents until to~~ ~~Monday~~ ~~day of the term~~ ~~—~~

G. Dove Sheff & Ragen vs on a Note & ~~to the proof of this Note the Def~~ ~~and wherupon by current contents until to~~ ~~Monday~~ ~~day of the term~~ ~~—~~ ~~wherupon by current the same is contents until 3 day of the term~~

G. Dove Sheff & Ragen vs on a Note for Revenue to ~~to the proof of this Note the Def~~ ~~and wherupon by current the same is contents until the 3 day of the next term~~

H. Allen vs Dove Sheff & Ragen ^{Security} on a Note vs — To the proof of this Note the Defendants by their Counsel objected wherupon by current the same is contents until Wednesday Next

H. Sam vs Sam  same

v Norman vs Woodson apud

v Bowen vs Woodson 2 apud

v Williams Woodson vs Norman (2 Subs apud)

v Spangler adm vs Carthens Contents for Defendant

Jenkins v. Lancham

Lancham v. Jenkins 3 Cent for award

Smith v. Rice on cannot cert for Plaintiff, and on motion of Pfft Joseph Smith to make survey of plots &c

United States v. Hornum cert

Bayam adin v. Mohler cert by cert

Lerampas v. Kirtly cert for award

On the Motion of May Carr, the ~~mother~~ ^{mother} of Melinda Perrin late wife of John H Perrin, Mely De Haven & May his wife Drury Wood and Matilda his wife Thomas Carr Anderson Carr Allen Jones & Nancy his wife Thomas Sourell and Elizabeth his wife Harries Early and Sarah his wife of Hendal Carr (Plavice Carr and Elizabeth wife late Elyza Beaumont ~~which May Matilda Thomas Anderson & Harries~~ Elizabeth Harries and Hendal Carr and Sisters and Brothers of the said Melinda Perrin) it is ordered that the said John H Perrin be summoned to appear here on to move on to their cause if any he can why the Non-Competens will of the said Melinda Perrin should not be established according to Law

Court adjourns until to Morrow at 10 o'clock

Tuesday the 10th of February 1824

Parish

The same Judge as on Yesterday

Matter Marty Loper

William Peckering & on Ejectment

Matters of Law arising in the Parish, argues & Judgment for the Plt. & appeal granted in bond & security being given in sum \$66.67 each day must term.

Matter Marty Loper

William Peckering & on Ejectment

Plea w^o & Judgment suff^o for the Land 43 acres Land & 1 cent damage & appeal granted

Matter Marty Loper

Thomas Loker & on Ejectment

Plea w^o & Judgment suff^o for 27 acres of Land & 1 cent damage & appeal granted

Brown v Morris, answers & declarations filed, answers & replies filed, general replication & answer entered for Def^t Plaintiff

Morris v Morris, plea of N. G. withstanding, plea of Justification pleaded, general replication & answer. Stephen Timmer, Jacob Spader, Samuel Garber, Hugh Brock, Peter Marshoop, Archibald Brock, David Abbott, Miss, John Hoover, William Peckering, Joseph Sherry, William Bushnell & Edmund St. Crawford, Verdict for the plaintiff \$20 Damages

Barr & Perra, on Rule, ~~Moved~~ by Court ~~Order~~
 until to Morrow

Court adjourns till to Morrow 10 o'clock

Means day the 11th February 1824.
 Present

The same Judgment as on yesterday

Bowman & Caldwell, Judgment, exp^d for \$11.50
 cents & costs

Barr & Perra, on Rule, Court by Court
 until Friday next

MOMM & Lavahan, 3 Cars, Notes, paid &
 Court till to Morrow. Defl call.

Court adjourns till to Morrow at 12 o'clock

Thursday the 12th Febry 1824

Prisnt

Same Judge as on Yesterday

v Carr vs Penn on a Rule, Contd until to Morrow

Morris vs Lanahan & on a Note contd until to Morrow,

v Carr vs Penn until to Morrow at 10 o'clock

Friday the 13th Febry 1824

Prisnt

The same Judge as on Yesterday

v Morris vs Lanahan & on a Note contd, the Defts still found fault to appear, Recd also a writ

v Morris vs same 2 Notes same

v Carr vs Penn Rule contd until to Morrow

Allen vs H. Dove vs August for the Plff. in both as to all the Defts except Robert Harrison & Henry Overly by consent is directed to

v Dove vs H. Dove vs August on a Note & Note paid & contd until to Morrow

v Sharpe vs Melch, Contd at Defendants costs on his motion

v Bank v Harris on cert by Court

v Penn v Chandler et al. ^{Verdict for the Plff.}

Siter v Morris. Jury sworn to meet Martin Marty, Williams Rice, Robert Davis, Peter Getty, George Bowler, John S. Penna, Adam McCallan, Francis Bisco, Joseph Milled, John Kroger for David Shulo & Sarah Messer et al. Jury adjourns till to morrow at 10 o'clock. News on the trial of this cause 2 bills of exceptions were later signed forans to be read at next Recog.

v Peckham & Wash v Marty & on an issue granted for the Plaintiff at his Costs

Court adjourns until to morrow at 10 o'clock

Saturday the 14th Februry 1824.

Present

The same Jurors as on Yesterday.

v Siter v Morris, The Jury sworn for the trial of this cause on yesterday appears in Court adjourns to their adjournment. Verdict for Peffs.

v Carr v Penn on rule by Court adjourns until Monday next

Court adjourns until to morrow at 10 o'clock

16

Monday the 16th February 1824

Present
The same Judge as on ~~Monday~~ ^{Yesterday} last

Carr & Penn on a rule

That Tuesday party heard and adjourn
until to Morrow at 10 o'clock

Tuesday the 17th February 1824

Present
same Judge as on Yesterday

John Morris, Motion for New Trial, ^{by Deft's Counsel} overruled
except as stated &c.

Carr & Penn on a rule &c. By counsel refer
to comparison &c. to take depositions &c. see order
made by court.

Vanoverfield & Bawthrop, the Plff's attorney replied
generally to the Deft's plea of justification, & John
H. Guy sworn to wit, Jacob Nash, John Harry,
James Meppock, James O'Bryen, James B. Bowler,
Jacob Burtcholder, James Noalston, John Briggs, George
Demlap, John Harrison, John Robinson & Stephen
Tinsler, Verdict Deft.

Court adjourned

Friday the 19. February 1824

Present

Same Judge as on Yesterday

v J. Mathys Lespe & W. Pecturey Esq. J. Allen vs
of Supt Coupp for the land in ~~Self~~ ^{Woods} ~~Woods~~ ^{Woods} ~~Woods~~
of Cent Damses

v Fupell & Warren, leave given to assess Deeds

Deeds & ^{on motion of the court} Records for records appearing to the Court
Gordon McWilliam, hereby ordered to return to the
Clerk of this Court the plate Report at or before the
Next Monday Court to be held for this County

Court adjourned till to Morrow at 10 O'clock

Saturday the 21. Feb 1824

Present

Same Judge as on Yesterday

Pattersons execs for me \$10. 18/100

George Dowd Sheriff of
Rockingham County &
Frederick Dowd, Richard
Curtis & Secants for the
said George Dowd

on a Note for Money
received on an execution of
\$5.

This day came the parties by their
attorneys, and for reasons appearing to the Court, ^{the} ~~was~~ the
said Note, ~~being~~ is Discontinued as to the Defendants, Henry
Covely & Robert Harrison, who it appears are no inhabitants
of this County) it is therefore Comanded by the Court that
the Peff receive of the said Defendants except the said Court
Harrison, the sum of \$487. 64 3 cents with at 15 p cent

from 1st Monday in February 1823, till paid & Cost.

At a superior court of Law held for the County of
Rockingham comprising a part of the 11th Circuit on the
Monday before the 2nd Tuesday, being the 1st day of
May 1824. Present

Honble Daniel Smith one of the Judges of the
General Court, atttd to the said ~~Court~~ Circuit

On the Motion of Adam Beckwith and for reasons
appearing to the Court the law upon him is discharged

~~Michael Penharp~~ Grand Jury sworn to with Saul Lynn (foreman)

John M. Caustand, Peter Nicholas, Jacob Ruck,
Jacob Bear, Mary Perea, Tyce N. Brown, George
Huffman, Henry Miller Jr. Isaac Congell, William
Paine, Philip Preuner, Joseph Showalter, David
Minton, Anderson Moffet, John N. Gandy, George
Shaver, Daniel Meyer, James Malloy, Jeremiah
Hyle, William Crawford, Daniel Matheny, return
with summary Present & Summons awarded, on said Present
& Summons & and that copies be awarded against the
said Nelson and Geo. Jackson on return here on
the next term

~~Case~~
B. Bowman vs Caldwell & on Writ of Habeas Corpus & Note paid &
Deft. Call. execution awarded to

✓ Counts - Shep. N. G. & John & Paul

✓ Counts - Fisher by counts Inquest coeff^d for costs

✓ Counts - Stanton. Left call^d caps awarded

✓ Counts - Spetys v. N. C. - jury. as to both parties and

✓ Inquest coeff^d by Deft. Spetys.

✓ Counts - Randaboller 2 counts. Caps awarded
Released here at the start here.

✓ New v. Smith counts for Carried

✓ Jenkins - Laramie.

✓ Laramie - Jenkins & caps awarded.

✓ Crawford - Kelly caps for award

✓ Huston late Shep. P. Adams &

John Carthrae fr. and William
Leuis appearance bail for said &
John Carthrae.

Jury sworn to try the case to
wit, George Sites, William Brown, Hugh Waver,
Peter Cyler, William Blair, Jasper Roach, John
Cowan, Jacob Roads, John Miller, Daniel Ayres,
George Salvage, Peter & Grubbs & Verdict for Deft. &
New trial awarded the Deft. & hear. to award the Deft.

Lunderbach v. Pitt on writ. Right
order of survey to be made by G. or new
all Williams, to fair plat. Refers to

✓ Payson adm. - Mohler Deft call^d & now sent away
to Barrage v. Inquest &

v Davis late Shepp & Effinger on a Notice to
 Notice paid, and by Court entered until to Morrow

v Same v Setz same

v Hansbarger & Courro vs. Curtis for Defendants - (Curtis)

A seller of the estate of Barbara Hansbarger and
 return for and by Court and ordered to be removed

Court adjourned until to Morrow at 10 o'clock

Tuesday the 18th of May 1824.

Present.

The same Judges as on yesterday,

Geo. Dove Shepp

" " } on a Notice to

Paul Mason vs

Parties heard, and Judgment for Plaintiff in
 Notice mentioned against all the Defendants except John
 Cowan & John Roach, and Notice dismissed as to these
 defendants.

v Snyder vs Dove vs. Counts, Notice paid as to all
 the Defs (except Henry Owens, against whom the Notice
 is dismissed) and entered until Thursday next

v Upham, State vs Hornum Court by Court

v Brown vs Morris, leave given to answer delect

v Brown vs Carthage vs plea of payment withdrawn plea
 of Connation preferred by defendant & after Jury sworn
 to meet. Selas Stenton, James Newman, Harry Terhough

Grace Gardner, Jacob Marty, John Siter, William
 Ewen, William Bushnell, Christy Knotzer, John
 Buschholder, William Reid and Grace Young
 Verdict for Plaintiff in whole & Judgment as per
 Verdict &

~~Two Verdicts. ruled to show cause why they should not
 be paid for new album as a jury or by the
 terms of~~

Waterman & Joseph Egan. Verdict for Plaintiff

Field & Smith vs. Jury sworn to suit. Silas Weston
 James Newman, Harry Ferber, Grace Gardner
 Jacob Marty, John Siter, William Bushnell
 John Buschholder, Grace Young, Martin Marty,
 Harry Booy, & George M. Christman Verdict
 Verdict for Defendants, & Judgment

Doctor George Clark is hereby appointed to attend
 on persons confined in the jail of this county, with
 whom support the committee by law is chargeable

Shaffy & Welch Const for Defendants

McMahon & Rutherford Const Defendants

Farmers Bank (at Westchester) & Reuben Garrison

Jury sworn (to suit) John Gardner, John Cowan, Joshua
 Shaffy, Martin Marty, William Reid, Christy Knotzer
 William Ewen, Nevel Rogers, Jacob Newman, Joseph
 Mook, Seneca Westly & Jacob Reinko, Verdict for
 Plaintiff & Judgment

Peru v Charaluna and others by contract

Leath v Brock. Non est award to defendant

Peckering v Grandee and for Plaintiff

Carruth v Staunton, award award capis ret and they do
confess for costs

Carruth v Bancroft, 2 Praetors. the award of yesterday
award award capis ret and award of Praetors confess for the costs

Peckering v Bowman Jury sworn to with John Craven,
Joshua Sharpe, Martin Marty, William Dine, Christy
Kroby, William Owen, Abel Rogers, Jacob Newman,
Joseph Parke, Sinclair Kerby, George Airey, Jacob
Runkle & Hugh Briffey Verdict for Plaintiff for \$500
Damages -

Court closed till 10 of Oct

Wednesday the 19. May 1824
Present

The same Judge as on yesterday

Trefell v Warner, plea of ^{Not Guilty with award} ~~Verdict for Plaintiff~~ ~~Verdict for Plaintiff~~
~~Verdict for Plaintiff~~ ~~Verdict for Plaintiff~~ ~~Verdict for Plaintiff~~
of Justification, plea of ~~Verdict for Plaintiff~~ ~~Verdict for Plaintiff~~ ~~Verdict for Plaintiff~~
of Grace. Jury sworn (to with) John Dorsey, John Foster,
James McFadden, Joseph Chinn, Isaac Hardisty, John
Craven, John Siter, Gordon McWilliam, John Loken,
Jacob Runkle, Selas Stanton, & Jacob Rush. Verdict
for the Plaintiff and costs Damages, & Praetors

~~Sherrill~~
 Henry Gambell Clerk of this Court, with security
 entered into bond with Jas. Manning, which was returned
 by the parties and orders to be received

v Brown & Morris Contend for Plaintiff

~~Davo Shepp & Nagew & Securis.~~

~~By consent of the parties by their attorneys
 it is ordered that agreed that Richard P. Fletcher be
 appointed to take the deposition of George Durlap, to be
 read in chief upon~~

~~Davo Shepp & D. Nagew & Securis.~~

v This day came the parties by their attorneys
 and it is agreed, that the affidavit of George Durlap
 may be taken before a single Magistrate to be read
 in chief upon the trial of this Motion, ^{on} to morrow
 at two o'clock of the said Durlap between the hours
 of 10 in the forenoon and six in the afternoon, to be
 given without a commission the Defts are to give
 (P) Isaac Hardisty, Notice of this Order which will be
 received by the Plaintiff as legal Notice of the
 taking of said deposition affidavit

Decht & Herly for Writ Right

v on the Motion of the said Tenant, by his attorney
 it is ordered that Jas. Poo the surveyor of August do
 go upon the lands in controversy to place and report
 the

Court adjourns until to morrow at 10 of Clock

Thursday the 20th May 1824.

Prerogative

The same Judge as on yesterday.

v Morris wife v Thomas & Defts called Not appearing
Inquest for

v Perley v Snyder In Case -

v same v same Turpess.

v same v same Case

v On the Motion of the Plaintiff
by ~~his~~ his attorney, it is ordered that ~~the~~
~~same~~ order of Gordon & Williams do go upon the
Land in contrary to the said Order of the Court
~~to Court~~ by Court sent returned.

v Allen v Cook & Isaac Stardish SR. by Court offered
Inquest set and pays Gen. returned as per Book

Court adjourn

Friday the 21st May 1824

v On the Motion of Jacob Early and for reason appeared
to the Court or rule heard and rule discharge

v Davis late Shepp v Siter, parties and Inquest as per Note to

v same v Effinger. same.

v Carl v Step v W. Edward & Inquest for Court

Saturday the 22nd May 1824

Present

same Judge as on Yesterday

Dove Shiff vs Raper & on Plea & heard & Judgment &c

Dove Shiff vs Raper &c Debt Call? ~~Answer~~ ~~award with Damages according to law. &c &c. Costs~~ dis and Judgment for Defts Costs.

At a Superior Court of Law held for the County of Rockingham. Commencing a part of the 11th Circuit on the Monday before the third Tuesday (being the 18 of October 1824)

Present

The Honble Daniel Smith, one of the Judges of the General Court, called to the said Circuit

George M. Kemper (forwards), William Leraufers, David Menton Maller Danks Jr. John Bowman, Henry Courtes George Mertenbaker, Henry Booz, Jacob Reish, Stephen Harshbarger, Jonathan Peal, Henry Miller Henry Melch, John Hoover, Jacob D. Williamson, Philip Hooby, John Cowan, Jacob Peal, & John Leedy. and Juden is Jacob Crown for fees alius told and for reason appearing to the Court which said they was of use & value Monday next and it is pray that a copy be awarded wth the said J. Crown to answer the said hear return to her at the next term -

~~Joseph Ford~~ ~~Alaughy~~, ~~John~~ ~~Booz~~ & ~~Daniel~~ ~~Smith~~ & ~~Andrew~~ ~~Moffett~~, finds \$8. ~~and~~ for non attendance as given by the Jury summoned

David Irwin esq is admitted to practice as an attorney in the court he having qualify accordingly to law

Restitutor late ship & beram & upon a Note & Note found as all the Defendants except Crow and Bowler, and they not appearing altho solemn call and decon and as to the said beram and Bowler they being no exhibitors and by court the same is entered until the next term Court

William Garland Deputy Sheriff for Achilles Douglas, Sheriff of Albemarle County, proceeds on account for the expenses in removal of warren Sprou from the Jail of Albemarle County to the Jail of this County, which was examined and allowed by the court and ordered to be certified to the Auditor of Public Accounts as the Law directs

Arthur Mathews & who were appointed by an order of the court to inspect the Jail of this County, make a report accordingly to said appointed copy thereof which was examined & received by the court, whereupon it is ordered that a copy of the said report be certified to the court of the said County.

Court & Nelson & same & Jackson & The Captains award & so referents being return not found alia Capt awarded returnable to 14 day next term

Court & Morris N.G. & J. J. & J. J. continue for at the costs of the Plaintiff

Court & Wentzel N.G. & J. J. and continue

Court & Oliver debt appears and costs a judgment for the cost

Court & Shep plea w/o & J. J. & J. J. costs

Court & Leap by court N.G. & J. J. & J. J. to the Plaintiff and J. J. J. J. sworn to wit Alexander M. Cartney John Dougherty John Gordon William Bridges Mathew Bridges William Robertson Joseph Christian Emanuel Hansbarger George Blinn Christian Meyer Thomas Stallions & Joseph Coffman Verat Dept 4 Gentry & J. J. is taken by the court to

Courts of the Inquest &c

✓ Spranger vs John Beetham & Co. New trial not by
 plea, see case set over & hung for Deft's Co.

✓ Jenkins vs Latham Court award

✓ Latham vs Jenkins. Court award

✓ Crawford vs Betty. Owen Refuse set over ^{set} and ^{and} ^{and} ^{and}

✓ Jacob Cronin ~~aggravated~~ who was recognized to appear
 on the day to answer an indictment for forgery, was solemnly
 called but came not, whereupon it is ordered that a default
 be awarded against George Clark & C. Moyes the security
 for the said Cronin returned here as the Law directs.

Court adjourns until ~~the~~ to Morrow at 10 o'clock

Tuesday the 19. October 1824

Present

The same Judge as on yesterday

✓ Corbett vs Leap. Inquest agreed to the Verdict of
 the Jury —

~~Aggravated~~
 ✓ Pe Sherry vs Granite ~~plea~~ withdrawn, and
 Inquest capped for \$50 Damages and Inquest accordingly.

✓ ~~Witness~~ states vs John Storman, Jury sworn to by the Jury
 to wit Thomas Skarting, Perryman Dawson, Jacob
 McFreck, George Sits, Jonette Fletcher, Benjamin F.
 Quinn, Thomas Randeboltow, ~~John Coburn~~ Jacob Young,
 Jacob Bezzett, Julia S. Foster, James Malloy & Abraham
 Lincoln. Verdict for the ~~Witness~~ states vs as per Verdict
 and Inquest.

Cornith & Jacob Croner & the Defendants Clark & Alloys appears in Court, and agreed to ~~or~~ confess a Judgment of \$125 each ~~the same~~ which they are bound for said recognizance, and for the costs of this proceeding, therefore it is ordered by the Court that the Cornith receive against the said Defts the said sum with costs & and the attorney for the Cornith not being ^{further} willing to prosecute the said recogⁿ as to the said Croner, (th appearing that he has left the Cornith) the same is with the Court of this Court ordered to be ~~disregarded~~ ^{disregard} as to him —

Brown & Morris continued for Defendant

Wednesday the 20 October 1824

Present

same Judge as on Yesterday

Thomas Spruce late of the parish of — & County of Albemarle who stands indicted for murder, was again led to the bar, and a jury ~~and~~ (12 men) William Spink, Jacob Shank, Jacob Ploper, Daniel Pigo, Philip Weaver, French Thornhill, Courso Long, Cuthbert H. Spangler, John Rino, George Steffner, Jacob Brathwait, & John Huber and each heard heard apart of the Testers the jury was ordered to be kept together by the Sheriff as the Law directs, and prison remained to jail —

Court adjourns till to Morrow at 10 o'clock

Thursday the 21. October 1824

Prerogative

The same Jurors as on Yesterday

Mr. Mason Spruce bail of ^{Part of} the County of Albetmarle who stands ~~ready~~ for ~~Murder~~ was again led to the bar in custody of the Jailor, and Jay appears in Court agreeably to the order of yesterday —

Johnson v Cole &

Cole v Johnson. By consent, all matters in difference between them in these suits are referred to the final determination of Peake, Harrison, Joseph Fawcett and John F. Effinger whose award or the award of any two of them are to be made the Judgment of the Court

Jay sent to New, & Court adjourn till to Morrow (Monday)

Friday the 22. October 1824

Prerogative

same Jurors as on Yesterday

Gov. Lali v Rye & (3 cases) By consent of the parties & by their attorneys (and it appearing to the court that the Records of the ^{which were formerly} appeals in this case, ^{had not been} taken up to the Court of appeals, it is ordered that the order granting the said appeals be set aside —

~~Mr. Mason Spruce bail of the County of Albetmarle was again led to the bar and the Juror sworn for his trial on Wednesday was brought into Court &~~

v Johnson v Cole &

v Cole v Johnson
arbitrators

£ Twenty per an area of the

v Hudson Spruce late of the parish of — and county of
Albemarle was again led to the bar, and the Jury sworn
for his trial, was brought into Court, and having heard the
argument of Counsel for the Defendant that the Defendant
is guilty of murder in the first degree — and
the Prisoner was remanded to jail, and exceptors taken
to the Open of Court

Waterman v Joseph (In Ejus.) on the Defts
Motion, survey order, to be made by John the surveyor
of Roystonham, - 6 plans and reports, & Court work

Court adjourned.

Saturday the 23. October 1824

Prisist

Same Judge as on Yesterday

v Waterman v Joseph. By court order of Yesterday
is set aside and the survey is directed to make an
accutance survey on

v Deek v Rumble on the Motion of Deft, and
a decess survey directed by Jos Maury & — to be
made equally to an acre to be done

v Edward St Smith Deputy for Peahy & Garrison. \$10
is allowed 30 for the expenses of the Sheriff in the case
of Hudson Spruce as Law costs

✓ Use at allowance to the attorney & at the present
term &

✓ By consent of the parties by their attorneys, it is ordered
that all the suits at far tried be entered

✓ Deamus: Molyheffer Esq. & Co. & Co.

Court adjourns until Monday at 10 o'clock.

Monday the 24 October 1824

Present

The same Judge as on Saturday last

Williamson vs. Strickland pro. Sides security for Costs
and all other fees. &c.

Andrew Sprague, late of the county of Allegheny was
lect in the bar, in custody of the Justice serving to be taken
at 10^o of New Street, between the hour of 10 and 2^o of the
Near the Court of Harrisburg —

The Grand Jury appeared in court as usually to their agents
(except, Jacob D. Williamson, Philip Keating, Jonathan
Peal & John Bowman, whereas Reuben Harrison & Arch
~~Robert~~ Rowland Joseph Farrell & were
severally sworn Grand Jurors in the room of those so
absent as aforesaid. who retired from the bar

At an adjourned intermediate Superior Court,
 of law held for the County of Rockingham, comprising
 part of the 11th Circuit on the 13th of December
 1824 Present

Walter Daniel Smith one of the Judges of
 the General Court allotted to the said Circuit.

in Ruthford Lath Shuffe Brown & or Note Cont

v Jenkins & Lamban P

Lamban & Jenkins E Cont for cause

Court is in. J. P. J. sworn to try the issue to wit
 v William Rice, William Hoggard, William Blain, David
Stewart, James Meprest, John Mack, Benjamin Quinn,
Robert Quinn, Frederick Argubright, John Nicholas
Philip Deal & Selas Stewart, Verdict that the Defendant is
guilty of the crime charged, and is imprisoned for 20 days
by consent of Juror withdrawn and Case Contd.

v Court is in. J. P. J. sworn to try the issue to wit
discharged.

v all Mahan & D. Steels upon a Note P. Note paid as to
Steels and Note acknowledged as to Smith, and by Court
Contd until to Morrow.

v Court is in. J. P. J. sworn to try the issue to
wit, John Siter, Julius S. Foster, Jacob Housh, Isaac
Longell, George Siter, Toben D. Mahan, William Bowers,
James Melch, George Smith, Anthony Steffner, Robert Miller,
Richard Harrison, Verdict that the Defendant is Guilty &
imprisoned for 18 days, and that he be imprisoned in the
 Jail of this County for 20 days

~~Jacob Newman & Gordon McWilliam, who were summoned to attend as Jurors, was called not appearing
him accordingly to Law unless good cause be shown to
the contrary at or before the next Term~~

~~Jacob Newman for Plaintiff appearing to the Court
was discharged~~

Grampson & Kerby M E Sebastian M G & J. P. & J. J. & J. J.
summoned to meet, Jacob Newman, Henry Carver, John
Harrison, Robert Davis, Melliard Rogers, David
Chandler, Henry S. Peckey, Gordon McWilliam
Andrew McCallan, James Brown, Adam Teter, &
Joshua Sharpy Verdict for Plaintiff \$20 Damages

Court adjourns till 10 o'clock to morrow

Tuesday the 14 December 1824.

Prerogative

same Judge as on Yesterday.

~~Sharpy & Melch Rule for security for costs to be given
at the Defendants Costs~~

r Sharpy & Melch Rule for security for costs to be given
in 10 days.

r Lynders Done R on a motion for parties heard and the
Plff waving his right to jury, it is therefor ordered that he recover
his costs of the Defendants

Rice Jr. & Smith Jury sworn to try the case
 to wit Joseph Chasman, Abel Rogers Henry
 Booz, Charles Chandler, William Wheeler, Isaac
 Longell, Jacob Newman, Philip Layman, Martin
 Monty, Patrick, William, John Embra, Michael Newman
 Verdict for Caveator
 Jury adjourns until to Morrow at 10 o'clock

Court adjourns until 10 o'clock to Morrow

Wednesday the 15 December 1824

Prerogative

same judge as on yesterday

~~Deeds of Peabody on first night~~
~~Contro for De. for assets~~

Rice Jr. & Smith on a caveat

The Jury sworn to find such facts as appears
 in court agreeably to their adjournment.

Mr. Galley & Taylor by consent, all matters in dispute
 refers to the award and final determination of Joseph
 Graves, William McMahon, Peabody & Harrison, & George
 M. Pefer, whose award or the award of three umpires
 in case of dis agreement, (which umpire is to be chosen by
 the said arbitrators) is to be made the judgment of the court
 and by like consent, the award thus to be made, is to
 be returned, during the present term, and if not, this order
 is to be void —

(2)

Thursday the 16. December 1821,

Precis

The same proceedings as on Yesterday

60p² v Hansbarger & Courso, on writ right. By court
order that Joseph Maury, be appointed to survey the
land and return a fair plat and report to

v Deek & Kethley. Cont^g for Defendants.

v Brown & Morris plea of Covenants Not broken, &
New affidavits pleads by the Defts. with affid. special pleas
fido. Genl replicates & Affir. Jury sworn to try the Issues
to wit. Henry Conrad Michael Deek George Clarke
Archibald Rutherford Henry August John Nagam
William Forrester Miriam Hull Joshua Sharpey
Abraham Hardisty Moses Joseph and Jeremiah Hansbarger

Defendant withdrew the plea of ably. &
Sharpey & Melch. the Deft reply generally to the Defts
spe. pleas, & Affir. Jury sworn (to wit) Robert Davis, Peter
Rever, Jacob Cole, Reuben Newman, William Bushell
John Loker, Aristides Thordito, Lewis Jenkins, John
Swift, Jonathan Peal, Reuben Garrison & Jacob Stepp
was apart Testimony was adjourned until to Morrow
morning 10 o'clock.

Court adjourned until to Morrow Morning at 10 o'clock

Friday the 17th December 1824

Present

The same Judge as on Yesterday

Shaffy & Melch the Jury sworn for the trial of this Cause on Yesterday appears in Court agreeably to their adjournment ~~of~~ Verdict for Plaintiff \$210 Damages

Orders that the Court be adjourned until to Morrow at 10 o'clock

Saturday the 18th December 1824

Present

The same Judge as on Yesterday

Shaffy & Melch the Jury sworn for the trial of this Cause on Thursday last, appears in Court agreeably to adjournment & refers for the bar to consider of their Verdict for Plaintiff \$210 Damages & Requests

Court adjourn until Monday Morning at 11 o'clock

Monday the 20th of December 1824

Present

The same Judge as on Saturday last

Culp & Smith (2 Jurors) By Consent, referred to the award of Robert L. Guttero & Peahey Harrison, who award on the award of their referees in case of disagreement to

Deck is Realty on the Motion of Deft. the Survey or of Orange is awarded to make survey. Return see for plots & Reports

Court adjourned until 6 o'clock at 10 o'clock

Tuesday the 21st December 1824

Present.

same Judge as on Yesterday

Mr Mahon & Rutherford Sheff Jury sworn to try the issue
to wit, Henry Dooze, Franklin Sturdy, Amos
Daniels, John Heron, John Emby, Peter Deborger,
Giles Cowgill, John Sturall, William Forrester, Jacob
Stouch, David Kyle, & John F. Effinger

Mr Mahon & Rutherford on the Motion of the
Defendant leave is given him to take the Deposition
of Foreman Kyle

Court adjourned

Wednesday the 22nd day of December 1824

Present

same Judge as on yesterday

Mr Mahon & Rutherford Sheff Jury sworn for
the trial of this cause on yesterday appeared in
Court agreeably to their adjournment

Court adjourned until 6 o'clock at 10 o'clock

Thursday the 23rd December 1824,

Present

Same Judge as on Yesterday.

Mr Mathew & Rectherford late shuff. the Jury unprepared for the trial of the Cause on Tuesday last appeared in Court agreeable to their adjournment,

Shayley & Melew. The Defendants in the trial of the Cause on Saturday last, which was signed and sealed, as the Law directs, is ordered to be read a part of the Record and the said Shuff. Moved the Court for a new trial on the grounds that the charges were erroneous & that he had other evidence seen the trial, which Motion for reasons appearing to the Court was overruled.

Mr Mathew & Steele &c on a Deby bond &c.

This day came the parties by their attorneys and Motion of the Motion being passed to the satisfaction of the Court on the first day of this term; It is therefore considered by the Court that the Pleas have ended &c —

Court adjourns until to Morrow Morning at 10 o'clock.

Tuesday the 24. December 1824

Prerogative

Same Judge as on Yesterday

W. M. Mahan - R. A. H. H. H. late Sheriff

The Jury empanelled and sworn for the trial of this cause on the Tuesday last appeared in Court agreeably to their adjournment.

Asher Waterman Lessee

Abraham Joseph

§ In Ejectment

On Motion of Defendant, by his attorney, and by consent of the Plaintiff's attorney, it is ordered that Asher Waterman Surveyor of this county make out six additional ^{reports} plats, on a larger scale than those already ^{made} ~~reported~~, of the aforesaid Survey made by him in this cause, and attach the same to the ^{said} plats and reports, ~~abandoning the same~~ ~~returned to the Court~~ and return the same to the Court before the next Term, —

An a Superior Court of Law held for the county of
comprising a part of the ~~11th Precinct~~
Rockingham on the ~~11th~~ ^{16th} day before the third Tuesday
being the 16th day of May 1875

Prerogative

Warrant Danab Smith one of the Justices of the
General Court allotted to the said Prerogative

David Denton, Jeremiah Abraham Lincoln, Henry
Booze, David Lincoln, George Sherrin, Daniel Cobble,
Saml Lynn, James Park, John McCauley, Henry
Miller, Henry Connor, Joseph Maury, William
Linn, Evar Denton, Peter Denton, Daniel Gribble,
David Coaliter, Saml Mount, John Brown & George
Wentworth, who ~~are~~ ^{were} sworn as Jurors
for the County, ~~and~~ ^{and} returned from the bar to the Court of
their Prerogative.

Peter Paul, ~~Abraham~~ ~~Street~~ ~~Shirreff~~, & William West
filed for non attendance on Grand Jurors unless they shall
affidavit cause to the court by the next Court

Carroll v. LeCombe. Alias Capes awarded Petitioner here
at the next term

Carroll v. for Body Capes awarded to answer the award

Carroll v. Arruoutout N.G. & Captains

Carroll v. Decht Jr. on present Court

Jenkins v. Lanahan Capt award

Lanahan v. Jenkins Contd for award

Culp v. Smith 2 suits Capt for award

v Combs & Morris on bond. ~~dismissed~~ by court
 nol prosequ. awarded

v a return of state of Elizabeth Carpenter ~~order~~
 of bond by court & order to be received

v Henry J. Gambell Clerk of this Court entered into
 bond with security according to Law. which was ~~order~~
 acknowledged by the parties, that bond to be ~~received~~

v Cole & Johnson & upon a note & indorsement
 by to W. Mahan & Miffell Defts. Col. Inquest &
 execution awarded

v Cole & Same. same

v Richard Robt Lepin & Dove upon an Exec. Note
 granted & entered

v Peckering & Grunale & on a Note on Debt bond
 & indorsement to Defts. & execution awarded

Court adjourns until to Morrow at 10 o'clock.

Tuesday the 17th of May 1825

Præsent

Same Judge as on yesterday.

v Rutherford & Leroy & Centre for Defts. Col.

v Penner & Chaudron on bond by court

v Combs & Jackson: With exigent award.

v same & Wilson same

v Peckering & Martz & on out Chy

v They sworn to suit Robert Jones, Robert Scruphill
 John Falls, George Starrow, & Merwin Downan
 William Polard, Joseph Leoffman, William

Sprinkles, George Collins, Jacob Goult, Jacob Pohl,
and James Messers, by adjourn until to
tomorrow at 10 o'clock

v Cole v Jas. Johnson and

v Johnson v Cole E. Disrupt agreed

v Rule v Peter Paul for non attendance on 4th day, by
discharge on motion of said Paul

v Mangas P. Lefu v Deeth. Order survey to be
made by Joseph Mangay, to return a fair plat
thereof

v Henry J. Gambell v. Made report as inspectors of
the jail &

Court adjourns until to tomorrow at 10 o'clock

Wednesday 18. May 1825

Present

The same Judge as on yesterday

v Fisher v. Rayen v. In Deeth, James Welch Esq bail
for the Deeth Benjamin Arpelt.

v Carr v. Perrin on a rule to establish the new
Cepulera well of Malena Perrin. Plaintiff that the
motion be overruled and the well not established &
Plaintiff for Defendant, from which order and judgment
the Deeth prayed an appeal which is granted them on
their entering into bond with security in the sum of \$66.67 cts
and it is agreed that the said bond may be given in the
shape of a note within 4 weeks from the date hereof.

Peckering vs Marty & the Jury impaneled & sworn to the trial of this case on yesterday appears in court agreeably to their adjournment. Jury adjourned until to morrow morning at 10 O'clock

Sanahan - Sanahan In Case Andrew Tracy
v Special bail by consent

Court adjourned until to morrow morning at 10 O'clock

Thursday the 19th of May 1825.

Present

The same Judge as on Yesterday.

Peckering vs Marty & the Jury impaneled and sworn for the trial of this case on Tuesday last, appears in court agreeably to their adjournment.

~~Peckering vs Marty & the Jury~~ vs Raper & the Jury special bail for Raper offered and was paid.

Donahoe vs Carthage & on George H. Christman Deputy for P. Harrison leave is given to attend his return on the execution &

Gambell vs Done & late Shuff. on a note & the Jury awarded for \$ - as per notes.

Court adjourns until to morrow morning 10 O'clock

Friday the 20th May 1825.

Present.

The same Judge as on yesterday.

Restoring to Mr. Marby & on an Issue out of Chy.
The Jury impannell'd and sworn for the trial of the
Issue on Tuesday last. appeared in Court. agreeably to their
adjournment. and adjourn until to Morrow 10 o'clock

Lotter & Phelps M Esq and My fact Leman
Ips & Carter

Lotter & Phelps Esq and

Fauntrot Gift & ~~Richard~~ Pepp Call'd not set away
& Judgment

Lincoln was - Lincoln Jury sworn to try the Issue touch
John Doherty, Stephen Martin Maaty, Michael
Sturman, Thomas Winton, Jacob Peery, Peter Herbarger,
Tobias R. McGahy, Solomon Winton, William Lewis
Richard Moore, Henry Harshbarger & George Maury.
Verdict for Defendant

~~Charles & Courtwright. Spet from field and~~

Court adjourn until to Morrow at 10^o of clock

Saturday the 21st May 1825

Print

Same Judge as on Yesterday

Clark v. Carthage & plea filed ^{Spl} by application filed
 v to which the Defts. Dennis and J. Jones in said
 Dennis, W. E. et alia &

Mellor v. Heron, in case, dismissed and at the
 v Plaintiff Costs.

Micnette Dupont v. Roberton N.E. was & Grant
 for costs

Packer v. & Marby & J. appears agreeable
 to adjournment and release from the bar.

Carthage v. Moffatt Rule made absolute for

Williamson v. Strickland N.E. et alia N.G. &
 v out Limitation of Time and costs

Howdeshell v. Fresh Lee & Co. on application of
 v Channy. Jury sworn to meet, Michael Myers, Daniel
 Rogers, James S. Foster, Nathaniel Kyle, Christian Metzger
 Abner Fairweather, Joseph Hartshorn, Arch^d. Rutherford
 Benjamin Waring, William Green, George Sides &
 Martin Maltby

At a Superior Court of Law held for the county of
 Rockingham comprising part of the Eleventh Circuit on the
 Monday before the 2^d Tuesday being the 17. October 1875

Part

Walter Paul Smith one of the Justices of the General
 Court, attolds to said Circuit.

Grand Jury sworn to with
 Henry Bushnell ^{James Malloy} ~~James~~ ^{Adrian} ~~Adrian~~ ^{Irwin}, William Sigs,
 John Brock, David Lincoln, Peter Nichols, Charles Hany,
 Henry Courro, Jacob Rusk, John McCaulson, George
 Wentworth, Saml Miller, Gasper Mann, John Zegler,
 Jacob Martz, Jacob Roads, John Leary, Jacob Cole
 Saml Laird, & Benjamin F. Quinn, who receive their charge
 and refer from the Bar to Counsel of the Premises &
 an exhibit - Thomas Tegner also bill, and included
 to Grace Reed &c, Grand Jury adjourns until to
 morrow at 11 o'clock

✓ John Rice, ~~Abraham Joseph~~ & Helen Salvage summoned a
 grand jury Grand Jurors were called not appearing for \$8 each
 unless good cause be shown at a later the next term

✓ Cornth v Melton et al. Execut awarded

✓ same v Jackson same

✓ same v Leroux Execut awarded

✓ Cornth v J. Parly. A lapse awarded to Augusta Retinable
 at the next term

✓ Cornth v Armstrong, plea withdrawn & Execut Comp'd for
 the Costs

✓ Cornth v Deck re Information or dep. Return awarded

✓ Cornth v Davis et al & Spu

✓ Counts in Court on article, left hand and rule discharge

Counts in Dever Jury sworn to by the Jury (to each)

✓ Stephen Harshbarger, David Hunter, John Chrisman, David Rife, Abraham Joseph, John O'Henry, Jacob Nicholas, John Rader, William Rogers, Benjamin Williams, Henry Miller, & George Clark.

Counts in Chrisman N.Y. & Jury sworn to each

✓ George Penn, William Dever, Hugh Dever, John May, John Siter, Henry Carrick, William Blair, Geo. M. Krotyer, David Hyron, Jacob Freizer, Anthony Haffman & Edward Stevens N.Y. 1 ent current sheet

✓ Counts in Bowyer N.Y. & Jury & Center by Counts

Counts in Reuben Stacks N.Y. & Jury sworn Stephen

✓ Harshbarger, David Hunter, John Chrisman, David Rife, Abraham Joseph, Joseph O'Henry, Jacob Nicholas, John Rader, William Rogers, Benjamin Williams, Henry Miller, Geo. Clark. N.Y. 1 ent.

✓ Counts in Joe Lewis (N.Y. 1 ent) N.Y. & Jury sworn to each

✓ George Penn, William Dever, Hugh Dever, John May, Henry Carrick, William Blair, George M. Krotyer, David Daniel Hyron, Jacob Freizer, Anthony Haffman, Edward Stevens & Geo. Carpenter

✓ Court v. McMahon et al & John Guy sworn, to wit
Stephen Karabager, David Stentor, Daniel Rife, Abraham
Joseph, John Roberts, Jacob Nicholas, John Rader, Benjamin
Williams, Henry Miller, George Clark, Martin Buscholar
The Jury adjourn until to Morrow at 10 o'clock

Court adjourn until to Morrow at 10 o'clock

Tuesday the 18 May 1825

Present

The same Jury as on Yesterday

✓ Court v. Bush Cases upward returnable to next term

✓ Court v. McMahon, the Jury empanelled and sworn for the
trial of the case on Yesterday appears in Court agreeably to their
adjournment, whereupon by Court the Jury was discharged
First case closed

✓ The Grand Jury empanelled and sworn for this Court of the County
on Yesterday, appears in Court, agreeably to their adjournment.
except (Jacob Roads) whereupon Frederick Wilson, was sworn
a Grand Juror in the room of S. Roads, who retired from the box
to command of their presentments, and after some time returned into
Court and found the following is Permitted and several demands
to

✓ McMahon v. Hugh Bruffy on appeal contd

✓ Bruffy v. McMahon do do contd

✓ Harris v. Cowan on supersedeas contd

✓ Cuff v. Smith Jury for an ad

✓ same v. same do do

Pen a + Chandler was by Court Clerk

McMahon + Ruthyfas, late sheriff Court for Post (oath)

Court + Staets, on a conviction to New Trial by writ on
prayer of the case of the law

Court adjourn. till 10 o'clock

Wednesday the 19. October 1825
Present

The same as on yesterday

Ruthyfas late sheriff

James S. Crown Deputy for Ruthyfas & Thomas Clark, Joseph Craven, Jacob Stouck, John Dwyer, William McMahon, John Carthick, John Ruyter & Supera & other security with John Carthick, John Ruyter & Supera & other security which John Ruyter & Supera & other security for Mary White the said John Ruyter & Supera & other security as aforesaid, has been compelled to pay to several persons by the default of the said Jacob S. Crown. This day came on with the Plaintiff by his attorney as the said Defendants, Clark, Craven, Stouck and McMahon by their attorneys who severally ple a special plea which are hereafter, to which plea the Plaintiff replied generally and ^{thereupon} gave in ~~thereupon~~ and thereupon came also copy to wit Martin Hartly, Saml Henry, William Barry, Henry Linneman & Anwar Davis, James A. Sterrer, George Mauser, John Embry, John Burcholmer, William Blair, John Hoover, & David Ruyter, ^{being not agreeing} adjourned until to morrow morning at 10 o'clock

Richard West & Maty P^r upon an app. return for the
Plaintiffs

Court adjourns until to Morrow at 10 o'clock

Thursday the 20th October 1825

Present

Same Judge as on Yesterday

J. Percy & Matthew Snyder In case

The Defendant pleads the act of Limitations, to which
the Pl^{ts} atty reply^d heretofore and app^r is Thompson Gignard, and
they swear to wit Richard Pearce, Atway Sterling, Benja^d
Hampelt, John Marrell, Jacob Douck, Daniel Rife, Geo.
Logan, Edward McWaley, John Crovan, Jeremiah Fleming,
John Speltis & Jacob Moust. having heard the testimony
were adjourned until to Morrow Morning at 10 o'clock

Rutherford Late Sheriff & Charles P. Secy for Jacob S. Crown.
Deputy for said Rutherford

The Jury impannell'd and sworn for the trial of this Cause
in Yesterday, appears in Court agreeably to their adjournment

For reasons appearing to the Court, it is ordered that the
Sheriff summon 12th Jurors to attend the Court on
to Morrow at 10 o'clock.

Court adjourns until to Morrow at 10 o'clock

52

Friday the 21st October 1875

Present

Same Judge as w. Yesterday

✓ Bowman & Shaver upon Green out Chary
Docketed & Booked

Ruthford Loh shepp & Black P. S. anti for Crown
✓ Guy appears in Court agreeable to adjournment, retired
from the bar to consider of their Verdict

✓ Parley & Smyden in Case

The Guy sworn for the head of this Cause on
Yesterday agreeable to adjournment held for \$350 Wages
of Sheriff

✓ Holdery & Co & all Mahan & Co. by Court. the offer
of Sheriff remains in the Cause at the last term and the
execution upon the present things is set aside and the
Cause is ordered to be re-docketed. ^{by Lake Court} ^{Jury Hall} ~~Wm. & Co.~~
entirely split. Offer the court set aside paid by and Master
of Green

✓ Inland & Sals did not accept costs

Court adjourned to 10 o'clock to Morrow

Saturday the 22 October 1825

Present
same Jurors as yesterday.

Clark vs. Catharine P. upon a Demurrer,

At a Superior Court of Law held for the County of
Rockingham Composed of the Eleventh Circuit
in the morning before the third Tuesday, being the 15th day
of May 1826. Present

Honble Daniel Smith one of the Justices of
the General Court, (allocated to said Circuit.

John New et cums for non attendance as Grand Jurors at
October Court last, as follows:

Grand Jury sworn to wit:

Joseph Manzy (foreman), Gedon Salvage, Peter Keenly,
Saml Coffman, Daniel Ziebler, Reubin Moore, David
Bourman, John Ludy, William Spindler, Peter Nicholas
Geo. Martintaker, John McCauland, William Lewis Jr
William Hancy, Harry Booy, David Lewis, George
Blind, John Gordon & Arch. Roalston

Gedon Salvage ruled as has before heard.

Marlow Streeten, Robert Warren, John Ayr, who were
summoned to attend as Grand Jurors, was solemnly call, but could
not ~~find a way~~ summoned to appear at the next Court, to
she knew why they should not be so.

v Counts & Moyer & Deily bond stolen from as to Moyer & G. Acknowledged by all Mahan Deify Call & Deary.

v Counts & Blank & Deily bond stolen from & Deary G. Deary away

ok. same, & same for same

~~Counts & Strother (Strother) on Grand Jurors, on the Motion of Mr. Purman self-adj. Deary & Strother appear to show cause why an attachment should not be awarded~~

John Strother a free Negro, who stands indicted for a Robbery, appeared in Court according to the condition of his recognizance & was set to the bar in Custody of the Jailor, and there being arraigned pleaded Not Guilty, and for his trial put himself upon the Country, whereupon came a jury to wit: William Ewing, John Setz (L.C.) Nicholas Armentrout, Nathl Stone, George Campbell, George Broushorn, Christian Merivale, Peter Showalter, Anderson Pinner, Jacob Whitzel, Reubin Moore, & Abraham Wood & Marger. Verdict that Deify is guilty & are decreed that he receive 3 stripes in addition to the punishment inflicted by Law, and the goods as for the same to be restored to the owner. The prison was remanded to said

Court adjourns until to Morrow at 10 o'clock

Tuesday the 16. May 1826

Present

same Justice as on yesterday

Smy deary Moyer late Deputy Sheriff for George Dimes late Sheriff, and Jesse Sefson & upon a Note, N. Note acknowledged by Jno. Keeling sign parties heard & Deary as per Note &

Orders that the sheriff summons 24 good and Lawfull
men, being freeholders to appear in Court forthwith to
act as Jurors in the Case of the Comorb against Thomas
Herring indicted for Rape

Comorb, Thomas Herring, upon an Indictment.

On the Motion of the prisoner by his Counsel, and for reasons
appearing to the Court, it is ordered that Emory Boar,
Anthony Boar, May and Campbell and May Higham &
John Loftis, be ruled to shew Cause forthwith, if any they
can why an attachment should not be awarded against
them for failing to attend the Court on this day as Writings
for the said prisoner, it appearing to the Court that they
had been duly summoned

Thomas Herring also Herring, Late of the parish of
County of Rockingham, who stands indicted for a Rape, was
brought to the bar in custody of the jailor, and thereupon
arraigned, pleads Not Guilty to the indictment and for
his trial put ^{himself} upon the Country, whereupon came a Jury
to wit! John Sheety, Jr Philip Hart, Saml Coffman,
Alexander Mc Gilroy, John Entry, Henry Armentrout,
Jacob Mount, John Kerushorn, James Gray, George Blenoff
Ar Abala S. Rutherford, & James Thornhill.

Pleasants Late Governours for

Bell vs E. M. Wall

This suit being removed to this Court ^{for trial} from the
Superior Court of Augusta County, ~~and the objection of the~~
Plff by his atty, the same is ordered to be placed on the
Rule docket, to be proceeded in according to law

56

Wednesday the 17th day of May 1826.

Present

The same Judge as on Yesterday

v Bollow - Ginn. M^r B^r st. arid. M^r J^r & Spur and Contes

r Conrad - Merry. (on indictment for a rape. By court rule directed as to Ermy Boar, Anthony Boar, Mary Wigham & Luc Loftis

Doctor George Clark, the physician to the Court allows

r \$50 cents for Medicines and Attendance on several prisoners confined in the Jail of this County.

Thomas Cannady alias Thomas Merry late of the parish of and County of Rockingham, who stands indicted for a rape, was again led to the bar to his custody of the Jail, and the Jury empanelled and sworn for his trial on Yesterday appeared in Court, and having heard the balance of the Testimony and arguments of Counsel, retired from the bar to consider of their verdict and after some time returned into Court and declared they could not agree ordered to be kept together

Court adjourns until 10 o'clock

Thursday the 18. May 1826

Present

same Judge as on Yesterday

Williams and Strutten, on Motion of Dist. Rich for additional security to be given within 10 days.

Thomas Cannady alias Merry who stands indicted for a rape & the Jury empanelled and sworn for his trial appears in Court, retired from the bar to consider of their verdict Prison is by court ^{order} and ordered his imprisonment in the Jail of Rich county for 10 years.

- v Caruth v Wilson, New York slight awarded &
- v same v Jackson - - - - - same
- v same v Leroux - - - - - same

v Caruth v Bailly N.Y. & Spec. and Contina

v Deek v Kerty, Order directs the Survey of Orange to make Survey set aside and Survey to be made by the Survey of Madison, - but not to delay the trial of the Cause

v On the Motion of Samuel Leshu, who took the oath preparatory to his being a citizen &

v Caruth v Boyer, Defendant Cripps & Judgment for the Costs,

v same v Staater - - - - - same

v same v Elyza Haynes - - - - - same

v same v Margaret Haynes - - - - - same

v same v Catharine Haynes - - - - - same

v same v Margaret Haynes - - - - - same

v same v Mary Haynes - - - - - same

v Caruth v Hill - - - - - same

v same v Tegner N.Y. & Spec. and Contina

v same v Reed & - - - - - same

v same v Lanchow - - - - - same

v same v Dorman - - - - - same

v same v J. Bailly - - - - - same

v same v Haynes. New South awarded

v Caruth v McMahon Jury sever to suit John Burkholder
 v Friends Argue with Henry S. Birney, John Carthick Henry
 Clarke, John F. Reed, Jacob Miller, Reuben Staacks
 Martin Marty, Tobias R. McGahy, John Parsons & Adam
 Segler, Verdict left not guilty

v Caruth v Bell. Judgment for costs Cripps

v Ruthfus vs Leland & Co. & Peff

v Jackson vs Leland card. and

v Leland vs Leland card. and

Purkey vs Snyder Jury sworn to try the issue to wit
 John Marty Andrew Dorman Reuben Moore John Harrell
 Franklin Hardisty Abner Hammett Andrew R. Davis Novel
 Rogers Williams Blain Evans Henton Daniel Matthews
 and Elijah Harrell By court jury withdrawn &
 by court refer to Daniel Matthews & James Zerby, with
~~John I. Rife~~
~~John I. Rife~~ as umpire for the two rooms and
~~John I. Rife~~, whom award on the award of the jury
 2 of them to be made the Juror of the court

v same vs same

same

Purkey vs Marty & Co. Jury sworn to try the issue to wit
 v John Burckholder Henry S. Purkey John Harrell John I. Rife
 Jacob Nicholas Joseph Bevanter Andrew McWilliam John
 Roller Abraham Joseph George Michael John Carthera
 and Matthias Snyder adjourn till 9 o'clock

Court adjourn till 9 o'clock

Friday the 19. May 1826.

^{Present}
 same Jury as on yesterday

Purkey vs Marty & Co. Jury appears in court agreeably to
 their adjournment and having heard the balance of the
 testimony and part of the argument of counsel were
 adjourned until to morrow morning at 9 o'clock

On the motion of Christian Pharr who took the
 oath to become a citizen of the United States

Ordered that the court adjourn until 9 o'clock

o

o

Saturday the 20th of May 1826

Present

same Judge as on Yesterday

r Lilly & Sumner 3 suits dismissed

r Peckering vs. Marty P. on the Jury sworn for the trial of this case on Thursday last appeared in Court agreeably to their adjournment and after having heard the ballance of the Argument of Counsel returned from the bar to consider of their verdict and after some time returned into Court and declared they could not agree whereupon they were adjourned until Monday morning at 10 o'clock.

Court adjourn until Monday morning at 10 o'clock

Monday the 22nd May 1826

Present

The same Judge as on Yesterday Saturday last

John Strother (after Negro) was again led to the bar in custody of A. and nothing being alleged in delay of Grant it is ordered &c.

✓ Court v. Hays P. Sum award

✓ Court v. Nelly Cape award

✓ Court v. Arundel H. & L. L.

✓ Same v. Darrow Cape award

✓ Same v. Currier Cape

✓ Same v. Clatter Cape

✓ Same v. Leonard Cape

✓ Court v. Nelly rule discharge

✓ Court v. J. Baily jury sworn to with Jacob Blopp, Jacob Nelly, John Nelly, Jacob Lenneman, John Gordon, Frederick Arpudryth, Daniel Grams, Joseph Wangen, Gabriel Westwood, John L. Harris, Jonathan Peal & David Chandler Verdict Diff. Guilty & award 1 cent. fine

✓ Court v. Decker Contum.

✓ Court v. Baily Contum.

✓ Same v. ~~Gray~~ Contum.

✓ Court v. Sancy at G. Office jury sworn to with

John P. Mitchell, Davis Strickler, George Cook, Adam Roach Jr, Jerimiah Fleming, John Meller, Anthony Steffenow, John Sheets Jr, George Clin, Joseph Evans, Jacob Reest, & Oliver Sterling. Verdict Defendant not Guilty

Court adjourns till to morrow at 10 o'clock

Tuesday the 14th of October 1876.

Prerogative

The same Judge as on yesterday.

Starr v. Bourne & Cousins for Plaintiff

Comth & The Judge, Jury sworn, William McCausland, Jeremiah Starr, James Welch, John Lates, Washington Lewis, Edmund Crawford, Joseph Bywaters, George Cook, William Minello, Thomas Hannah, Julia S. Foster, & ^{Agnes} Moore, Verdict the Deft guilty & amount \$39.58 cts, & Costs

Rutherford v. Brown & Cousins by Consent

Stanton v. Lancham cont. award

Lancham v. Tinsley cont. award

W. Mahan v. Rutherford Late sheff. Cont. for Deft.

Perce v. Chandler ex. cont. by current.

Looke v. Abraham Philips Deft call? Non sent award

same v. P. Phelps same

W. Mahan v. Dunkle M & Est. award & heard for costs

Allen v. Cook & disrup. agree

Lowderrick v. Potts disp. agree

Darwin v. Hoffmann M & Est. award & by Appt. Clerk by consent

Williamson v. Strickland Cont. by current

Lincoln v. Lincoln ex. cont.

Bygones v. Paterfild 2 such disp. agree

Boman & Shara vs. [unclear]

Knoop & Brock vs. [unclear]

Laffran & Boman vs. [unclear]

Court adjourns until to Morrow at 10 o'clock

Wednesday the 18. October 1826

Permit

same Judge as on Yesterday

Comth & Davis vs. [unclear] order capis set aside N. G. S. [unclear]
 & [unclear]

Asher Matheman, Isaac Marcellus & Henry Gambell, appointed
 to examine the jail & make report &

Deek & Kerty vs. [unclear] for Tenant

Richard Jew Deek of Asher
 Matheman
 agt

Abraham Joseph Deft E. Ejectment

Jury sworn to consist of Edmund Jones, Solomon Martin,
 Elijah Herald, James Adeworth, Benjamin F. Quinn, John
 Davis, William Keller, John H. Deek, Reuben Moore, Jacob
 Braithwaite, Henry Booz, & John Hammer Verdict for
 Deft &

Turner & Co vs. Clarke offer Judgment set aside payment by
 [unclear] General replication & [unclear]

Sheff vs. [unclear] [unclear]

same & same [unclear] for 30 Dollars unless to
 lay until 25 Decr Next

Thursday the 19. October 1826.

Print

same Judge as on Yesterday

Waterman & Joseph, plea of N.G. withdrawn, plea of ~~as~~
pleaded by the defendants, and the act of Limitations, ~~had~~
replicated John William Sturges & Thomas Clark Spilard, N.G.
act Limitations pleases had replicated & Jure. M.C. et al.

Cop^d

Ann Bright widow of John Bright died poor by writing from
~~her~~ her hand & seal Relinquents her right of administration
whereupon on the motion of Jacob Nichols & David Linnold
who entered into bond with security in the penalty of \$12,000. and
made oath thereof as the Law directs, administrators of all and
singular the Goods and Chables Rights and Credits in hands
them, and it is ordered that Mr. Carpenter, John Kussus, Christo-
pher Carstairs & Anthony Sturgesan or any 3 of them
being first severally sworn shall do.

Waterman & Joseph Jure. saw to wit John Sturges, Peter
Grubb, William Bary, John Miller Daniel Paper, Charles
Chandler, Reuben Moore, John Dougherty, Michael Newman
William Sturges, John Moore & Voluntary Bollow. Verdict
for Plaintiff Twenty Dollars Damages & Costs.

Waterman & Joseph Deft. appeared up by his legal bail and was
~~released~~ and the said Deft. not being found in custody was discharge
from Custody.

Robert Mary an infant by Charles Mary who is by the
Chambers & Charles Mary & ^{appointed guardian of said infant} M.C. et al. N.G.
~~and~~ G. and replication & Jure further plea of Son
asault of Jure Jure to wit John Selts, John Sheets Gordon
McWilliams John Stevens Joseph Reddickberger Otaway
Stirling Adam Fultz Henry Amembrook Abram
Stone Samuel Leggett Robert Mooney and Christopher
Amembrook Verdict 30 Dollars Damages & Judgment

Court adjourned.

Friday the 20th of October 1826

Pierre

The same Judge as on yesterday.

✓ Percy v Emman - Grand Jurors
same v same - ditto & Judgment for award.

✓ Edman v Ashu refer a Defas.

Jurat Nexus, and Motion out with Costs.

Chas & Ann & Ann for Allist &

✓ Chambers v Mary & W. E. set aside for want of offer of
Amk. Defendants

Maggart v Charles & Ann W. E. set aside N. G. & son assets
Jury sworn (to wit) John Smith Henry, Charles, John Roberts,
~~John Roberts~~ ^{John Roberts} Bolton, Jacob Coote, Jacob Rober, Robert, ~~Robert~~ ^{Robert} ~~John~~
Reuben Moore, Henry Booy, William Newman, James West, &
~~John Ward~~ ^{John Ward} ~~John~~

✓ Berry v Smith on writ right Clerk by Court

Bolton v Grants Jury sworn to by the Jfr to wit
Jacob Ransell, Charles & Ann, Otway Sterling, John Stansbarger,
Dand Wear, Emanuel Stansbarger, John Roadcap, Robert Stiles,
John Falls, Charles Fawcett, William McCausland, & Samuel Henry.

At an Adjourned Superior Court held for the County
of Rockingham, comprising a part of the 11th Circuit on
the 12th day of February 1827

Present

Honble Daniel Smith one of the Judges of the General
Court, attended to at the said Circuit.

It was that the Sheriff Sumner 12 Good and Lawfull men
being jurymen to attend here on to Morrow at 10 o'clock to
act as Jurors -

Peckering & Marty & upon an Issue directed to by
the Superior Court of Chancery holden
at Staunton.

This day Edward & Thomas John Smith & and not being
able to make out the Number of Jurors & were adjourned
until to Morrow Morning at 10 o'clock

Court adjourns until to Morrow Morning at 10 o'clock

Tuesday the 13. February 1827.

Present

The same Judge as on Yesterday.

Peckering & Marty & on Issue &

This day came the parties by their attorneys and the Jury empaneled
before for the trial of the Issue on yesterday appeared in Court,
agreeable to this adjournment, and by counsel Peter Grubb one of
the said Jurors was withdrawn, and substituted for as before, John
Henrichs John Chew, Saml Miller, Michael Miller & John
Thomas, were empaneled and sworn Jurors for the trial of said Issue
and after having heard part of the testimony
were adjourned until to Morrow morning at
10 o'clock

Court adjourns until to Morrow morning at 10 o'clock

67
Wednesday the 14. February 1827

Present

The same Judge as on Yesterday

Pinkney & Martyn & The Jury impaneled and sworn for
the trial of the Case appeared in Court and agreeable to the
then adjournment and not having time to get
through with the testimony were adjourned
until to morrow morning at 10 o'clock

Rule = Muldowney for non attendance as a grand
juror at October term last rule dissolved

Court adjourned until to morrow morning
at 10 o'clock

Thursday the 15th February 1827

Present

The same Judge as on yesterday

Pinkney & Martyn & The Jury impaneled and sworn for
the trial of the Case appeared in court agreeable to the
adjournment and after having heard a part of the
testimony were adjourned until to morrow morning
at 10 o'clock

Court adjourned until to morrow morning at 10 o'clock

Friday the 16th February 1827

Pickering & Martyn & The Jury impaneled and sworn for the trial of this Issue appeared in Court agreeable to adjournment and after having heard a part of the Testimony were adjourned until to morrow morning at 10 o'clock

Ordered that the Court be adjourned until to morrow morning at 10 o'clock

Saturday the 17th of February 1827

Pickering & Martyn & The Jury impaneled and sworn for the trial of this Issue appeared in Court agreeable to their adjournment & Jury adjourned until Monday Morning 10 o'clock

Court adjourned until Monday morning at 10 o'clock

Monday the 19th of February 1827

Present.

The same Judge as on Saturday last

Copy
The last will and Testament of John Reiv deceased was presented in Court, and proved by the oaths of the witnesses thereto, and ordered to be Recorded, and in the Matter of Henry Bezell and John Reiv, the executor named in the said will, who ~~swore~~ made oaths thereto, and Anthony Jeffman & Milligan all Masters of the Court, who having justified, entered into bond with ~~security~~ in the penalty of £700. as the Law directs, a certificate is granted them for obtaining probate in due form, and it is ordered that Oliver M^r C. Austard Peter Ogden, John Carpenter, and Peter Benson, or any 3 of them being first sworn ^{before a Justice of the Peace} do appraise the ~~same~~ ^{estate} ~~of any~~ and

The estate of the said John Rino deems and ~~receives~~ returns the same under their hands to the Court

Packerings & in Marty & The Jury impanelled and sworn for the trial of the Issue on Tuesday last appeared in Court agreeable to their adjournment and after having heard a part of the Testimony were adjourned until to morrow morning 10 o'clock

Court adjourned until to morrow morning 10 o'clock

Tuesday the 20th of February 1827

Present

The same Judge as on yesterday

Packerings & in Marty & The Jury impanelled and sworn for the trial of the Issue appeared in Court agreeable to their adjournment and having heard a part of the testimony were adjourned until to morrow morning at 10 o'clock

Court adjourned until to morrow morning 10 o'clock

Wednesday the 21st February 1827

Present

same Judge as on yesterday

John Ross Rino Plff

William Kepsile Defndt } In Law

The Plaintiff being dead this suit is ordered to be abated

Asher Waterman Plff

Abraham Joseph Defndt } In Law

The parties having agreed this suit the same is ordered to be dismissed —

Peterson & Marty & The Jury impanelled and sworn for the trial of this case appeared in Court agreeable to their adjournment and having heard apart of the Testimony were adjourned untill to morrow morning at 10 O'clock

Court adjourned untill to morrow morning 10 O'clock

Thursday the 23rd of February 1827

Present

The same Judge as on yesterday

Peterson & Marty & The Jury impanelled and sworn for the trial of this case appeared in Court agreeable to their adjournment and heard the evidence and part of the argument of Counsel. were adjourned untill to morrow morning at 9 O'clock

Ordered that the Court be adjourned untill to morrow morning at 9 O'clock

Friday the 23rd of February 1827

Present

The same Judge as on yesterday

~~Peterson & Marty~~

John Hansbarger is Comrae order of survey made by surveyor returned and new order of survey to be made by the same surveyor

Pickering & Martine & the Jury impanelled and sworn for the trial of this case appeared in court agreeable to their adjournment and having heard apart of the argument of Counsel were adjourned until to morrow morning at 9 O'Clock

Court adjourned until to morrow morning at 9 O'Clock

Saturday the 24th of February 1837

Present

The same Judge, as on yesterday

Pickering & Martine & the Jury impanelled and sworn for the trial of this case appeared in court agreeable to their adjournment and having fully heard the argument of Counsel released from the bar to consider of their verdict

At a Superior Court held for the County of Rockingham
comprising a part of the Eleventh Circuit on the 11th Monday
before the 2^d Tuesday being the 14 day of May 1827

Print

Wm. Dail Smith one of the Judges of the General
Court allotted to said Circuit

Stephen Starbuck, foreman | John Perry (Red) Henry James
Charles Mary, John McCauley, Jacob Stouck, John
O'Hill, Peter Nicholas, Jacob Reub, Thomas Holt, John
Perry Jr, Jacob Paul, Isaac Fisher, James Malony, Peter
Moore, Perry F. Dennis, Jacob Youth, James Fair
Archibald Roalson, John Marty Jr, William West, John
Rader, & Samuel Means, who were then charged on
the part of.

William M. Peryton. qualifies as an attorney in this Court.

Paul & Christmas for non attendance discharged (both)
Amos Bear said

John Jr Philips & John Looker on behalf bondholders as to
John Looker & contents

Abraham Philips & Looker & said

Doz Lepri & Doz on behalf of agent Joseph A. Chapman.
made a Defendant in name of said Doz

Court & Deeds & Seignior etc as to Geo. Dick & John and Capri
various & 5th Seignior Release here at the next Court

Court & J. Bailly By court Decreted excepted for costs

~~Court & Deeds & Seignior etc~~

Court of Hayes says for costs

Court & Reed & contents

same & Amundson says for costs

same & M. D. Ma says for costs

Count & J^r Claitor Atty Gen^r by sur to wit, John Carpenter
John Miller, John Seto, William Dennis, James Nichols,
Daniel Brown Jacob Miller, James Davis Joseph Evans, Anthony
Shefferson, Uriah Head & David Ailes Verant Gully count Cent.

Count & Keranford Inapt for cost

Count & A. Moore Atty Gen^r and Center

Count & West diff appears to Count & Clark Inapt for cost

same & Stewart Inapt for cost

Count & Saml Koepfeng

Putthoff L. S. - Keran & Center

Jenkins & Lanahan Cert. avoid

Lanahan - Jenkins Cert. avoid

Count & Dorman Center

same & Sturdy Center

Williamson & Reuther Center

Order that the stuff sum 24 ^{pieces} ~~pieces~~ to appear on to
morrow at 10 of clock

Isaac S. Perry baker, qualifes as an ally or

Count of jury etc to morrow at 10 of clock

113

Tuesday the 15. May 1879

Prerogative

Same Juicio as on Yesterday

A Writing purporting to be the last will and Testament of
 v. Ashu Malerian was produced in Court by Augustus
 Malerian & Henry J. Gamble two of the executors therein named
 and there being no subscribing witnesses thereto. At 10 M.
 the said executors were qualified, bond given & an
 order made

Return & Motion on Jfies

v. By consent entered, and by like Consent, it is ordered to be
 Certified to the Chancellor of the Supreme Court that the
 the said parties have agreed to remove this said writ of Jfies
 to the Supreme Court of San Francisco, and that the Record
 and evidence taken ^{in this Court} be Certified to the said Supreme Court
 there to be read as evidence

v. Return on Bill and

v. Debt & Return on Defendant

v. Chamberlain & Return on Plaintiff

v. Lincoln & Lincoln on Return

v. Holders of Bonds & Return on Plaintiff

A Bill of the estate of Thomas Scott dec. made by
 v. Richard P. Fletcher, a commission appointed by the executors of
 said Scott, was presented in Court and proved by the witness
 thereto, who also proved that the said Henry Malerian and
 Abraham Smith were the principal heirs of
 Scott, the said account was admitted to Record.

Wednesday the 16. May 1927

Prerog

same day as yesterday

✓ Mary Gamble Clerk of the Court enters into bond with security according to Law

✓ Wren v. Allibonthe By consent Joseph Maury appointed to make a survey and return of four plots of ground

✓ Allonby v. Deek contd

✓ Landon v. M. Landon St. G. Office and Contins

✓ Deek v. Peterfish M. E. ward & Sheriff for cost

✓ Deek v. Sellan M. E. at arid St. G. Office contd

✓ Harris v. L. Sheff v. Jno. Linnard v. the Deft Jno. Linnard being dead the fact entered, M. E. at arid Covenant not broken & Covenant performed for the Deft

✓ Bowman v. Shaver Contins for Deft

✓ Baker v. Bartholomew contins

✓ Knopf v. Brock Jno contd

✓ Shurby v. Bell 2 subs contins

✓ Perry v. Painter St. G. Office as contd

✓ Harmon v. Armitage contd

✓ Cairns v. Laxton M. E. at arid St. G. Office contd

✓ Teerman v. G. Clark plea as to Deft

✓ Lockridge v. G. Linnard Jno contd

✓ Deek v. Purcell contd

Thursday the 17 May 1827

Prize

The same Prize as on Yesterday

Baker - Berry end

Harris on Shipp for McElliott & McElliott Curmish
performs Shipp end

Coker - Rader for McElliott & Shipp end

same - Geo. Rader McElliott & Shipp end

same - Charles Speck ... McElliott & Shipp end

Rader - Family McElliott & Shipp end

Bolton & Grubb. They swear to try the Jury (to suit) James
Melch, James Nichols, James McWilliam, George Logan,
Joseph Bywater, Asst. Rutherford, Peter Stenbarger,
George W. Piper, Adam Stenbarger, Joseph Maury,
Joseph Mahoy & Layton by jury. To do for the rest for
the 17 cents Warrington & Grant.

Graham & Herrens are. pay. offer Sweet eat and pay of the
v. and end

Smith & Berry on West Right end for Plft.

Stenbarger & Courd on West Right.

They swear to suit Solomon Stenbarger, Andrew McElliott,
George Stenbarger, Thomas Berry, Samuel Berry, Adam Feltz,
John Sheety Jr, Peter Grubb, William Johnson, James
Lilly, William Sprinkle, William Eaton, Herat for
the Tenants.

Stenbarger & Courd, on suit.

Virginia to suit

At a Supreme Court held for the County of Rockingham
comprising a part of the 11th Circuit on the Monday before the
third Tuesday, as ~~October~~ being the 15 of October 1829

^{Print}
I Huntle Richard St. Fields one of the Judges of the Genl
Court and Judge Proterm of said Circuit

The Judge presents in open Court a copy of an
exchange made between him & the Honble Huntle Smith of
this Court which is ordered to be entered in the Court books of
this Court & is in the words of legal following to wit, Copy the
or as ~~is~~

Grand Jury sworn to wit

Jonathan Peal Garrison Jacob Hunt, Reuben Stone
✓ Jacob Woods, Reuben Harrison, Jacob Shevett, William
Dunlap, William Keast, Henry Bushnell, Benj^r F. Quinn
Lewis Stevens, Elijah Deinsden, Jas. Bryan, John McCauland
George Michael, John Penn Jr, Thomas Holt, George
Wentworth, Henry Booy, & John Milled behind an amount to
the Loan for supporting a new bill, & amount for an amount to Bally
& Mr. Taylor a new bill, & we permit so and nothing further appearing said
Grand Jury was discharged, & that jurys be answerd for the said Defts
returnable here at the next Court, except for Loan.

The appraisment bill & sale bill of the estate of John Penn and
were returned & ordered to ~~be~~ by

✓ Court. Mr. D. Nelson Mr. Egan answer

✓ same & Jackson - - - same

✓ same & Jacob Deinsden same

✓ same & St. Hunt Mr. St. L. and Seiffert

✓ ~~Mr. Philips~~ Mr. Philips - Mr. Locke Mr. John Jones as to Jpe Locke. & notes pems on
to Mr. Locke at a new Court, & Decret as to both -

✓ Mr. Philips & same - same

- ✓ Perth - Fremont at G & J
- ✓ same - Steffman - same
- ✓ same - Stall - same
- ✓ same - Geo Radu Jr. same & Carroll
- ✓ same - Geo. Radu - same & Carroll (this is to be like the other)
- ✓ same - Granger - same - Carroll
- ✓ same - Henry Stuy - I. apt for cost
- ✓ same - H. Crypt - at G & Carroll (to be like Radu)
- ✓ same - Geo. Mohler, appearance & oral information in
file
- ✓ same - Houston - same
- ✓ same - Grinn - same
- ✓ same - Patrick Marshall - Deft coll^d information as usual
- ✓ same - Philip Keller - appearance & information as usual

✓ Duthey is George Jr. Cont for Deft. and rule apt
Alenora Lopez to show cause why an attachment should not
award apt him for non attendance &.

✓ Henry to be qualified as an attorney in the court

✓ Geo. Leonard Lutz of Pa who stands guilty for his sealing, was
 led to the bar in custody of the jailed, and Chas Henry arrives
 pleads not guilty and ans for his trial put upon himself
 upon the County, and therefor comes a jury to meet Henry
Perky, Jacob Miller, Jacob Runkle, Barnett Steffman,
Anthony Decker, Mathias Painter, Jacob Bowman, George
Radu, George Ever, Saml Bowman, John Barthred &
Adam Bowyer - and 12

Ordered that the court be adjourned until
to morrow morning at 9 o'clock

80

Wednesday the 17. October 1827.

Prerogative

same judge as on yesterday

Wellman v Geo Barros & Geo Oct Chay, by Court
Doct & Center

In re: Deak & Isaac Sellan in Case

By Court of the party by their attornies, all matters in
differend between them in this suit is referred to the award
and final determination of James Welsh, George Perms (Tarrus)
& Joseph ~~Sturges~~ Maury. whose award or the award of
any two of them, is to be made the judgment of the Court, and
if any two should act, and they should disagree they are
at Liberty to choose an arbitrator ^{whose award is} to be made the judgment
of the Court.

Court v Deak & Isaac Sellan in
Geo Perms as to the debt.

Court v Deak & Isaac Sellan in

Geo Perms filed as to the debt Suffer, who was
argued & sustained & enforced as to her

Court v Deak & Isaac Sellan in

John Allibough, Geo William Deak, Math Deak, Solomon
Deak, George Argubright, Peter Whitsell, Daniel Whitsell,
William Ewen Jacob Early, Robert Woods & Adam Howays
Verdict

Court v M. Deak & Isaac Sellan in

Arthur Nair, George Saffly, Philip Keller, Geedon Salvay
John Oliver, John Harrison, Adam McCallan, Geo
Paul, George Rowlands, Ruth Sherbille & John Green
Verdict & award

v Counts v Lammus heard for costs

v Counts v Fausst cont

Paul v John & Lamm Peckery Returnable forthwith to show cause
P why they should not be paid for an allowance as jurors. &c. -

Counts v Reed & Jury sworn to suit, John Carpenter, Martin
P Hair, George Saffly, Philip Keller, Gordon Salvage, John Chiers
Jacob Paul, George Rowdenbush, French Thornhill, John Gordon,
v Charles William & Isaac M. Johnson Verdict, amount \$8. &
dupl. ~~and~~ award
error & expens.

v John & Lamm Peckery for an allowance as jurors. affirms trial
discharge

v Auction v Geo. Rader Jr. ~~Met and adj of J. P. Court~~

v same v Geo. Rader ~~Met and adj of J. P. Court~~

v same v Charles Spert - same

Thursday the 18. October 1827
Present

The same Judge as on 4th inst

v Counts v Reed & Jury sworn to suit, & Deftt acquit

v Showall v Alderfer Order sworn to be made by Joseph Marriage
of plate

Counts v Barnt & appeared by sworn to suit Abraham Shoo
v Robert Jones, William Eves, William Beurbull, John Harman,
Charles Army & Henry Sheety, John Roller, Charles Byant, William
M Mahan, William Harper & James Dorell Verdict Deftt
guilty & amount \$17.50 cents.

Court - State Jury sworn to meet George Lord, Benjamin Denton,
Joseph Maury, James Nichols, Jacob Early, Arch^r Hooker,
Lendon Kelly, John Gordon, Charles Williams, George
McWilliam, Joseph Dosey & John Sellars
Verdict \$14.

William D. Bell, David Roalson & Abraham Lincoln
rules to show cause why for new attendance as from on to
day.

on information filed &

Court - Weston N. G. & Geo. Fry to met same jury as
in Court - Stafford Wash.

William - Rutherford Late sheriff jury sworn to try the
Jury to met George Lord, Benjamin Denton, Joseph Maury,
James Nichols, Jacob Early, Arch^r Hooker, John Gordon,
Charles Williams, Joseph Dosey, John Sellars, James
P. Kerrin & George Saffley.

Court adjourns until to Monday at 9 o'clock

Friday the 19. October 1827.

Present.

The same Jurors as on yesterday

All Mahon - Rutherford Jury impaneled and
sworn for the trial of this cause on yesterday
appeared in court agreeable to their adjournment
and having heard a part of the testimony
were adjourned until to Monday morning
at 9 o'clock. There a bill of exceptions taken
by the Plffts Council.

83

Saturday the 20. October 1897

Prerogative

Same as on yesterday

✓ Deek - Kerly on writ right

or an ~~order~~ ^{summons} to be made by Capt Mogy - to
return of four pleas and reports to

✓ Samuel B Fleck a writ to make an entry in the Court

✓ William - Ruthford, the jury empanelled and sworn in this
Cause on, Thursday last, appears in Court agreeable to the orders

✓ For reasons appearing to Court rule upon Devell to be discharged

✓ Sam Smiths writs paid & and return made to fit appearance.
appointed

By consent of the parties by their attorneys, it is ordered that all the
Suits set forth at this Court, and which have not been tried or entered,
be continued until the next Court

At a Superior Court held for the County of Rockingham
 Composing a part of the 11th Circuit on the Monday before
 the 2nd Tuesday being the 19th day of May 1828.

Present

Honble. Ward Smith one of the Judges of the
 said Court allotted to said Circuit.

As a bill of the estate of John Reed dec'd. was
 presented in Court, and read to the Court

Grand Jury sworn to with G. H. Christian foreman, Stephen
 Hartsbarger, John Bryan, Jacob Shewalter, Arch. Noalton
 Peter Keenby, Nathaniel J. Steeles, Henry Bushnell, Jerry
 Malloy, Joseph Byrvals, Thoma Holt, John Byra, Walter
 Davis for John McCauland, Peter Nichols, Jacob Beards
 George Aizy Henry Connor John Aizy & Williams
 Cyles, who read the charge and returned the bar to
 answer of the present & several verdicts they discharge
 & proceed awarded -

Calow Stannard admitted to practice as an attorney in this
 Court

Jam. M. Newton same

Davis Chan also fees accordg to Law. for non attendance
 as a Grand Juror. at the present term

Centh. Dick Center

Barth in T. Wentow. Deft appears in Court and confes
 kept for costs

Comth v D. Nixby by Jury, to wit,

v James Nichols, Aubrey Oker, Martin Buntcholden, William Taylor, William West, James Davis, Philip Keller, John St. Roalston, Dennis Shouall, Elyas Wierman, John Marty & Dennis A. Piper, Verdict, the Defendant Guilty & appears amount one cent.

Comth v Faught plea no debt for costs

Comth v H. Pleasford by Jury to wit.

v George Raden, Abraham Deal, George Stager, Corcoran Blair, Geo. Gordon, John Mohler, Robert Herron, Solomon Steffman, Jacob Kouch, John Nautrump & David Carrell, David Reed, Verdict for 5 & Jury.

Comth v Cryst. ^{plea no} Jury for Costs

~~Comth v Mohler~~

Comth v Grim N.Y. office and Centred

Comth v P. Karrally Capt. award

Comth. P. Keller N.Y. & office by Jury sworn to wit.

v Abraham Reed for Abraham Reed Jr, Daniel Myers, William Robertson, John Tulinster, Thomas Mentes, John Whisher, George Farrell, Samuel Shackleton, John Nizer, John Dougherty, & Joseph Kelly, Verdict for Debt.

Comth v J. Looker by Jury for costs

Comth v Borwell not proved

Comth v Clerk appearance & order information

Comth v Mohler Jury for costs by Defendant

Orders that the ship 24 goods & lawful men to appear here at 10 o'clock on to morrow.

Court adjourns untill to Morrow at 10 o'clock.

Tuesday the 20th of May 1828,
Piermont

The same jurors as on Yesterday

Count's Geo. Rader Jury sworn to by the Jps to wit
Solomon Steffman, Abraham Reid Jr, Abraham
Reid Jr, John Tuttle, William Robertson, John Williams
Conrad Cole, John M. Deek, David Roalston Jr William
Taylor, David Showalter & Philip Keller Verdict Defendant
Guilty fine \$1. Judgment

Count's Geo. Rader Jury sworn to by the Jps to wit
Abraham Deal, Jacob Cole, David M. Kyle, Joseph
Coffman, Edmund Bridges, John M. Miller, Robert
Lesley, John Whisler, Peter Whisler, Joseph May &
Charles Melliman amount 1 Cent

George Hammer & Sarah Armentrout in care disproprio

R. Showalter Lefu & Co. Adaptors in Ejectment. disproprio

John D. Wilson Outlawed as per the Rules of Sheriff

John Jackson ... same

Jacob Kerwin ... same

Count's Mr. Taylor N. G. Jps. Jury sworn to wit
John G. Smith, John Looker, Sarah Harragardus John Wellen
John Gordon Samuel Steffman Anthony Auckee George
Logan Andrew McCallan Peter Stall Henry August
& Abraham Strickler Verdict \$12 amount of Judgment.

Thomas G. Gault admitted to practice as attorney in
this court

Ruthyfa v. Lorou & Centum.

Dee v. Ruthyfa. cont.

Jenkins v. Larkham. cont. apud.

Larkham v. Jenkins. apud.

Pem v. Lehardy. cont. cont.

Blair v. Blair. cont.

Dee v. Marble to stand in name of Mech^d Dee his
& cont.

Joynt Messors of Lepre v. Geay Mech^d the Deft being dead, suit to stand
apud Mech^d Dee his of s^o Geay & Co. v. Blair.

Harrison Sale ship. Mech^d v. Juy seen to try the ship to suit.

John Harrison, Carlos Long, Larkham, Norman, James Taylor, John
Marble, Jacob Wood, Saml Mays, Arith Ruthyfa, Jacob
Lemmon, Martin Burchholder, John Messygar, John Daniels
Verdict & Judgment

Leicester v. Leicester. cont.

Dee v. Sellan. Rule to show cause why the case should
shall to show cause.

Johnson v. Saind Funtle. Mr. Est. and Mr. G. had reply color &
Juy seen to suit same Juy as in Harrison ship v. Mech^d
Verdict for Plaintiff for \$17 Damages & Judgment

Order that the ship seen 24 must to attend her on to
Morse as Juror &c.

We are day the 21st May 1828

Prerog

The same judge as on yesterday

Henry Gambell Clerk of this Court entered into bond with security, ^{which was} acknowledged by the parties thereto & Drax to be

Record

~~Allegat & Mary Juy seen to suit~~

On the Motion of David Chandler Rule discharge for non attendance as a Grand Juror (both)

Allegat & Charles Mary Juy seen to suit Larry Nicholas George Rowdenburth, Peter Barry, John Miller, Frankles Warding, Williams Sprinkle, Jacob Mout, Gordon Rogers Abraham Reed Jr, David Lock, Larry Looker & Sarah Bowmes
Was set for the next of the next.

Shurkey's Suit - Bull 2 Cases continued by Court

Harrison's Sheriff's - McCallow continued by Court

Smith & Perry Juy seen to suit Frederick Armstrong Layton Mary, Jacob Paul, Abraham Struttles, Joseph May, Samuel Huffman, Charles Mary, Jacob Petrifish William Reed, Anthony Ocker, John Christ & Jno Harrison Juy adjas until 6th Nov to be

Murphy vs Broth on Jfy continued by Court

Williams vs Carroor on Jfy contd by Court

Allegat & Mary re disimp^d adjas at the 1st of Oct

Thursday the 22nd May 1828.

Pross Present

The same Judge as on Yesterday.

Smith v Berry, the same Jury as on Yesterday, Verdict for the Tenant as per finding of the Jury.

v Osker v Raby 2 set out by Currier

v Sam v Spelt said

Dick v Merty on writ right Centre for Deffendant Tennant. and on his motion it is ordered that Christopher Currier who was summoned as attorney for the said Tennant shew cause on the first day of the next term why an attachment should not be awarded against him for such his non attendance

Williamson v Shickler Centre for Plff. and on the motion of the Plff by his attorney it is ordered that Samuel Lucas David McGinnis, Jacob Stepple Abraham Stepple & William ~~Shickler~~ ^{at the next term} be held to shew cause why an attachment should not be awarded agst them for non attendance as attorney for the s^d Plaintiff agst the said Defendants

Warner v Steffman the Deff by leave of the Court pleads justification their replication & Jury sworn to by the Jury to wit George Logan, John Harris, David M. Kyle, David Chandler, John Gordon for Joseph Bowman and Jas Peckering William Ewin, Jacob Cole, Joseph Rogers, William Howell & Samuel Bowman

Friday the 23rd May 1828

Present

Same Judge as on yesterday

Danner & Heffman, the Jury empanelled & sworn for the trial of this cause on yesterday appeared in Court agreeably to their adjournment until to-morrow at 10 o'clock

It was that the Sheriff summons 12 more good and Lawfull men being freeholders to appear here at 10 o'clock to-morrow to act as Jurors

Saturday the 24th May 1828

Present

Same Judge as on yesterday

Danner & Heffman the Jury empanelled and sworn for the trial of this cause on Thursday last appeared in Court agreeably to their adjournment Verdict for the Plaintiff for \$46 by cert. Deane & Negro

Ben J. & Harrison F. McArthur & Not Guilty, Offers Jury sworn to wit, David Gorn, Abraham Deane, John Clin, Gordon Rogers, ^{Charles} Young, Martin Marty, Daniel Myers, Saml. Clin, Jacob Paul Emanuel Gipe & Andrew McEllen ~~David~~ Martin Hair

Peter Smith Jailor of this Court produces in Court an account for Deceit of John Leonard prisoner confined in the said jail amounting to \$2.66 2/3 cents, which was examined and allowed by the Court & ordered to be certified to the Auditor of public accounts

✓ Bowman vs Shaver this suit is to be set aside & dis

✓ Corrie vs Leaven, plea withdrawn & award for \$7.50 Damages & Costs

✓ Tho. Lanahan vs M. Lanahan dismissed

✓ Garrison vs Reed vs McE set aside N.Y. Her assault & battery
✓ appeal of Jhu and others

✓ Dorman vs Lewis McE set aside N.Y. Jhu Clerk

October Term 1828

At a Superior Court of Sessions held for the County of Rockingham on the 20th day of the month of October in the Monday before the third Tuesday, (being the 20th day of October 1828.

Present

Walter Daniel Smith one of the Judges of the said Court, allotted to the said Circuit.

George M. Merriman, Henry B. Bear for John D. Norman, who were summoned to attend this day as Grand Jurors were solemnly called by Court not ~~present~~ rule to show cause why should not be fined &c

2 No vs Lefra vs Dow, on the Eject. for Merriman, by D. Shute vs. and vs Carr continued, Marshall

I read Jury sworn for this County, to wit, Joseph Pywaters (foreman) John Pierce (Deo) John Leonard, Williams Perry, Francis S. Hoffman, Isaac Fisher, John McCausland, Jacob Booth, George ^{Mentelsted}

Davis M. Kyle, William Oyle, Charles Spear, John Bryan, Jacob Trumbo, Nathl Britten, James Stoffers, Nathl F. Weston, Jacob Mitchell & Peuben Moore, who rec'd this charge & are upon their oath pursuant an the act of the said David Showalter for an assault & battery. also told, whereupon the Grand Jury not having been to present the burning before them, it is order that the said Grand Jury be adjourned until Wednesday next at 11 o'clock and that a summons be awarded agst the said Showalter to answer the said indictment returnable here at the next Court.

3. Caruth & Lowy heard. Issues Cuffed for costs. in default. and

~~same & same & same~~ ~~both~~ ~~prosecuted~~

Caruth & Thomas Lowy on indictment for an assault & battery.

4. This day came the attorney for the Caruth and he not being willing further to prosecute this indictment, the same is with the assent of the Court order to be dropped.

Cheswell S. Breda v. Lot of the parish and County of Rockingham who stands indebted for ^{in stolen goods & chattels of the value of \$100} a sum, was led to the bar in custody of the jailer, and being there arraigned pleaded not guilty to the indictment, whereupon came a jury to wit: Jacob Bartscholden, John Kristy, John Bourman, & Adam Faugh. The Hall, Jacob Gray, Jacob Bartscholden Jr, William Bury, Samuel Mayer, Joseph Dougherty, Robert Mc Guire, & John Meggan, Verdict ~~in~~ ~~Prisoner~~ ~~Guilty~~

Property restored & Prisoner remanded to Jail

Ordered that the Court be adjourned until the following morning at 10 o'clock

Tuesday the 21st October 1878

Prerogative

Same Judge as on Yesterday

Rock P. Fletcher appointed Comptroller to settle the estate accounts of John Bright as with the admors.

Caruth & Hannahly N.G. & J.P.

Same & Black. N.G. & J.P. and

v Counts & Frank Dever St G & J & Co

v Counts & Shiflet deft call. Capra avar

Counts & John M'Donnell St G. Genl replen of Jura, Jry to
with George Jagan, Nevell Rogers Mellian Scott, John Rohr Jr.
v George Miller, James A. Delworth, Robert Jones, George M. Piper
Adam A. Davis James Nichols, John Whisler, Solomon Hunter
Verdict Deft is not guilty

~~An other set of Jry Deft for reasons appears to the Court~~
Counts & Green, Jry six to with Jacob Nunkle, Benja F. G. Johnson
v John Hall, Anthony Coker, Jacob Bear Jr Christopher Amund,
Francis Kerty, John Harrison, Nicholas Meigs, John M'Donnell,
Jehue Looker, & Joseph Dofey. Verdict Deft is guilty & Fined for
\$30 fine &

Counts & K. Anally Jry six to with Mellian Scott, George Miller
v James A. Delworth Robert Jones, George M. Piper, James Nichols
John Whisler, John Clayton, Cyrus Mouch, John M'Donnell
& Jacob Nunkle & Jehue Looker.

v Counts & Deek cont for Defendant

v Blain vs Blain cont by counts

v Lincoln vs Lincoln cont by counts

Mellian vs Brook Shiflet cont for Plff

Mellian vs Statute Lucas P. upon a rule return writ
the Court Term

v Lavation & Lavation vs Parra Cont by counts

Court adjourns until 10 Maron Mary 10 1846

Wednesday the 27th October 1878

Present

The same Jurors as yesterday

Deak v. Hunkley By consent of the parties referred
to Deak P. Hetcher & William Ewin, with leave to
choose an umpire in case of disagreement &

Deo St. Deak & Sander Keilly on writ writ
Jury sworn to by the Jfm to wit Samuel Mayes, Geo.
Shewalter, Abraham Layman, William Layman, Philip
Armitraut, Mary Perra, Joseph Dofy, Jacob
Meller, Michael Cluffitt, George Staga &
John Doherty
Mr. Siler. Jm adjourned until to Morrow at 10 o'clock

sworn for this County on Monday last
Grand Jury, appears in Court agreeable to their adjournment
and Charles Spear one of the said Grand Jurors not appearing
Joseph Mangy, was sworn a Grand Juror in his place
who retired from the bar to consider of their presentments
and after some time retired &

Gete Tully account for summons and attorney the Vicen
on Bonded (Alloy) \$205.—

Court adjourned.

Thursday the 23rd October 1828

Pris

same Judge as yesterday

✓ Kerty & Harrison on a rule for Reason appearing to the Court
in Motion of Jeff upon costs
the said rule is discharged.

James Nichols who was summoned to attend the Court on
Wednesday last to give evidence to the Grand Jury, and not
appearing, it is ordered that he show cause at the next term
why he shall not be fined according to law, for such his
non attendance

✓ Henry Bear Jr. on his Motion, rule discharged for non
attendance as a Grand Jury at the Court.

✓ Morgan Lefevre & Deek on Ejectment. Petition for Referees and

Deek & Sellan for Reason appearing to the Court the order of
referees in this cause is set aside and Cause is Continued.

✓ Penn & Chanals vs, By Court. Rule for security for costs to be
to appear for to the grand jury is Continued. For Clerk security for
costs & expenses

✓ Deek & Kerty. The jury empanelled and sworn for the
trial of this Cause on yesterday appears in Court agreeable
to their adjournment.

✓ Harrison & Deek vs In Tax By Court of the parties
by their attorneys all matters in difference between them
in this suit is referred to the award and final determination of
Samuel Coffman, John Rader Jr Jacob Roads & Anderson
Elloffett, whose award or the award of any two of them
is to remain the Judge of the Court
to come & adjourn

Friday the 24. October 1878

Parent

same Group as on Yesterday

Abraham Layman, William Layman & Philip Armitage
Jerron, Luffman and son for the treat of the suit John
H. Weick vs Sendar Nettle, which jury was adjourned ^{over} until
this day at 10 o'clock, were solemnly call^d but came not, it is
ordered that the said Abraham Layman, William Layman &
Armitage show cause on to morrow if any they care, why
they shall not be fined according to Law for such their non
attendance

Perin & Chandler exors W & E and A to the act of
Lemitation Gen Replicator & J. J. Jerron

P. Harry & P. Harrison L. Shuff dismissed

Shirley Infant vs Thompson Bull. N. G. & J. J. & Center

same & same & same

Cherry holes vs Reuben Reens W & E and J. J. Jerron for costs

same & Harrison same

Baker vs Carthage & Center

Knoop & Brock J. J. & Center

Coffman vs Bowen & J. J. & Center

Very vs Painter center

Leckridge & Jerron exors J. J. & Center

Harrison Shuff vs McEllen R. Center

Revd P. Fletcher appointed a commissioner to examine state
and settle the estate accounts of James Smith make
report to the court

r Potter & Foley contd

r Graham adm & Stradman ex contd

r Dorman & Laird contd

r Williams & Earnest Jfr contd

r Preston Late Governor & Davis contd

r Davidson & Noble contd

r Williams & Pugh contd

r Leary & Graham adm on Suspens contd

Deeth & Merty, on offer the Jy unparoled & serv for the term
of the pain on Wednesday last, appears in court agreeable to
their adjournment for the present.

Court adjourns until 10 o'clock.

Saturday the 25 October 1828

Presents

The same Judge as on yesterday.

Churchill S. Bruders, sentenced to 2 months imprisonment, and
let the expiration of the said 2 months to receive 10 stripes &
remains to Jail

r Methuen & Brown & Co. Contd by Court

r Bunker & Geo. Mader Contd for Defendants

r same & Geo. Mader same

r same & C. Speck disapp by order Plff ally & Leary for

r Dep't Costs

An adjourned intermediate Superior Court of Law held for the County of Rushingham composing a part of the 11th Circuit on the 17th day of February 1829

Present

The Honble Daniel Smith one of the Judges of the General Court allotted to the said Circuit

Ordered that the Sheriff summons 24 good Jurors to here on to morrow morning at 10 o'clock

Court adjourned until to morrow morning at 10 o'clock

Tuesday the 17th day of February 1829

Present

The Same Judge as on yesterday

John Brown admitted to practice as an attorney

Lockridge & Wife against Durrin Esq. upon an issue out of Chancery Jury sworn to try the issue to wit George Sogles Jacob Winkle Wm. McCausler John Sheets J. Joseph Christman John Albaugh James Nichols Andrew B Davis Daniel Chandler Peter Henelberger Jacob Newman J. Bergasner Miller and having heard a part of the testimony were adjourned until to morrow morning at 10 o'clock

~~Joseph~~ Brock and Joseph Crosser who were summoned to appear on this day as Jurors was solemnly called but came not summons to appear here at the next Court to shew cause why they should not be fined

Court adjourned until to morrow morning at 10 o'clock

99

Wednesday the 18th day of February 1829

Present

The Same Judge as on yesterday

Lockridge & Wife vs Gunnis Executors The Jury impannelled and sworn for the trial of this Cause on yesterday appeared in Court agreeable to their adjournment and having heard the Testimony were adjourned until to morrow at 10 O'clock

Rule vs Back discharged

Richard P. Fletcher appointed a Commissioner to settle the estate of John Rice with Henry Keppel & John Rice the Executors

Elisha Morris committed to Jail until to morrow at 12 O'clock and until he pay the sum of \$2. for a contempt offered to the Court

Rule vs Jacob Stuart to shew cause why he shall not be fined for non attendance as a Witness

Court adjourn until to morrow at 10 O'clock

Thursday the 19th day of February 1829

Present

The Same Judge as on yesterday

Lockridge & Wife vs Gunnis Executors The Jury impannelled and sworn for the trial of this Cause on Tuesday last appeared in Court agreeable to their adjournment and having heard the evidence and a part of the argument of Counsel were adjourned until to morrow morning at 10 O'clock

Court adjourns until to morrow at 10 O'clock

Friday the 20th of February 1829

Present

The Same Judge as on yesterday

Lockridge & Wife - Gunnis & Sons The Jury impanelled
and sworn for the trial of the issue on Tuesday
last appeared in Court agreeable to their adjournment
and having heard Testimony and a part of
the argument of Councils adjourned until
to morrow morning at 10 o'clock

Ordered that the Court be adjourned until
to morrow 10 o'clock

Saturday the 21st of February 1829

Present

The Same Judge as on yesterday

Lockridge & Wife - Gunnis & Sons The Jury impanelled
and sworn for the trial of this issue on Tuesday
last appeared in Court agreeable to their adjournment
and having fully heard the argument of Councils
retired from the bar to consider of their verdict
Verdict for Defendants item a bill of exceptions
taken by Plaintiffs Councils

A Settlement of the estate accounts of James Smiths
Deceased returned and ordered to be recorded

Court adjourned until Monday Morning at
10 o'clock

Monday the 23rd day of February 1829

Present

The Same Judge as on Saturday last

Lockridge Wife & Guinn Executors on the Motion of the Plaintiff Counsel

Verdict to wit,

At a Superior Court of Law, held for the County of Rockingham Composing a part of the Eleventh Circuit, (on the Monday before the third Tuesday, in that County, being the 18th day of May 1829.

Present

Honble Daniel Smith one of the Judges of the General Court allotted to the said Circuit.

Geo A Norman ^{on oath} reads and rule discharge for an alien and Grand Jury at Octbr 1828.

2. David Winton, former, and John D. Norman, Nathl Miller, Jacob Dumbro, Samuel Coconour, Schuchman, Adam Sellar, John Gordon, Geo. Shetty Jr, Andrew Bear, John Ritchey, William Keester by care Mr. Peper, David Kyle, Henry Booz, William Garry, Nival Rogers, Henry Bear, Charles Garry, Henry Haussberger, John Hyson, Thomas Wolf, George M. Lewis, who reads their Charge, and returns from the bar. So carriers of their presentments, we permit for Grand Jury were discharged, and that seems to appear as ~~on the said~~ to answer the said indictments & presentments returned here at the next Court

2. South v. The W. Ch. Polkington & others

2. Sam v. Dever said.
2. Sam v. George Shiffet said

James Moore a Native of Little Hampton and County of Sussex in England owing allegiance to the King of Great Britain &c made a declaration &c see order for to be entered

2. Comb v. Shawalter A G of the Court
2. Sam v. Snyder A Grant Polkington

Count's & Wright on hunt. Capin away

Count's & Purpy. Left coll not appearing, information orad & return to annu. the said &

Count's & Charles Tracy & Purter. Stolperry &

Count's & A. Brock. on hunt for assaulting & beating of J. F. Wright St. G. J. & centus

Count's & Henry Clark. Jry sworn to by the Jry to wit Joseph Leroux, Jacob Braithwait, George Steffman, Anthony Steffman, John B. Stetchell, John Sellars, James Moore, George Shular, James Dwyer, Henry Morgan, & A. A. Brock Verdict that Defendant is Guilty, ~~Warrant~~ & Fine

Count's & Brock on hunt for fighting with po. shell St. G. J. & Jry sworn to ^{with} George Kiezel, Daniel Rife, Attorney Sterling, Philip Piesay, William Ewin, Joseph Shute, Franklin Graham, Abraham Strickland, William Hoar, Jacob Winkler, Gabriel Gilmour, & William Ferry Verdict. Amount \$10. & Fine

Count's & A. A. Brock on an hunt for assaulting & beating of James C. Shipman -

St. G. & Jry sworn to wit, Joseph Leroux, Jacob Braithwait, George Steffman, Anthony Steffman, John B. Stetchell, John Sellars, George Shular, James Dwyer, John Brown, Henry Morgan, John Allebaugh & Jacob Mitchell Verdict the Defen. is not Guilty

The Doe Depu of Abraham Layman

Nichols Ros & upon an Ejectment Nancy Moody & May Wynecker Made Defendants in Room of said Doe, Lean only to said Ruff. plea St. G. J. & Jry are Conclud

Count's & Ruthford, on Incent for

St. G. & Jry, to wit. Paul Long, John Looker, James Crawford, William Reid, Martin Dutchholder, John Greening, James Nichols, John Site, Daniel A. Pifer, David Pulso, William Starnum & Bennett Rain. Verdict Deft is not Guilty -

Joseph Brown (in oath) rule discharge for non attendance as a
juror at Felony term last -

Orders that the Court do your att. to Morrow at 10 o'clock

Tuesday 19. May 1829

Prerogative

same Judge as on yesterday

Court on appeal on ~~proceed~~ in a circuit
Judges Cripps for costs

~~Court on appeal of J. & J. for it certain~~

Leedy & Graham adj. on Superior Court by Court.

Court on appeal on a rule return

same as for Nichols. Deft. heard on oath rule discharge

Court on appeal on a rule return. J. & J. for J. saw
to wit, Jacob Kippel, Saul Bourman, David Bourman, William
Hors, John Berry, John P. Mitchell, William Rogers, Paul Long,
Robert Jones, Peter Henebarger, John Setts & Bennett Raines Verdict
Def. guilty 1 cent

William & James & J. for cost Plft. upon oath

Henry J. Gambell Clerk, with Geo. Herring his security entered into bond
as the law clerk, which bond was acknowledged by the parties & returned
to the Recorder

Locke & J. for J. on a rule, New term arrived

Peru & Chandler case cost Deft.

Debt & Sallow rule for security for costs in 60 days.

Lanahan & Peru agree

William & Peter Strickland J. saw to try the J. for to wit
Christian Peru, John Williams, Joseph Bourman, Thomas Miller
Andrew McCallister, David Puley, George Showalter, Jacob Mauthwait,
Solomon M. Hunter, James Nichols, Abraham Linsell, & David Rogers
Verdict for Deft. for 100 cents

On the Motion of Abraham Reed Jr. who was this day arrested and now in Custody of the Sheriff on an execution which issued from the County Court of Rockingham at the suit of John Morris, & it appearing to the Court that the said Reed was attending the Court on a suit depending in the said Court against his father by Jno. Morris, it is ordered that the said Reed be discharged from Custody. Baker v. Carters &c Covenants performed, and replication offered and entered for Defendant, and a Supra Demonstrandum is awarded the Plaintiff to Charles R. Lybbs and to try with him the true and lawful ground between s^r Baker and s^r Lybbs in the possession of s^r Lybbs.

It is ordered that the Court be adjourned until to Morrow Morning at 10 o'clock.

Wednesday the 20th day of May 1829.
Present

Same Judge as on Yesterday

Giles Lyman on fa &c v. Mr. Davis, In Debt M & C et alia, Covenants performed, and replication offered and by current Counters

David Shirley Infant by v. Bull Counters by current
said " Bull " " "

Knapp v. Jacob Brock, on Offer in Chancery
Jury sworn to with George Rader, Aaron White, Sams Ball, Anthony Ocker, Henry Mangor, John P. Mitchell, Benjaⁿ F. Graham, David A. Pifer, Cyrus South, Aaron McCallar, James Nichols & Wright Brock, Verdict for Defendant &c

Coffman v. Bowers &c Offer Chy ends

Henry a. Painter Rept. call. Not set amount of \$5. damages

Harrison G. Shiff for v. McCallar & cont. Plaintiff.

Ocker v. Rader Jury sworn to try the dispute with David Bournars, Abraham Knapp, Edward Shepher, Jonas Ammentout, Otway Sterling, John Carters, Joseph Kelly, Edmund Crawford, John McLaughlin, Daniel Rabau, Michael Newman & John Crumrey, whom the Plaintiff not opposing one of the John Crumrey on the farm was retained of the rest directed to leave the Court.

Ocker - Geo. Rader for sworn to wit. Sand Bull, Henry Maygar,
John P. Mitchell, Benja. F. Graham, Daniel A. Piper, Cyrus Houch
Adam McEllar, James Nichols, Hugh Brock, Saml. Whisler,
Alexander Charles, & Sand Houser, Verdict for Defendants

Ordered that the Court be adjourned until to Morrow
morning at 10 O'clock.

Thursday the 21st May 1829
Pierut

same facts as on ~~Monday~~ Yesterday.

William & Lucas on rule confers on witness.

Darwin & Laird Oran Seng on appeal of Pft.

Damian & Mohler M.E. set aside counterpoise & bid

William & Byerly M.E. set aside & set

Kenny & Coogler Case cont

same & same cont

Coole & Minter cont

Piper & Florant. Sp. cont

Shaver & Steingardim. Eyal cont and

Loftland & Loftus M.E. was set for cont

Harrison & Co. Arrants into arms Debt. Arrants profus & th-

same & Harrison also. Debt. same

West & O'Rourke Tals. N.Y. & Sp. cont

Baron Lips & Deats. In Eyal by count refers to the areas of
farm & all to Allen to Bryan where areas or the areas of chin
impure in case of disjunct to be made the part of the court.

P. Harrison & G. staff & Semmons to In Debt. By count of the parties by their
attory, refers to the areas & fiscal determinations of Sand Coffman (H. H.)
and Mr. M. Denton whose areas or the areas of their respective

Harrison v. New F. Lloyd Mason

Putnam Laid shipp v. Brown & on Note returned by court

R. P. Fitch vs. A. Waterman et al &

Court adjourned till 10 March 40 Clock

Friday the 22nd May 1829

Present

saw Judge as on Yesterday

~~Robert~~

Paul Roller

Jam. Fowly & Co. Car. ~~contd~~ by court contd for Diff.

Harrison Laid shipp v. New

J. Roalston v. Williams, Rogers & Co. a Sup. Medias
By court contd until the next term Diff.

G. Ware Laid shipp v. Saml. Effinger on appeal & by court contd until the next Court

Graham v. Merriam on Court by court

Rockingham County Poll

In the Clerk's Office of the Superior Court of Rockingham County September 8th 1829

William Coffey \$600.00 ~~Plff~~ 3 In Debt

Daniel Rife ~~Diff~~ 3

The Diff appeared in the Clerk's office in custody of the Sheriff and confessed Judgment for Six Hundred and Ninety Dollars and Fifty cents with interest on \$300. part thereof from the 22nd day of April 1829 and with interest on \$90.50 the balance thereof from the 23rd day of June 1829 till paid and the costs of Suit Subject to a Credit of One Hundred Dollars p^o August 1829 as assessed on the Note for Three Hundred Dollars and it is ordered to be certified that the Diff was not prayed in custody by order of the Plff's Attorney he being present

Test H. J. Gambill C. J. C. R. C.

At a Superior Court of Law held for the County of Rockingham
 Commencing at 11 o'clock on the Monday before the Third
 Tuesday being the 19 day of October 1879 -

Present.

Honble Daniel Smith one of the Justices of the General
 Court allotted to said Circuit.

Lockeup vs Jacob Straub on a rule for non attendance as a
 witness for the Deft. by D. Quinn extra, on the Motion of
 Dft. and for reasons appearing to the Court upon oath, the
 said rule is discharged

Mary Booz, foreman, James Hopkins, Andrew Dear, Adam Andis
 Saml Harrison, Henry Hostetter, William Burrusyan, Jacob Mitchell,
 John Gurn, Saml Coe, Saml Miller, Saml Meaver, Jacob
 Houch, John Black, William Mary, William Cyle, Christy
 Garber, Jacob Reunkle, Elizabeth Derran, George Child & George
 W. Ferris, who read their charge and retired from the bar to
 read of their presentments & an indictment vs Purphy for Burglary also
 an indictment vs Abrah McCall also Purphy also bill vs ~~the~~ ~~relict~~ ~~of~~
 Mary Baker for Robbery also bill vs ~~the~~ ~~same~~ ~~persons~~ ~~to~~ ~~the~~ ~~other~~ ~~parties~~
 appearing ~~therein~~ ~~for~~ ~~it~~ and indictments vs Isaac Reed, Jacob Kerrman &
 Jacob Reed for assaults & battery on bill, and the Court not having time to
 finish the Verdict before them were adjourned until to Morrow at 10 o'clock
 Reunkle vs Reed & on a note on Dely bond, taken from the ~~the~~ ~~same~~ ~~persons~~
 Corless and on the Motion of the Deft, this Motion is granted, until to
 morrow.

Joseph Purphy, Late of the County of Rockingham, who stands indicted
 for Burglary, was led to the bar in Custody of the Jailor, and thereupon
 arraigned pleads to Not Guilty, and thereupon came also a Jury
 to wit. Jno Looker, William Miller, Davis Warner, Isaac Botter
 Jno Sites, Reuben Newman, Cyrus Furl, Nathl Crook, William
 Payne, Peter Paul, Geo. Christmas, Fountain Payne, whereupon the
 Court not having time to go through the evidence & Jury adjourned until
 to morrow at 10 o'clock - & Purphy removed to Jail

Court adjourned until to Morrow at 10 o'clock.

108
Tuesday the 20th day of October 1829.

Present

The same Judge as on Yesterday

Isaac Hardesty, Solomon M. Smith & Sand Henry, who were appointed Commissioners by ^{an} order of this Court at the last term) to inspect the Jail of this County, made a report agreeably to the act of assembly in that case made and passed, which was examined and approved by the Court, a copy thereof is ordered to be Certified to the County Court of Rockingham

Joseph Purmy late of the County of Rockingham, who stands indicted for Burglary, was again led to the bar in Custody of the Jailor and the Jury impaneled and sworn for his trial on Yesterday appeared in Court, and having ^{fully} heard the ~~recessed~~ testimony & argument of Counsel Verdict Not Guilty - & was discharged

On the Motion of John Carthens, who was this day arrested and is ~~not~~ now in Custody of the Sheriff on an execution, which issued from the County Court of Rockingham, at the suit of W. Dever ^{indicted for the benefit of Archibald Rutherford} and it appearing to the Court that the said John Carthens, was attending the Court ~~on~~ ^{at} suit depending in this Court against him & others by John Baker, it is ordered that the said Carthens be discharged from Custody.

Grand Jury sworn for the body of this County on Yesterday, appeared in Court agreeable to their adjournment and upon their oaths do make the following presentments to wit:

An indictment agt Archibald Loocher ~~for~~ for an assault & B ally a true bill

An indictment agt John Meares for an assault & B ally a true bill

An indictment agt Solomon Smith for an assault & B ally a true bill

An indictment agt Abraham Serrinis for an assault & B ally a true bill

- An indictment for an assault & battery, Nathl. Mounts return bill
- An indictment for an assault & battery, Philip Armstrong return bill
- An indictment agst Thomas Winters for an assault & battery return bill
- An indictment agst Frederick Murray for an assault & battery return bill
- A Seller of the estate of Jno. Bright deceased was return & examined by the Court and ordered to be Recor'd.

Abraham McCall alias Abraham Pumphrey late of the County of Rockingham, who stands in default of Bail, was led to the bar in custody of the factor and thereupon arraigned, pleaded Not Guilty to the indictment, and for his defence put himself upon the Oath thereupon came also a Jury to wit, John Doornan, John W. Miller, Adair Lamb, Joseph Doherty, John Empswell, John Ludwicks, Thomas Dine, Christian ~~Warr~~ News, Daniel Puff, George Hogan, Michael Guinness & Benja F. Graham, Verdict not Guilty, and he discharged.

Court adjourns until to Morrow (Monday)

Wednesday the 21st October 1829.

Prisut
same cases as on Yesterday.

- James Woods vs Barry Winters in loan dispo expd
- Palmy Rowdenbank Infants vs W. Robertson in care same

On the Motion of Nathl & Joseph Woods execs of Ralph Joffin and it is ordered that Richard P. Hatcher be appointed ^{as administrator} to examine, settle and sell the estate accounts of ^{sa} Ralph Joffin deceased with the said execs and make report to the Court.

Henry Baker, late of the County of Rockingham who stands in default of Bail, was led to the bar in custody of the factor, and being thereupon arraigned pleaded Not Guilty, to the indictment, and thereupon came also a Jury to wit, Abraham Blaffer, Thomas McQuire, Hugh Brock, Henry Dear, Robert Jones, John Sites, Zachariah Wheeler, Joseph Doherty, Reuben Cook, William Erwin, Edward Welford, & John Williams, who being all duly tried and sworn upon and upon the premises to speak, returned Verdict not Guilty.

Ordnance that A. M. Denton Deputy Sheriff for J. Sheppard be allowed \$15 for the expenses of the Verrier, imprisons for the trial of Joseph Perry in debt for Burglary they having kept together one day beyond the day on which they were imprisoned, which allowance is ordered to be certified to the auditor of Public accounts as per account rendered

Ordnance that Jonathan Shipman Sheriff be allowed the sum of \$10. for carrying and attending the court with the several Verriers for the trial of Joseph Perry. Abraham McCall Elias Abraham Perry & Henry Baker, charged with Burglary and Robbery, as per account, which is ordered to be certified to the auditor of Public accounts.

County of Menton. My Office and Contents

County of Shewalter. Jury sworn to wit
Abraham McGilvy, Thomas Harris, Lewis Byrd, Abraham Manys, John Flinn, Alway Sturtens, John Cooper, Daniel Rife, John Brown, James Sims, Edward Sims & John Robert Verdant
Defendant Guilty & one cent Damages

County of Bucks cent for Defendant

County of J. F. Wright on Indent. Duress. Comp'd for costs of process

County of Moore Perry Ad. pay

County of Reynolds N. G. App. cont

same of J. Locke N. G. App. cont

same of T. Locke said

same of F. F. said

same of S. Perry said

County of Peckham Deft call. imprisons or and & hints

Campbell v Smith on Convict. Order say to be made by Jos. Manzy return of pleas & trial & cost

County of L. Shif v Brown & or Notes Civilis

County of L. Shif v Brown & or Notes Civilis

Thursday the 22nd October 1829

Print

same paper as on yesterday

v Peter Dick failer account allowed & order to be certified as the law is

v Deane Lake shuff v Effinger on appeal certified

v Perm for v Chandler certis certis

v Blain adm. Blain cert

v Lincoln v Lincoln exec. certis

v Harrison Lake shuff v Rogers & on Superior, Judgment of the County Court reversed; the verdict is insufficient and the cause is remanded to County

v Beck v Settlers No entry try again, set aside with costs

v Longan Lepu v ~~Harrison~~ v Decker accep. cert award

v Harrison Lake shuff v Harrison v By court the former order of reference set aside & certis

v Baker v Beathies & cert

v Coffman v Down for cert

v Shulky report v Bull & sub cert

Harrison

v Peter Raden cert Plff

Deane

v William v Land & cert

v Galis Gori v Davis cert

v Danner v Mohler cert

v Mellans v Pyerly cert

v Humeay v Hooper 2 sub cert

v Rife v Flora cert

v Shaver ^{Esq} v Harwood cert award

v Barker Justice for v Armstrong adm cert

v same v Harrison adm cert

✓ West & Noak cut

✓ Layman dip & Mooy & Carl

✓ Wood & Royer N.Y. & Jhu cut

✓ Royer & Wood N.Y. & Jhu cut

✓ Wood & Keller N.Y. & Jhu cut

✓ Merritt cut & E. Merritt cut

✓ Peper & Harshard N.Y. & Jhu cut

✓ Byer & Hunter N.Y. & Jhu cut

✓ Harris on for & - McEllen & N. Cut & kept.

✓ G. Reindle & Beck & on Delly road parties heard & executed
away on road

✓ Graham acc & Harriman cut

✓ Paul Rollin & James Foley contend for Deft.

✓ Court & H. Loyd N.Y. & Jhu try soon to suit
Williams Sterrup, John Allen, John Swift, George Miller,
Williams McCauland, James Duff, William J. Smith, John
G. Brown, John Williams, Robert Moony, George Logan, and
Michael Merd

At a Superior Court of Law held for the County of Rockingham
 Comprising apart of the 11th Circuit on the Monday before the
 third Tuesday being the 14th day of May 1830.

Present

Herbert Earl Smith, ^{one of the} Justices of the Civil Court, allotted
 to 5th Circuit

2 Counts a Geo. Mearns, the Deft appears in Court and confers judgment
 for the costs the prosecution

1 Counts a Colby. said

Joseph Bywaters (foreman) Newton Moor, Nathl Roalson, James
 Wolkem, David Bowman, John N. Starnan, Saml Johnson,
 Peter Wenton, Henry Stratton, Henry Conrad, Mchll St. Charles
 Niptun Karubay, Thomas Doct, Henry Booz, John T. Effinger,
 James Revell, Daniel Fisher, John Gaule, Adam Karubay,
 & Charles Apant, who retired from the bar to pursue in of the present
 and after some time retired into Court and found the following to wit, an
 indictment for a Misdemeanor - David Dehler about 200 an indictment against
 the Race of an great & Bally, an indictment against James Foley for an indictment against
 a child, and the Grand Jury not having term to complete the hearing before this was
 adjourned until 15th May at 12 o'clock

+ Counts a Stone, Deft appears in Court and confers a grant for costs

+ Counts a Stairn said

Thomas Moor, Jail of the parish & County of, was led to the bar in
 Custody of the Jailor, and there being arraigned pleads not guilty to who
 stands indicted of Larceny in stealing goods and chattels of the
 value of ten dollars was led to the bar in Custody of the Jailor, of the Court,
 there of arraigned and pleads not guilty to the indictment, whereupon
 came a jury to wit John Whible, David Wiro, William Furry,
 Kerty Loyd, Benjamin Moyer, Saml Bull, David Kirk, Adam
 Farsler, Nathl Denton, Colerman Bright, Louis Johnson, & Mchll
 Decht. whereupon the jury was sent to their room, and the prison
 remains to jail &c.

Orans that Barry Winter, for fees in the sum of two Dollars, for a contempt offered to the Court, in being drunk and making a noise in Court, and that he be committed to the Jail and thw to remain until he pay the said fine of two Dollars

On the Motion of Nathan Lofley and Joseph Woods adms of Ralph A Lofley and sh is Orans that Richard P. Fether be appointed a commissioner to examine state and make a further billow of the estate accounts, of the said estate, with the said adms and make report to the Court

Jeffrey H Co vs Ruff vs a Delby Bond.
Notu pms and Cmlms until to Morrow

Tuesday the 18 May 1830

Prsent

same for as on Yesterday

Peter In the Jail of this County, paid to the Clerk of this Court the \$2. the fine apes on Barry Winter for a contempt on yesterday where he Orans to be Cmlms to the audit of Public accounts

Kennedy vs Hoogles, (2 Sents in Card)

By Court of the parties by their attorns, all matters in difference between them in thondent ^{scute} refers to the award and final settlement of William McMath and Jno Looker, whose award or the award of their umpire in case of disagreement is to be made the final of the Court

Jeffrey H Co vs Ruff vs on a Notus on Delby Bond.

Notus This day came the Plfts by their attorny, and the

said Defendants by Allen Le Bry and exp their attorny in fact, (which Power of attorny is here filed in writing) ~~and the said Comptrolr afe apes for the Debt in the 6th Mensur with interest the 1st of Oct 1829 for \$1269.08 and the 1st of Oct 1830 for the said Debt, therefore it is considered by the Court that the Plaffs have created for the said agt the said Defendants for the said sum of \$1269.08 cents, the penalty of the said bond, for their Costs by them about this Motion in that behalf expended; But the Court the Costs expes may be discharge by the pay of \$634.56 cents with interest thereon from the — day of Novemb~~

Samuel Shibly and infant by
v. Heam Shibly his mother

E. M. T. B.

Thompson Bull

~~same to same in case~~

This day came the parties by their attorneys, as well the
Plff by his attorney as the 5th Defendant by his attorney, who withdrew his
former plea, agreed to pay the costs of this suit, therefore it is ordered
by the Court that the Plff recover agst the 5th Defth his costs by him about
his suit in that behalf expenses

v same to same in case same orav

The Grand Jury empanelled and sworn for the body of this County
appears in Court agreeable to their Oj. Jurments. Verdict this case
v. Gandy for as per verdict of grand jury and found in and in
Smith for as per verdict of grand jury and found in and in
Allen Dew, L. his
Wille, H. W. Wally, for as per verdict of grand jury and found in and in
County & Moore, the Jury appears, and found him guilty of 2 years &
see Verdict on record

County - A Grand Jury sworn to by the Jfe to wit, Samuel
v. Bowman, Joseph Mount, James M. Williams, William Francis
Charles Farnell, Alexander Shannan, John Miller, George Miller,
Jacob Stittell, William Harper, David Rife & Henry Denton
Verdict the Defth Not Guilty & Disap

Richard P. Fletcher appointed a commissioner to examine estate and settle
v. the estate accounts of John Knight and with David Stearns Lincoln &
Jacob Nichol as the exam and make report to the Court

P. Harrison (Shff for the Crown) - Christiana Harrison & by consent
refers to the award of final arbitrators of David Coffman & Paul
Curtis whose award or the award of their referees in case of disputed
business in the face of the Court

County - Barry Winter Jury sworn to by the Jfe to wit
v. Otway Sterting, Arch Brook, Barnell & Effernand Mellian
Richard, Jacob Newman Anan Dermond Aubly & appears for
Williams by exp. Leonard Joseph Bowman for Sites, & Bayard
Berry Verdict Defth Not Guilty & Disap for Defth costs & Jacob
Stittell Promotes

✓ ~~1000~~ Settlements of the estate. accounts of Nathl A Lofley ad.
 made by Richard P. Fletcher a commissioner, by order of the Court
~~was~~ returned and examined by the Court & ordered to be received
 ✓ the same of J^r Rivers estate with the ems . . . same

✓ Court - Roger Jury sworn to try the issue to wit
 Joseph Gault William Craven Alexander Shannon John
 Waller George Milled. Jacob Mitchell William Harper
 ✓ Daniel Rife Nathaniel Britton Henry Double Nathaniel
 O'Rourke & Frederick Wirtman Jury adjourned until
 to morrow morning at 10 o'clock

Medusa day the 19. May 1870
 Present

same judge as on yesterday

✓ West in Roads dismissed
 ✓ Rife & Harshbarger dismissed

✓ Henry J. Gambell Clerk of this Court, entered into bond with J^r
 Henry his Surety in the penalty of \$1000. which was ~~examined~~
 and ordered to be returned

✓ Court in J^r Loker, Jury sworn to try the issue to wit, John
 Brown, David Jones, Neil Rogers, Arthur Johnson, Joseph Benkholan
 Jefferson Wood, Robert Mosony, Conrad ~~Morgan~~ ^{Garrett} John Kroger,
 Kelly Lloyd, John M. Harger, Henry Harshbarger. Verdict.

✓ Court in J^r Loker, plea w^t default for costs

✓ Court in Funtz. civil

✓ same in Pumping, plea w^t default for costs

✓ Court in Lloyd Jury sworn to try the issue to wit:
 ✓ Answer all Callan, David Flood, David Nicely, Solomon Mc
 Hentes, Jonathan Royce, William Payne, Alexander Perry, J^r
 Merritt J^r Deay, Adam Brownlow, Joseph Maury Hyman
 Hovath. Verdict. Verdict w^t default for costs & debt
 all County.

v Jui J Rife v D. Thora v on Jpue voo. Cont. de fa Rest. oath

v Count v Guathen Roy Royer, upon an indictment for an assault Betty
v The Juy impant v sworn for the trial of the proctor on yesterday
appears in court agreeable to their adjournment, upon their oaths to say
guilty, amount \$100. —

v Count v Pales. N. G. v Jpue v cent

v sam v ds. Rur Capis

v sam v fac Rur Capis

v sam v Sturman N. G. v Jpue v cent

v sam v St Hook N. G. v Jpue v cent

v sam v N. Dennis N. G. v Jpue v cent

v sam v Orose Rur v Not pmp

v sam v P. Armentrout Capis

v sam v Menton N. G. v Jpue v cent

v sam v Mary N. Sem v ad

v sam v M. H. Dennis, Rest. Cal. v informan v ad v Sem

v sam v Gambell on pmt pmt trust ~~ad v ad~~

v Campbell v Smith on Car. v Car. v cent

v Count v J. Board v Not pmp

v Morgan Lefe v Dock. By court order Refuse v ad v ad,

v Peter v Macer pmt v Jpue v cent v ad v ad

Morgan Lefe v Dick Juy sworn to try the case to wit: Jacob
Robt George Keiffer William Long ^{Charles} ~~George~~ ^{Boal} ~~Boal~~ Adam
v Painter Thomas Armentrout William J Smith Philip Hicks
Charles Haurett Valentine Bolton Anthony Acker v Paul
Roller

~ Perceps (vs. S. Blew) vs. Chandler et al. Contended by each

~ Mary Blain adm vs. Jas. Blain adm Contended di

~ At Juss. cold vs. J. L. et al. et al. Contended, as

~ Mr. Baker vs. John Carthage P. In Debt.

~ It appearing to the satisfaction of the Court, that the name John Baker is dead, it is ordered that the same be certified —

~ Abraham Lopus vs. Mary Woolf P. Contended

~ Chancery vs. Mohler Contended for Plaintiff oath

~ Williamson vs. Carrod P. Offer out by Contended for P. et al.

~ Williamson vs. Byerly Contended by Court

Court adjourns until to Morrow at 10 o'clock
Thursday 20. May 1830
Perth

The same Judge as on Yesterday

~ administration of the estate of Jas. Boswell (a free man of colour) granted to Henry J. G. Carthage, bond given by Jas. Shepley as security in the sum of \$1000. the widow by writing having relinquished her right of administration. It is ordered that Joseph Bywater, William Sprinkle, Samuel Shacklet P. Arden M. Callan, or any 3 of them being first sworn, do appraise the estate of the said Jas. Boswell and make report to the Court, the widow having relinquished her right of administration &c.

~ Giles Lake Governor for and of

~ Mr. P. P. Gardner (vs. G. L.)
M. Davis Lake Sheriff

~ Bond for security for Jas. to be given in 60 days.

~ Mr. Justice allows for keeping the Jury over one night &

~ Margaret Lopus vs. Decht. on Eject.

The Jury sworn for the trial of this Cause on yesterday, appeared in Court agreeably to their adjournment, and having heard a further part of the testimony, were by Court adjourned until to Morrow (Wed) at 12 o'clock.

William B. G. (Late Governor for the
use of all S. P. Ferris and Co. Plaintiff

vs
Walter Davis Lulu Sheff Deft & In Debt

The day came the parties by their attorneys Pet.
appearing to the Court, that the said W. B. Ferris and Co. are not inhabitants
of this state, on the Motion of the said Defendant by his attorney, it is
ordered that the suit be dismissed at the next term, unless security
for the payment of such costs & damages as may be awarded the Defen-
dant, and also of the fees which will become due from the Plaintiff,
to the officers of this Court, be given with the clerk, within 60 days
from this term —

Archibald McKeen Deputy for Jonathan Shepley procons in Court on
account for Comings and attending the Court with the Sheriff &c in the
Case of the Court's apt Thomas Moore charged with Larceny, amounting
to \$3.10 cents, as per account which was examined and allowed by the
Court & ordered to be certified

Court adjourned

Friday the 21st May 1832

Present

same Judge as on yesterday

J. Andrews & E. Arrington agreed by or as Deft parts Costs

John Baker well proved by the oath of Martin Baker & George Saffly
and ordered to be received (entire refers to quality, arms, grants to
Jacob Spear & Jacob Baker with the said well arranged - witness
refers to quality, George Rowdenbush, Joseph Adendorfer, William
Carpenter & George Saffly, appointed appraisers of S. estate &c.

Smith & Biron sons large estates payable refer to the head

all organs, & Lepus & Dech, the jury empanelled and sworn for the trial of
the Cause on Monday last appears in Court agreeably to their adjournment.
Walter P

1

121
Joseph Thornton & Rudolph D. Dyer, Depts. for the Plaintiff & Damages &
Dyer accordingly -

Cases that the court say over.

Verdict to suit

At a Superior Court of Law held for the County of Rockingham
in and for the County of Rockingham a part of the 11th Circuit on the Monday before the
2^d Tuesday being the 18 day of October 1830

Present

Samuel Daniel Smith one of the Judges of the General Court,
attended to the said Circuit.

Stephen Starbarger (foreman) John Dyer, Jacob Starbarger, John
Parker (Recd) David French, John Starbarger, Peter Kiger, Henry Argyle
Joseph Meyer, Henry Starbarger, John Cook, John F. Effinger, Joseph
Bourman, Benj. F. Graham, William Burmyer, John Lewis Davis
Bourman, Saml. Roads, Charles Spear, Andrew Johnson, & John Hoarty
who refer for the bar to curians of their Verdict, and found verdict
agt. Isaac Gray, for felony, an indictment agt. Michael Bailey, for felony -
and indictment agt. Geo. Erwin for an assault & battery - and indictment agt. Geo.
Mullin for an assault & battery - and indictment agt. Henry W. Deas for Misconduct &
and A. Erwin that sum to curians get the said Depts, except in Gray & Bailey -
Reliable &c.

Parnas Menten a Native of the town of Cologne, in the Kingdom
of Prussia &c and upon oath made a declaration of his intention to be
come a citizen of the United States &c See the Oath in the case of
Moore &c

Court & Jacob Meyer, on Plaintiff.

The Deft appears in Court and confess^d a judgment for the Costs
of the Prosecution &c

Isaac Gray Laborer. Late of the County of Rockingham. Laborer
who stands in a state for felony was led to the bar in Custody of the
Jailer, and being through arraigned pled Not Guilty and to the indictment
and a charge was made also agt. with Peter Sifer, Fountain Pairs, William
Whelan, John Chapman, William Burmyer, Wm. Deas, Joshua Rees, Isaac
Reed, William Selman, John Westwood, John M. Rees and.

William Falls, who being elected tryer and sworn the truth to
~~speaks upon the~~ of and upon the premises to speak Guilty
and to be confined in penitentiary house for two years
Court adjourned unless to tomorrow till Monday 10 O'clock

Tuesday the 19th October 1830
Present

The same jurors as on yesterday

Michael Daily Late of the Parish & County of Rockingham
Labour who stands indicted for felony, was led to the bar in custody
of the jailer, and there being arraigned pleads Not Guilty to the
indictment and thenceforth came on by to wit Selah Walbrooke
John Mount, Daniel Whitman, George Saffly, Geo Chapman
Oscar Labaree, Abraham Byrd, Edward Shepley, William Lewis
Abraham Asgubright, Daniel Denteld & Jacob Bunkholan
who being elected tryer and sworn of an upon the premises to speak
and having heard the evidence & argument of counsel
retired from the bar to consider of their verdict
and declared they could not agree and Sheriff
to keep them together, and adjourned until to morrow
at 10 O'clock

Court adjourn

Wednesday the 20th October 1830
Present

The same jurors as on yesterday

A settlement of the estate accounts of Ralph A. Loftis decd, was
relieved into Court, examined & ordered to be recorded

~~Jefferson~~
Jefferson

Jonathan Royer & Jonathan Ward } Dismissed agreed
Jonathan Royer & Jefferson Ward }

Abner Hamway & Jacob Hoogler In Care

said . . . said . . . In Care } The arbitrator to whom

all differences in these suits were referred, having returned their award, which amounts to other things, awarding that these suits shall be dismissed without costs to either of the parties. Therefore it is ordered by the Court that they be severally dismissed.

Michael Bailey late of the County of Rockingham was again led to the bar in Custody of the Jailor, and the Jury appeared in Court, and returned from the bar to the Court of their Verdict, and after some time returned into Court upon their oath as a jury, we find the Prisoner guilty of the offense charged in the indictment against him in the first Court of the indictment, and we do decree and order the period of his imprisonment in the Jail and penitentiary house to be in the City of Richmond to two years - and the prisoner was remanded to Jail.

Thursday the 21. October 1840

Print

The same Judge as on Yesterday.

Yelis Governor for D. M. Davis, In Custody.

This day came the parties by their attorneys, and the matters of law arising on the ~~plea~~ Demurrer to the Declaration in the Case being argued it seem to the Court that the Law is for the Deft. ~~Demurrer~~ Demurrer sustained, and Judgment for Deft Costs - from which Judgment the Deft prays & appeals, on bond to be ~~very~~ given by Isaac Wardley, who is considered a responsible person in the sum of \$500.00.

- County & Jailor Judgment for costs
- County vs Isaac Reed Atty Office & costs
- same vs Jacob Reed Atty Office & costs

It is ordered that Doctor Solomon M. Stewart, Isaac Wardley & Sarah ^{Spalding} be appointed to examine the Jail of this County, who appears in Court & to take the oath as commissioners, & to report to the Court during the next term.

County vs Isaac Newman Jury sworn to by the Jury to wit John Muller, John Carthens, Saml Brown, James Cave, Wm. G. Loftain, Reuben Rogers, John Williams, Cyrus Storch, William Leavenworth, Thornton Keeler, John Brown, & Daniel Flora. Verdict for the Deft guilty & award \$2.50.

Solomon Stanton & Company appointed to inspect the said area
 report ^{to} which is enclosed and to be certified.

Warrant in Matter, plea of the act of Territorial plea held upon
 of the jury John County George Earmann Archibald
 S. Rutherford William Payne John Mohler David S.
 Jones John Lites John Harnad George Helms Carol
 Shuckel Peter Hembarger George Logan

Virginia to wit

At a Superior Court of Law held for the County of Rocking
 composed partly of the Eleventh Circuit
 held on the Monday before the third Tuesday in May, being
 the 16th day of May 1831.

Present

Honble Daniel Smith one of the Justices of the
 General Court allotted to said Circuit

Honble Daniel Smith ^{Justice of the Court} ^{also a Justice of the Circuit} ^{Superior Court of Law} ^{of the State}
 produces and counts a certificate of his having
 taken the oath of office before Richard P. Fletcher a Justice of the peace
 in and for the said Circuit, which is in the words and figures
 following (to wit) Daniel Smith & which is ordered to be
 received &

Joseph Bywaters foreman, John Cyle, Abraham Shew
 ✓ Jacob Lincoln, John Lucy, Edward Rice, Henry Booz, Christian
 Garber, William Byrd, David Showalter, Solomon Hufferman
 Amos Sellar, Paul Long, Isaac Fisher, John Black & Henry
 Dear, as jurors for felony above bill.

On the motion of Nathan Loftis adm^r of Ralph A. Loftis and it
 is ordered that Richard P. Fletcher do appoint a commission to
 examine state and settle the state accounts of s^r Ralph A. Loftis
 and with the said adm^r and make report to the Court.

Elijah Turin late of the parish County of Fairfax, who stands indicted for felony, appears wilfully and unlawfully. Staying, appears in Court, according to the condition of his recognizance, and thereupon the said Elijah Turin was set to the bar in custody of the jailer, thereof arraigned, pleads Not Guilty to the indictment, and thereupon before the Court of Sir Thomas, Alexander McCarty, Robert Moony, John Mohler, Lewis Stevens, Samuel Sprinkle, George Detwiler, James Looker, William Ferry, Philip Miller, William Payne, ~~Charles~~ ^{John} ~~Blair~~ ^{Blair}. Jury labours their views and kept together and adjourned until to morrow at 4 o'clock

Pro. H. Campbell ... Cavator
agst

Abraham Smith ... Cavillo & supra a. Cavator

By consent of the parties by their attorneys it is ordered that all matters in difference between them in this suit be referred to the award and final determination of Samuel Gunn, Robert Gattlaw, and Allen C. Ryan, whose award or the award of any two of them is to be made the judgment of the Court, and it is further agreed that each of the said arbitrators is to receive \$150 cents ^{per} ~~day~~ ^{each} day they shall be engaged on the said arbitrations —

Davidson vs Mohler in covenant dismissed apud

Long vs Smith Superseas awarded upon the Plaintiff Given bonds in Double the amount of the Judgment in \$90

Thomas I. Meeker admitted to practice as an attorney in this Court

Court adjourned until to morrow morning at 4 o'clock

Tuesday the 17. May 1871.

Prisnt

same as on yesterday

Peter Smith proans in Court an account for Delay of Geo
Gray & prison confind in the Jail of the Court, which account
was cramd and allowd by the Court, and cramd to be calld

in Court - Amundout. A. P. Capri awarded

in same - Erwin New Sixth awarded

in same - Shields 2 permiss. New prosequ awarded

in Court - Hurm Jay appears, Verdict that this Defendant
is not guilty. -