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Virginia State Library
Archives Division
Camera Operator
Reel No. 318, Date: Feb. 3, 1983
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December 23, 1868

Belenguard T. in License

Bower Geo. in Services of Bower Geo.
Haas, Harman; P. estate

Harris, Simeon; J. Price

Harrisburg, Lebanon, Engine house.

Harmen, James; Low.

Harman, Ebenezer; Wofford.

Hartinger, H. estate, all sums enter.

Head, Brown, D. Pet for Road.

Heffley, W. in

Helfman, J. W. to

Hersman, M. P. 

Hersman, J. S. to

Hersman, C. W. to

Heiningman, W. 6

Heiningman, B. 6

Koeler, G. G. 5

Koeler, F. 5

Koeler, Michael, 23

Koehler, Francis, 19

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**Note:** Rows are odd numbers.
Reversion Bridge Company  (Proxy acts)
Reversion Certificate to
Pennybacker  "Pennybacker" Notice
Roanoke R. R. as commonwealth
Rorer of P. junior as all others
Ruthford & Co. as Commonwealth
Ruthford Jarvis as Same
Ruthford Martin & Co. Same
Rhodes Baskett's estate committed to sheriff & afrs
Ruthford's act to Bowers
Reese to Broch
Ruthford to Dales
Rolen & associates
ease of Bowers
Rhodes Ave. as Bowers
Road Placers No. 77 8x10 as commonwealth
Robinson Catharine Grant acts
River Dear Bridge Morris as appointee
Robert as Bank of Harrisonburg
Rutherford Peter as 60 Shakes

Rollins act of Jacob & qualified

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Siskey Robert Overseer of Road over a private road
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Linn Robert W F
Karterburg Maria
Long Adam M
Lund A N
Longley J P
Long Ole
Layton M M
Levin J H
Long Leonora
Lowman Leonora
Lind Dora
Lewis Henry 36 A.A. for commutation. Rent
Alphin J F 36 Over for road
Layton for 4 0 8 Paul 85

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Fruin, Ellis
Thomson, John

Thomas Daniel, in estate admin granted
Thomson, Elizabeth
Thomson, Thomson, order transfer, statement, and acknowledgment

Thomson, James

Thomson's administratrix

Thomas Adam, in

James, John

Defe, James, deceased

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VanBeet as Henry C.

[Rest of the page is not legible]
Classification of the Justices of the County of Rockingham, Made August 19, 1834.

1st Class.
August Terms.—Wm. J. Miller, Wm. H. Hadley, James G. Miller and Benjamin N. King.

September and October Terms.—Martin Garber, George S. Christie, Madison Morris, John J. Bowser, and Joseph Simmers.

2nd Class.
November Terms.—James V. Baughman, Wm. E. Shaw, Alexander R. Miller, and Henry Berry.

December and January Terms.—John Paul, They.

November, December, and January Terms.—James B. Hensley, James H. Horn, Patrick H. Hensley, and Adam W. Hensley.

3rd Class.
February Terms.—Wm. Arch. Wirtzmann, Wm. T. Matthews, Isaac Wright, and W. Kemper Jr.
March and April Terms.—Wm. S. Will, Wm. W. Fawley, Wm. W. Carpenter, Peter Paul and George Whiting.

4th Class.
May Terms.—John B. Atkins, Edward S. Kemper, and William Kassberger.
June and July Terms.—Wm. Burt, J. A. Herbst and Joseph H. Dolly.

The Justices assigned to the March term will alternate with those assigned to the November term every succeeding year, until the expiration of their present term of office.

By the Justices.
Aug 23, 1834.
WM. D. TROUT, J.C.
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We make a specialty of furnishing NATIONAL BANKS with every article of Blank Books, Printing and Stationery.

A Large Stock of BLANK BOOKS, of our own manufacture, suitable for all classes of Mercantile use.
Virginia

At a Court held for Rockingham County, at the Court House thereon, on Monday the 6th day of September 1868

Present

William Miller, P. S. Roller, J. S. Hummelsheen, etc.

By, Hugh M. H. W. Flesh

The clerk of this court presents in court a list of cases and other writings admitted to record in the clerk's Office of this Court during the month of August 1868, which being seen and rejected by the Court is now to be entered on the minutes of follow court.

Notice of Bargain and Sale from William Miller to Henry Thompson

Deed from Laura H. Sample to B. Freeman

Deed from George Story to James Lewis

Deed from Mathias Barry to Frank Miller

Deed from James H. Miller to John J. Neff

Deed from Philip Miller to John P. Rogers

Deed from Robert A. Broxson to James

Deed from William H. Sample to James

Deed from Jacob Broxson to James

Deed from Thomas Sample to James

Deed from George Sample to Ora H. S. Gray

Deed from David B. Sample to Samuel H. B. Sample

Deed of Bargain and Sale from George B. Sample to John O. Smith

Deed of Trust from John J. Birchman to Michael F. Lynch

Deed from David B. Sample to John B. Smith

Deed for Peter Magee (surrender)

Deed of Bargain and Sale from Jackson Day to John J. Smith

Deed from James to Samuel Thomas

Deed from Michael H. Hopkins to Jacob Miller

Deed from Elizabeth Sowers to Robert H. Gilmore

Deed from John J. Hare to Robert A. Simpson

Deed from George C. Baker to Peter Whitted

Deed from John J. Miller to George Rhodes

Deeds from Mary E. Baker to John W. Baker

Deed from Peter H. Brown to John E. Brown

Deed from John J. Brown to John W. Baker

Deed from John J. Brown to Jacob A. King

Deed from Robert A. Gilmore to Thomas C. Thompson

Deed from John H. Hare to David Bowerman

Acknowledgement from James to James

Deed of Bargain and Sale from Samuel Miller to L. Reed

Deed from David C. Thompson to Joseph O. Stovall

Deed from Samuel Baker to John D. Mack

Deed from John C. Donalson to W. N. Whitefield Marshall

Deed from Rebecca Baker to James

Deed from James C. Brown to John E. Brown

Deed from Daniel P. Brown to Wm. H. Brown

Deed from James M. Brown to Wm. H. Brown

Deed from James M. Brown to Wm. H. Brown
Ordered that Jared B. Nicholas, Amos Scott and C.F.A. Polk be appointed commissioners to sign an order for James M. Murray his interest in the real estate of James M. Murray as

Ordered that Wm. H. Coffin be attorney for the commonwealth with a power of attorney for one case of murder and $500 for other cases of manslaughter prosecuted and tried at the last term of this court.

Ordered that the order appointing Robert A. Horsley Surveyor of Precinct No. 15, in place of Abraham Hovington be revoked.

Upon the petition of Augustine Wharton,.Toastmaster for road in this county, the petitioners to whom this petition was referred this day present their report which is confirmed and ordered to be entered on the minute of Public accounts.

The commissioners heretofore appointed to a signers to Sarah Hovington widow of H.C. Hovington, this county file their report which was examined and allowed by the Court on a former order to be recorded.

Ralph W. Sisson & Robert W. Meyers sits on a bond for the delivery of property on the day of the Notice given and execution awarded.

The commissioners heretofore appointed to obtain a report from the Commissioners of the Public Road, known as the old Methodist Church Road. This day made their report which was received and the road established and agreed to and report said report.

The Secretary, Lumber Manufacturing Company

Pliff

Defendant

This cause came on to be heard on the 6th day of September 1883, upon the defendant's answer and the cause, the answer of defendant set forth.

Defendant then moved that the same be stricken from the record and the case dismissed, and the answer of defendant be stricken from the record and the case dismissed, and the answer of defendant be stricken from the record and the case dismissed.

The defendant then moved that the same be stricken from the record and the case dismissed, and the answer of defendant be stricken from the record and the case dismissed, and the answer of defendant be stricken from the record and the case dismissed.
Present: Wm S. Miller, Peter S. Robins, George B. Shurley, Madison Moore, Henry Berry, John Hank, Phineas Herring, Nathan W. Thrash, Wm. W. Meermann, Isaac Wright, George W. Harely, Peter Farnell, W. Joseph Terry, Senior, John Johnson, and William C. Deaver.

The Court having been summoned for the purpose of proceeding to elect a president justice in the place of W. F. Stirling, deceased, which resulted in the election of Wm. W. Meermann as the president justice of this Court, and thereafter took his seat as such

Ordered that the authorities of the town of Garrisonburg, examine the privilege to erect an engine house upon the Court House square.

Ordered that Wm. W. Meermann, county agent, be appointed to present this Court in the meeting of the Alliance Bridge Company, Riverton Bridge Company, and the Woolford Bridge Company, to be held at the Court House Square, and that he be accompanied by a deputy to represent this Court in the meetings of the Alliance Bridge Company, and that he be accompanied by a deputy to represent this Court in the meeting of the Riverton Bridge Company.

Resolved that the meeting of the District Bridge Company be opened by James A. Dearing, and that the meeting of the Riverton Bridge Company be opened by Peter S. Robins for the Woolford Bridge Company.

The precinct commissioner of the revenue for this County, present in Court an account against the Commonwalth amounting to Twenty dollars which being sworn to in Court, was examined and allowed by the Court and ordered to be certified to the Auditor of Public Accounts, and is to be certified that said commissioners returns 159. Buths for the year 1857 which returns are accordingly made and returns within the time prescribed by law.

Whereas this Court has been informed that Robert Buchanan, Esq. is preferring claims against the county of Rockingham alleging to be for debt purchased during the war, now it is ordered that John Hoffman, Esq. appointed a special committee to confer with the act and present parties to their counsel and to ascertain the character and nature of such claim or claims and to report the result of their conference to the next term of this Court, and also to report in addition whether in their opinion the County of Rockingham is legally bound to pay the same claim or claims.

Upon the application of William C. Webster, who wishes to keep a house of public ordinary in this County, it is ordered to be certified that he is of good character, not adverse to drinking or gaming, and that his house is a proper place to keep such ordinary and that he will probably keep a house useful only and such as the law requires.
Prayed that George S. Christie and Joseph Kindle, the defendants, be appointed a committee and are authorized to confer with competent workmen in regard to the present condition of the Court House and report forthwith.

John LeWoodson, Puff

Samuel F. Knowles, Puff

This day came the Plaintiff by his attorney and the
defendant was summonsed here but came not, whereupon it being
ordered that the said Samuel F. Knowles be cited to appear on the
plaintiff in the sum of twenty-five dollars, it is therefore considered by
the Court that the Plaintiff recover against the said Samuel F. Knowles the
said sum of twenty-five dollars, with interest thereon from this day
and his costs by him in the usual manner, the said Plaintiff having
appealed in Court, and said Robert S. Bear and offered security in the
sum of one hundred and twenty-five dollars, with conditions as provided by the 28th Section of Chapter
13 of the Laws of 1870, it is ordered that the saidsecuring the said
attachment be out of the process of the sale of the property herein
upon by him under this attachment, pay and satisfy this judgment.

Ordered that the classification of the Process as now arranged be and
the same be hereby confirmed and adopted by the Court.

Inf. Mapleschoffer, Puff

R. S. Bear, Puff

This day came the Plaintiff by his attorney and the Defendant solemnly declare and not of himself and, and being authorized as required by law to
remove any and all parts of property from the state of Oregon where the Court may not be, or held to be, but the ordinary process of law be used to obtain such judgment and the said
be granted an attachment against the estate of said Robert S. Bear, returnable to this Court, which is returnable upon the second day of said
Bear, the said Plaintiff by his attorney and the said
Robert S. Bear was solemnly called in his name, whereupon it being
ordered that the said Robert S. Bear be cited to the Plaintiff in the
sum of one hundred and forty-five dollars and forty cents, with interest
on forty-five percent thereof from the first day of March 1873, or $38.17 on other
part thereof from the 1st day of May 1873, or $20.70 on other part thereof from the 3rd day of September 1873, on $1,888 on another part thereof from the 1st day of March 1874, or $18.00 on other part thereof from the 2nd day of July 1874, subject to interest at the rate of 6% per annum from 1873 and interest at the rate of 6% per annum from the 1st day of July 1874. It is considered by the Court that the Plaintiff

recross of the aforesaid Robert S.R. Board, the sum of $400, with legal interest thereon and $500, from the 7th day of May, 1857, on $500, from the 11th day of May, 1858, on $300, from the 20th day of September, 1859, on $200, from the 21st day of March, 1860, on $100, and interest from the 20th day of September, on all interest on the residue thereof from the 12th day of January, 1862, subject to interest of $200 from Oct 3, 1859, and $500 from the 1st day of July, 1857, and their costs in this behalf, expenses and attorneys' fees that the officers who served this attachment make sale of so much of the said land as will pay the said judgment giving three weeks notice at the courthouse door and three public places in the neighborhood of the land, one half of the purchase money to be paid on confirmation of the sale by the lieu to the residue in 6 months all with interest from the day of sale, taking from the purchaser lands and good security and report to this court at its next term.

W. Woodson

Upon an Attachment

Robert S.R. Board

The Plaintiff, having given a complaint to W. Woodson, a justice of this county, for Robert S.R. Board, a citizen, raised and removed to remove and was removal his office out of this state, so that there is probably insufficient revenue for the benefit of those who made the said Board, it being their demand that they should get the said Board to obtain this judgment, so that the same justice being quartered an attachment against the estate of said Board, return this court, which is returned herefrom, and also the said Robert S.R. Board, the plaintiff, at any time, however, cause, in court upon motion of the said Robert S.R. Board, the sum of $800, with legal interest thereon from the 11th of July, 1858, and their costs in this behalf, expenses and attorneys' fees that the officers who served this attachment make sale of so much of the said land as will pay the said judgment giving three weeks notice at the courthouse door and three public places in the neighborhood of the land, one half of the purchase money to be paid on confirmation of the sale by the lieu to the residue in 6 months all with interest from the day of sale, taking from the purchaser lands and good security and report to this court at its next term.

W. Woodson

On the Motion of Samuel R. McLeaugh, Sheriff of Rockingham
On the motion of Maria Taylor, and it appearing that more than three months have elapsed since the death of America Dool, and no person having applied for administration of his said estate, it is ordered that his said estate be committed to the sheriff of this county for administration according to law.

Ordered that Joseph Reed, Thomas Campbell, John Mason, and John Rime or any three of them, be first enquired for about the premises of Joseph George, to appraise the estate of America Dool, and report the same to the court according to law.

The commissioners before appointed to appraise the premises of Joseph George, in the terms of which they were to appraise the same, are to appraise the same in the manner which was examined by the court, and confirmed and ordered to be recorded.

Ordered that Augustine Arrington be appointed surveyor of precinct No. 2 in place of Elizah Andley, resigned.

Ordered that John B. Shinn be appointed surveyor of precinct No. 46 in the place of Christian Hare.

Hereby Kammrich commissioners of the revenue for this county presented an account against the commonwealth amounting to thirty dollars and sixty cents which being sworn to in court, was examined and allowed by the court and ordered to be certified to the auditor of public accounts, and is further ordered to be certified that the said commissioners return a list of 25 births and 30 deaths that have been correctly made and returned within the time prescribed by law regulating the registration of marriages, births, and deaths.

[Signature: Kammrich Bembochoe, Capt.]

[Signature: Jacob Pelssinger, Capt.]

[Caption: Unlawful Obituary]

This case came the parties by their attorneys and the defendant entered the court to answer this cause on the ground that it was instituted in this court, not being a court of competent jurisdiction, which motion the court overruled and require the defendant to go into trial and the cause is continued until tomorrow morning.

Ordered that the cause be adjourned until tomorrow morning 9 o'clock.
If appearing to the Court that the estate of George Pender was never assessed with taxes on lands for the year 1866 to $18 due for the year 1867 to $30 and that this amount charge was paid by the Sheriff of Rockingham County into the treasury of the Commonwalth, an affirmation made for the purpose of such anment, the Attorney for the Commonwealth defending such application and the Commissioner making the aforesaid affirmation being examined touching the application and the facts required to be certified in the order by the Court that the above amount of $48 be refunded, the Court hereby certifying that such an amount of sums if necessary to be paid are proved to have been properly paid against D. Perry to the same hand by him and that the application is made within two years from the delivery of land books to the Sheriff. The Court on application the same being defense by the Attorney for the Commonwealth was the Commissioner making the aforesaid affirmation touching the application and the facts certifying that the same in the name of John Pons was erroneously assessed with taxes for the years 1860, 1861, 1862, 1863, 1864, 1865 and the same was paid against D. Perry to the same hand by him and that the application is made within two years from the delivery of the land books to the Sheriff.

Ordered that the Court be adjourned unto some other Monday at 10 o'clock

Wm. W. Warthen

Tuesday September 22, 1868

Present

Warren Warthen, C. J. Philomar, Hearing, Gent

Joseph Findlay, J. Macknight

Distribution

John L. Woodburn, Trustee

The suit of Unlawful Detainer

Healeton, Missouri

This day came the parties by their attorneys and by consent of parties, it is considered that the facts as charged against the defendant the House, Garden, Truck and other improvements. Whereupon the Plaintiff signed a writ to the Sheriff of Rockingham County to cause him to have his possession of the House, Garden, Truck and other improvements taken as hereinbefore specified. It is granted to. This Court command the same be done upon the motion of the Plaintiff.

Henry Ensminger, Writer

Sumner Ensminger, Writer

This Court command the same be done upon the motion of the Plaintiff.
Upon the Bill sworn to by John Kandluy, on the 29th day of October, 1852, by Mr. Justice Smith, the following testimony was given: The Town of Leavenworth is the place where the said Assessment was made. The Assessment was made on the 29th day of October, 1852, and on the 30th day of the same month, the said Leavenworth was the place where the said Assessment was made.

David A. Reeder, Esq.

[Signature]

This day came again the said David A. Reeder by his counsel, and the defendant, John C. Brown, by his counsel, to the Sheriff of this County, present to examine the nature of a suit of Petition for Inquisition in the cases of figures following: This Petition is not the same as the former. Thereon, after being sworn, the said David A. Reeder and John C. Brown, by their counsel, declared and averred that there are no figures following this Petition.

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This day came again the said David A. Reeder by his counsel and the defendant, John C. Brown, by his counsel, to the Sheriff of this County, present to examine the nature of a suit of Petition for Inquisition in the cases of figures following: This Petition is not the same as the former. Thereon, after being sworn, the said David A. Reeder and John C. Brown, by their counsel, declared and averred that there are no figures following this Petition.

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David N. Pledger vs. John T. Corbin

The party came again the parties by their attorneys and the defendant John T. Corbin excepted to the action and opinion of the court having upon the trial of this cause this day, one tenor of his bill of exceptions, which pecuniary injury, and reason and return by the court and ordered to make a part of the record.

Derrick Pennybacker vs. Jacob C. Effinger

The party came again the parties by their attorneys and the court declared in favor of and for said party. And by consent of parties it is considered that the plaintiff's cause against the said defendants his possession of the premises in the suit mentioned and upon the provocation is awared to him to be directed to the sheriff of this county and more returnable according to law to cause him to have his possession of said property, and by said order the plaintiff's cause remitted to issue until after the 31st day of November next and that neither party proceed any costs.

David N. Pledger vs. John T. Corbin

This day came again the parties by their attorneys again the defendants stating that they think themselves aggrieved by the judgment rendered in this cause, and the same and that he desire to appeal the same to the supreme court of the county, and that on tenor of the cause he is unable for an appeal, even to the same, as the same contains which at the same time John T. Corbin may suffer, at any time and in any manner, for such offense and with or without the execution of such judgment of appeal, to the same, as the defendants shall enter into bond with sufficient security in the penalty of $500 to be paid with a condition according to law which bond may be executed before the Clerk of this Court.

Ordered that the Court be adjourned until the next term
Virginia

At a Court held for Rockingham county, begun at the Court-House thereon Monday the 14 day of October 1868

Present

Wm. W. Warthen, Esq. John Funk, Peter Rothen, Esqs.

Joseph Framehouse, Henry Scott

S Justices

The clerk of this Court presents the Court a list of deeds or other writing admitted to record in his Office during the month of September last, which being seen and inspected by the Court is ordered to be entered on the minutes of the said Court.

Aded of Bargain 
Sale by John F. Scott to Samuel Gardner

Sale from David M. Ratliffe to Jonathan Funk

Sale from Samuel Clifftt to Abraham Watters

Sale from David M. Ratliffe to Jonathan Funk

Sale from John Back to Joseph P. Bailey

Sale from John Smith to Harvey Fite

Sale from Carvin Moseley to Lem E. Jones

Sale from Henry B. Beam to John Rockwell

Sale from Richard L. Wood to Harrison Ballman

Sale from Andrew F. Township to Andrew Fost

Sale from Michael Ewing to John Donovan

Sale from Jacob Shank to John Ralby

Sale from Dabney Thomas to Mary Miller

Aded of Bargain by Benjamin Bearden to his Brothers for land

Aded of Bargain by John W. Keen to Henry Keen

F. R. Perry

T. Warren

Wesley Beck, Jr.

P. L. Sheff

W. L. Hancmery

This Deed came on to be finally heard this 14th day of October 1868 and is admitted, to wit, that all matters in controversy in this Deed have been adjusted and overruled as the same have been desired.

Joseph A. Mitchell, clerk who has been duly appointed Commissioner, and qualified as a Notary Public in and for this county, appears in Court and together with El Mitchell, his security, to wit, John Clifftt, at the penalty of $250, and in the same manner, as the same requires which bond is ordered to be certified to the Auditor of Public Accounts

Penelton Bearden, clerk who has been duly appointed Commissioner and qualified as a Notary Public in and for the County of Rockingham appears in Court and together with Charles E. Scott, his security, to wit, Court at the penalty of $250, and in the same manner, as the same requires, a copy of which bond is ordered to be certified to the Auditor of Public Accounts.

Ordered that Daniel Miller, an appointed Surveyor of this county, in place of Holott Wight,
Ordered that John Casitham be appointed surveyor of precinct No. 4 in the place of Philb. Miller resigned.

Ordered that John Deeman Jr. be appointed surveyor of precinct No. 5 in the place of Isaac Archibald resigned.

On the Motion of Susan Wheatell widow of George Wheatell and Edward & Henry W. Morgan owners thereof Argubright and Susan Wheatell are appointed commissioners to sign a power of attorney in the name of her deceased husband, any three of whom may act, and report their proceedings to this Court.

Ordered that Peter Wheatell be appointed surveyor of precinct No. 6 in the place of Jacob Argubright deceased.

S. Morgan, in the name of the Plaintiffs, and the defendant, being solemnly called and made depositions, it is ordered that the cause be placed upon the docket.

Jacob Miller

Benjamin Miller & Co. Isaac Barrow

This day came the defendant by his attorney and the defendant, being solemnly called and not deposing, it is ordered that his power of attorney as such executor be revoked, and that a new executors be appointed, and that the said cause against the defendant hereinafter proceed.

On the Motion of William Hodges & Henry Hodges who moved on the estate of the deceased as the laws require, and as such executors of the last will and testament of George Sites deceased, they present and acknowledge a bond in the sum of three thousand and one hundred dollars conditioned as the law requires, a certificate of administration in due form upon the estate of George Sites deceased.

Ordered that Jacob Rhodes, Jacob Silsbee, Daniel Miller, Edward P. Morgan, or any three of them being first duly sworn for that purpose, appraise the estate of George Sites deceased and report the same to the Court according to law.

John P. Brock

Isaac Simmons

This day came the plaintiff by his attorney, and the defendant.
being solemnly called upon and appearing, and the said Attachment being returned herein, it is considered that the Plaintiff recover against the Defendant the sum of $105.00, with legal interest thereon from the 30th day of April, 1868, the said amount to be levied upon the personal property, and to pay and satisfy the judgment and costs of the action, and to have the same serving the Plaintiff and in the manner aforesaid, and it is ordered that the officer who levies this Attachment make sale of the personal effects and of the proceeds, pay and satisfy the judgment and costs of the action, and to the Defendant such person as may be duly authorized to receive the same, and report back proceedings to this Court.

The Court doth hereby appoint William Henry King, Esquire, for joint holders, with the other person of the American Bell, and who is under the age of 16 years, a guardian in court, and together with John W. Kellogg, his security (who is justified to his sufficiency), above warrant, and acknowledges a bond in the penalty of $500.00 conditioned as the law requires, which bond is ordered to be recorded.

On the Motion of Jackson Bonds, now at appearing that more than three months have elapsed since the death of Eli Dutile, and an or in appearing for administration upon his estate, it is ordered that the estate of the said Eli Dutile, be committed to the Sheriff of Richmond County for administration accounts to

George Johnson

Pleas

James Summers

Pleas

This day came the Plaintiff by his Attorney, and the said levying, solemnly called upon and appearing, and the personal effects, judicial and of the plaintiff for the recovery of the said personal effects and of the proceeds, pay and satisfy the judgment and costs of the action, and to have the same serving the Plaintiff and in the manner aforesaid, and it is ordered that the officer who levies this Attachment make sale of the personal effects and of the proceeds, pay and satisfy the judgment and costs of the action, and to the Defendant such person as may be duly authorized to receive the same, and report back proceedings to this Court.

John J. Moncrief

Pleas

Wm. B. Rodifer, Deputy Sheriff of Richmond County, this day made return that under an order of this Court made in this cause at this last April term he sold to Elizabeth James all the 1st division to be sold, to the purchaser named above for the sum of $285.00. Of which $285.00 has been paid, the residue in two equal annual payments, from the day of sale with interest which sum is confirmed by bonds, and it is ordered that Wm. B. Rodifer, who is hereby appointed a Commissioner for that purpose, account by decree, with the surety warrant to said Elizabeth James the lands so sold to her.
and acknowledge the same for record in the clerk's office of Rockingham
County, reserving a lien to secure the defendant's payments.

Wm. Brown

Peck

In Debt where suggestion that
Wm. Brown, Mary D. Brown and Wm. F. Brown is made to the court.

Upon motion it is ordered that the same to be transferred from the

It is ordered to be certified that satisfactory proof has been produced before
the court establishing the fact that George Rader and wife, in the year 1879,

Upon the application of John W. Lee who desires to keep a house of

Jonathan Beteman,

Off.

APRICK TREADWELL

Deputy

I do hereby certify that at the last term of this court, the

On the Motion of H. R. Rogers, who presents a certificate to the

Orders that Philander Lorimer, Thomas Huston, John Samuel and D. C. Dunn

On the Motion of Jacob Bryan, who presents a certificate to the
together with David Stetson, Peter Rowan to administer the

(1)
On the petition of John H. Thomas for the establishment of a road in this county, on condition whereof, it is ordered that the same shall be established according to the said petition and that Isaac H. Draper be appointed surveyor thereof.

Peter Hale

William A. Cofer

This day came the parties by their attorneys on the said petition as prayed for and the Court is pleased to order that the said petition be allowed and the same shall be proceeded upon in accordance with the order of this Court.

Deceased

Alphonso B. Bolen

Dated this "__" day of __________, 18__.
Upon a Notice to appear in the Circuit Court of the County of Rockingham, on the 10th day of May, 1804, for the purpose of hearing the cause between the Plaintiff, Jacob Strayer, and the Defendant, John Neighbors, for the collection of debts due to the Plaintiff from the Defendant, the Plaintiff being represented by his attorney, and the Defendant being represented by his attorney, it appears that the Plaintiff sues for the sum of $1000, which is due from the Defendant for the purchase of goods and merchandise, and that the said goods and merchandise were delivered to the Defendant on the 10th day of May, 1804.

Ordered that the case be adjourned unto the next term.

[Signature]
Virginia

At a Court held for Rockingham County, held at the Court House there on Monday the 16th day of November, 1808.

Present

Wm. W. Woodbridge, John Buck, Thomas More Gent.

Philander Morning, Adam To, George Jackson, Esq., Justices.

The Clerk of this Court presents in Court a list of cases, and other matters admitted to Record in his office during the month of October last, which being duly reported by the Court in manner and form on the Minutes of the same, to wit:

A deed of Bargain and Sale from John Young, to Peter B. Headrick.
A deed of James from R. H. Hay to S. W. Cameron, for Susan Cook.
A deed of Bargain and Sale from Samuel W. Ibbit to James Turner.
A deed of Bargain and Sale from J. Williams to Thomas D. Bradley.
A deed of Bargain and Sale from Allen to Bryan, to Peter Baitham, husband.
A deed of Bargain and Sale from John B. Boulden to Geo. W. Easter.
A deed of Bargain and Sale from George Solis to William Skill.
A deed of Bargain and Sale from T. B. Cameron to B. P. Headrick.
A deed of Bargain and Sale from Benjamin B. Green to George M. Franklin.
A deed of Bargain and Sale from William Harris to Joseph Goode.
A deed of Bargain and Sale from Martin Brannan to Michael Dawson.
A deed of Bargain and Sale from John Johnson to Geo. W. Headrick.
A deed of Bargain and Sale from James White to W. P. Dupuis for Admiring, White.
A deed of Bargain and Sale from Harry R. Smilker to Andrew J. Horrelation.
A deed of Bargain and Sale from Thomas Barlow, to Charles T. Kirk.
A deed of Bargain and Sale from Joseph Colkerson to William Cameron.
A deed of Bargain and Sale from John Lamon to Andrew J. Horrelation.
A deed of Bargain and Sale from John H. Hinton to The Same.
A deed of Bargain and Sale from James H. Hinton to The Same.
A deed of Bargain and Sale from James H. Hinton to The Same.
A deed of Bargain and Sale from John T. Hinton to S. Reed.
A deed of Bargain and Sale from Adam Thomas, to Hugh T. Shoaf.
A deed of Bargain and Sale from Jacob B. White to John H. Hinton.
A deed of Bargain and Sale from Michael Dawson to George Cameron.
A deed of Bargain and Sale from Anthony Reed to Amy H. Shannon.
A deed of Bargain and Sale from T. J. Skelton to Patsy Williams.

It is ordered that the Sheriff will at all times during the year, and at all times, be in the hands of the Court, and be subject to the control and direction of the Court, and be subject to the control and direction of the Court.

Sane of the Estate of Alex. Morning, deceased.

The Same.

Order that hereafter be allowed the sum of thirty one, one cent for each day all Court houses to be paid by the Sheriff and any money in his hands not otherwise appropriated.
Ordered that Wm. H. Aumont be exempted from the payment of county and parish taxes.

Commonwealth

Upon an Indictment

Edward May

This day came the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.

Same

Same

This day came as well the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.

Same

Same

This day came as well the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.

Ordered that George Sampson be a frontier guardian for Charles L. Aumont, orphan of Eliza Aumont, deceased, who is under the age of fourteen, until the said George Sampson assumes responsibility in court and together with Wm. Aumont from his security, (who justifies his sufficiency) enters into and acknowledges a bond in the penalty of five thousand dollars, security to the County, which bond is ordered to be recorded.

Commonwealth

Upon an Indictment

Edward May

This day came as well the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.

Commonwealth

Upon an Indictment

Thomas Bignham

This day came as well the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.

Commonwealth

Upon an Indictment

James Bignham

This day came as well the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.

Commonwealth

Upon an Indictment

James Bignham

This day came as well the Attorney for the Commonwealth as the defendant and by consent it is ordered that this cause be dismissed, and that the Commonwealth recover against the defendant his costs in this behalf expended.
Commonwealth

Upon an Indictment

This day came as well the attorney for the Commonwealth, as the defendant by his attorney who pleaded Not Guilty, and after a general demurrer to the indictment, this cause was to which the attorney for the Commonwealth replied generally.

Same

John Kenton

This day came as well the attorney for the Commonwealth, as the defendant by his attorney who pleaded Not Guilty, to which the attorney for the Commonwealth replied generally, and the trial of the same was deferred until the next term.

Same

Joel Lincoln

The same order

Same

Robert Winter

The same order

Same

Richard Randell

The same order

Same

Elizabeth Kemel

E. M. 7438, and for reasons of hearing to the court, it is ordered that this be entered.

Same

James Pers

It is further ordered by the direction of the Court, that David Goddard, the prosecutor in this cause, is ordered to be given security for good behavior, and to appear at the next term of the court, or this prosecution shall be dismissed, and therefore, I find that the evidence is insufficient.
Commonwealth

David Wells

This day came the Attorney prosecuting for the Commonwealth to the Defendant, and thereupon came a jury to find George Broom, Isaac Hissom, James Mayhew, Henry Hawn, Samuel Harnett, Noah Reed, David Terry, David Thompson, John Mayhew, John Dornan, Adam Thomas, and Lewis Harper.

Who being sworn, and sworn, the truth to speak, upon the same, joined another having heard, the evidence arising from the bar to consider of the verdict and after sometimes returning into court over and upon their oaths, did say that they found the defendant guilty and after his amendments of Ten dollars. It is therefore considered that the Commonwealth recover against the Defendant Ten dollars, the fine aforesaid over the town in this behalf exposed.

On motion of Richard Thurston, it is ordered, that the Indenture binding Thurston, son of said Richard, to George Williams, is transferred from George Williams to his father, Richard, Thurston.

Jeff Thomas to O. December No Delinquent Notice from or and execution awarded.

Commonwealth

Poff

Benjamin F Berry

On the Motion of the Plaintiff and for reasons of service to the Court, it is ordered that this cause be removed.

Commonwealth

John Huggins, Poff

The Commonwealth, aware, in this cause not being returned executed it is ordered that a copy be sent, over and against the Poff, to be directed to the Sheriff of this county to remove and return the same to the Court on the 5th day of the 6th month next ensuing.

Hoyt Cass Gage

Poff

Upon motion to adjourn to a later date.

Jeff Smith, David Jones

Poff in place of Jeff Smith, who has removed from the state of Virginia.

This day came Plaintiff Hoyt Cass Gage by his bondman, and it appearing to the Court that the Defendants have had legal notice of this motion and that notice that this motion would be this day made has been given to the Plaintiffs and to Defendants Jeff Smith and Del Arte Jones.
Communiqué

William B. Webster

This day came as well the attorney representing for the
Communiqué as the attorney for his attorney and the attorney for a
jury to wit John Driskill, Daniel Boulding, Henry Mason, Adam Boulding, Samuel Clifton, David B. Lewis, Argyle B. Thomas, William Shaw, James T. Rayburn, James Agnew, and David House, who being duly sworn, aver to have sworn the facts to
check upon the same former and having sworn the same return from the
facts learned of their several and after examination into fact
and upon oath as we, the jury find the same

Ordered that the said commonwealth to recover and charge
the offense and charge a

Present:

Hon. M. T. Wartmann, P.J. John Frank, William E. Grace,
Hon. Thomas More, Adam H. Pugh, E. Justice

Jacob H. Horsmont, Henry B. Boulding, Madison Boulding,
Lewis Brown (of R.) A. J. Johnson and John P. H. Horsmont having been duly
drawn and sworn, to appear here as given to serve during the
present term being duly called and set up in court, it is ordered that
the same submit to appear here on tomorrow to the cause of any alleged
cause why they shall not be fined and attached for their failure of present

Tuesday November 7, 1858

Hon. M. T. Wartmann, P.J., John Frank, William E. Grace,
Hon. Thomas More, Adam H. Pugh, E. Justice
Commonwealth vs.

Vincent Smith

The Attorney for the Commonwealth with the consent of the Court said that he would not further prosecute the aforesaid under the Indictment aforesaid, it is therefore ordered that this Indictment be stricken from the record.

Some of the

Ravenscroft

The Same order

Commonwealth vs.

James H. Rushford

This day came as well the Attorney for the Commonwealth and the defendant by his Attorney, and the warrant came a Jury to try Samuel Slupfer, Lewis Argabright, John Morewan, James Bogom, Henry Mason, Adam Thomas, John Mayerhoeffer, John Burkholder, Daniel Lockely, Henry Morewan, John S. Bowman, and George Breck, who being duly tried and sworn to speak the truth, to speak under the pains joiner and saying the evidence taken from the bar to consist of the verdict of the jury and on some time returned into court and upon them said to say that the jury finds James H. Rushford, the defendant, not guilty. It is therefore ordered that the defendant be acquitted and discharged from the offence aforesaid.

Commonwealth vs.

James H. Rushford

This day came as well the Attorney for the Commonwealth as the defendant and the warrant came a Jury to try Samuel Slupfer, Lewis Argabright, John Morewan, James Bogom, Henry Mason, Adam Thomas, John Mayerhoeffer, John Burkholder, Daniel Lockely, Henry Morewan, John S. Bowman, and George Breck, who being elected jurors and sworn to speak the truth, joiner and saying the evidence taken from the bar to consist of their verdict in error, after some time returned into court and upon them said to say that the jury finds James H. Rushford, guility and affrains him fine of twenty five dollars. It is therefore ordered that the Commonwealth a new and severer against the defendant twenty five dollars the aforesaid and the costs by the Commonwealth in this cause in this behalf, of

Commonwealth vs.

Moses H. Rushford

This day came as well the Attorney for the Commonwealth
as the Defendant and therefrom learns a jury to sit. Samuel Slifer, Jr., Lewis Orgebright, John Riesman, James Bragone, Thomas Mason, Adam Thomas, John Neyers and John Dunkle. Complainant having heard the evidence returned from the bar to convinces of their verdict and after a time returns into court, answered with their oaths as can be the jury for a Martin B. Beavie and a guilt as assessed to this fine at five dollars. It is therefore ordered that the commonwealth recover against the Defendant fine states the fine of four, one in the costs by the commonwealth on this behalf expanded.

Heaviside

Poff

Upon a Notice

John W. Berry

Def.

On Motion and for reasons of pressing to the court it is ordered that this cause be dismissed.

Ordered that one of the assessors of the county first put according to law names R. A. Orgebright to serve to serve the term of a blacksmith, the said Newman be served to furnish the same of firewood with a presumpment as the cause of his appearance.

Commonwealth

vs.

Robert Newman

The Commonwealth vs. the Defendant being assessed not executed it is ordered that a new Commonwealth be assessed to be directed to the sheriff of this county or commonwealth to the first day of the February term next of this term.

Same

vs.

Robert J. Beavie

This day came as well the attorney for the Commonwealth as the Defendant by his attorney who pleaded not guilty to which the attorney for the Commonwealth replied generally and the trial of the same is deferred until the next term.

Same

vs.

John Riesman

This day came the parties by their attorneys again, the defendant pleaded not guilty to which the attorney for the Commonwealth replied generally and therefore the same is deferred until the next term.
This day came the parties by their attorneys and by consent and for reasons of pleading and delay, it is ordered that this cause be dismissed and that the plaintiff recover against the defendant in this behalf.

[Signature]

This day came the parties by their attorneys and by consent. It is ordered that this cause be dismissed and that the plaintiff recover against the defendant in this behalf.

[Signature]

Upon an Attachment

This day came the parties by their attorneys and by consent, it is ordered that this cause be dismissed and that the plaintiff recover against the defendant in this behalf.

[Signature]

Upon an Award

This day came the parties by their attorneys and by consent it is ordered that the award filed in this cause be set aside and the cause be placed upon the calendar and the trial of the same is continued until the next term.
Communion.       Def.       Upon an Indictment.

Robert Singer       Def.       Upon an Indictment.

This day came again as the attorney for the
Communion as the accused party, his attorney
and thereupon came a jury to sit, Noah Boy, David Shorner,
Maison Dair, Isaac Shorner, David Parks, Jacob Spire,
John Neff, Peter Long, John Memminer, John Moore, John de
Rialton and John de Berry, who being elected came and sworn
the truth to speak and, on the failure of any having
heard the evidence restored from the bar to consider of their
juries, and after some time returned into court, enacted
their oaths do say, in the Jury joined, the defendants Neglect
and judgment accordingly.

Same.       Def.       Upon an Indictment.

Robert Snarey       Def.       Upon an Indictment.

This day came again as the attorney for the Communion as
the defendant, his attorney and thereupon came a jury to sit, John I
Reynolds, John Molesworth, Henry Missaxer, Samuel Coachley,
Henry Mason, James Dayme, Lewis Bingley, John Drachman, Dean
Thomas, Samuel Skipper, John Missaxer and George Drumh, who
being elected were sworn and the truth to speak when the same
having heard the evidence restored from the bar to consider of their
juries and after some time returned into court and enacted
their oaths do say, the Jury joined, the defendants Neglect,
and judgment accordingly.

Ordered that the Court be adjourned unto to morrow morning at 9 o'clock.

Mr. Wm. Hartmann

Wednesday Nov 18 1853

Present

Mr. Wm. Hartmann, B. John Stunk, Philander Gent,
Samuel Thomas, Moore, Adam de Fair, Gent.

On the motion of John de Rhodes and it appearing Bashela Rhodes
has departed this life more than twelve months ago and no one
having applied for administration upon his estate, and that from the
said estate is committed to the sheriff of this County for administration
according to law.

B. John Stunk, who has been duly summoned to appear
here as attorney on behalf of Robert Bryan, for an action for
Neglect, having called an issue of Neglect, it is ordered that
the said B. John Stunk be summoned to answer here forthwith to the
same if any he can why he shall not be fined and attached
for his failure aforesaid.
This day came the parties by their attorneys and movem co. motion and by consent of parties it is ordered that the order be made in the above setting and the award in this cause be vacated and the cause from said award be remitted to the debtor.

John M. Abbott, Esq
In Trust of James O'Leary

This day came the parties by their attorneys and movem co. motion and by consent of parties it is ordered that the order be made in the above setting and the award in this cause be vacated and the cause from said award be remitted to the debtor.

John M. Morrison, Esq

Ordered that Hon. S. C. F. F. Jones, attorney for the Commonwealth, be allowed forty-five ($45) dollars for service in cases of Missourenean prosecuted another time at this term.

CPP

Upon a motion for failing to appear as a party

Ordered that the person be enjoined against remaining in money of $73.00

Mr. W. H. Hartmann, Thursday November 19, 1868

Present

Wm. W. Hartmann, At John Hunk, Thomas Morey, Gent
P. H. W. Horan, Wm. B. H. Easton & Adam A. Thomas

On the motion of Mr. Greene who moved that the estate of Peter Logan and William Greene be allowed four thousand dollars as the law requires a certificate is granted to the said Mr. Greene for obtaining letters of administration in the form and in the estate of Peter Logan, Greene.
This cause came on to be further heard this 19th day of Nov. 1857 upon the papers hereinafter and the report of the Commissioner to lay off and assign the widow Polly Argabright her dower in the town of Harrison in the county of Harrison over and above the sum of $100.00 assigned to the defendant Peter Argabright also the interest of the said Peter Argabright in the above described in said report to the amount of $100.00 subject to the contingent items interest of the wife of Peter Argabright upon the following terms to wit, enough in hand to pay the costs of suit and sale and a deed of the same in the terms of confirmation of the sale by this Court and the balance in two equal annual payments from the date of sale with interest from the term of sale. The purchase to give bond with approved personal security and a lien thereon on the land as shelter for the purchase money the Commissioner to make sale before proceeding to execute this decree. Have given bond before the order of this Court in the penalty of $100 conditioned as the law directs and that he make report of his proceedings to this Court.

John T. Holbrook

John E. Morrison

This day comes again the parties by their attorneys and the parties appear and inform me on return day for the trial of this cause of and in point in possession to their adjournment and having fully heard the evidence and argument of counsel retained from the Court to consider of their remit and after some further adjournment and not being able to agree are adjourned until 9th day of November, 1857.

Ordered that George Holbrook and Holley Morrison and Geo. Holroyd Peter Brown Peter D. Muller and James A. Scott and John D. McMullin all of this county in N. B. and County of Harrison in the State of Virginia do have and to hold the said premises and to enter upon possession of the same and to pay the expenses of this suit.

Geo. Holbrook

Holley Morrison

Peter D. Muller

James A. Scott

John D. McMullin

Geo. Holroyd

Harrison County in the State of Virginia.
On motion and for reasons of praecipe to the Court it is ordered that the same be discharged.

Ordered that the Court be injunction to recover monies at 9% per annum

Present

[Signatures]

Friday, November 20, 1888

[Additional text not legible]
John R. Keating & one Jan'y 1 1866 for $20. 74. George Planger of one Jan'y 1 1866 for 32 cts. Samuel Bedwin of one July 5 1866 for $1 38. John S. Ware of one Jan'y 1866 for $1 57. Samuel Cajor of one Jan'y 1866 for $4. 95. George White of one Jan'y 20 1866 for $3. 58. One Jan'y 1 1866 for $1 75. J. C. Owen of one Jan'y 20 1866 for $1 47. 3. John T. Conant of one Jan'y 1866 for $1 78. John C. Miller of one Jan'y 30 1866 for $6. 58. Elia Wright of one Jan'y 9 1866 for $2. 68. Contain: Take account executed Jan'y 20 1866 for $1 97. 97. For Dr. executed Jan'y 30 1866 for $7. 98. A & R. Oakley executed Feb'y 27 1866 for $75. 68. And he orders that James F. Lamoon, Mr.1. & 2. Being herein one knee of parties or revenue the same as was mentioned in the order of court made last week to collect the foregoing accounts, now open over to Mayor 1866. If the amount be collected after ordering the same this proceeding.

David H. Ainger

In Des.

Samuel J. Shank & Anthony Rogers

In Des.

This day came the parties by their attorneys and by present it is considered that the plaintiff recover against the defendants $16. 15 with legal interest thereon from the 19th day of March 1865. All being upon the same in this behalf executed.

Ellis Miller

In Des.

Joshua H. Wies

In Des.

This day came against the parties their attorneys and the jury sworn and empanelled on yesterday for the trial of the issue as appeared in court and in accordance to their engagement and having fully heard the evidence retired from the box to consider of their verdict on or after sometime return into court one from their stands to try the jury form for the plaintiff 1st, the verdict in the declaration mentioned with interest from the 6th day of May 1867. It is therefore considered that the plaintiff recover against the defendant 1st, the sum of $10 dollars the above amount with legal interest thereon from the 6th day of May 1867. All being upon the same in this behalf executed.

John W. Abbott

In Des.

John L. Morrison

In Des.

This day came again the parties by their attorneys and the jury sworn and empanelled on Wednesday last for the trial of the issue appeared in court and in accordance to their engagement and having fully heard the evidence retired from the box to consider of their verdict on or after sometime return into court one from their stands to try the jury form for the plaintiff 1st, the defendant guilty and of the damages at one hundred and fifty dollars and therefor the plaintiff recover against the defendant 1st, the sum of $10 dollars the above amount with legal interest thereon from the 6th day of May 1867. All being upon the same in this behalf executed.
Commonwealth

APPEAL

MOTION: For failing to appear as a jury

APPEAL

MOTION: For reasons of favor to the

Court, it is ordered that the said

appeal be discharged, and that

the Commonwealth recover against

the defendant the costs by him in

the libel of the same.

Robert Bryan

Def.

In Del.

Jacob Webbe

Def.

This day came the parties by their attorneys and

the Court, and the said parties

of the same, viz., Daniel R.

Kepner, John H. Bacon, James

Morrison, John B. Housten, and

John O'Pry, who were elected

Attorneys, and sworn to the

truth, to speak upon the

foregoing motion, and, after

many hours to hear all the evidence and argument of counsel, an

adjourned until to-morrow morning at 9 o'clock.

Ordered that the Court be adjourned until to-morrow morning at 9 o'clock.

Mr. M. H. Woodman

Saturday, November 31, 1853

Present

William H. Woodman, By John H. Bacon, Phineas Harris, Gen.

Thomas More, Adam de Fouch

Judges

The claim who has been our commissary to appear here as a witness on behalf of John D. Kepner, at the end of October for being a commoner called upon to appear, it is ordered that

he be summoned to appear here forthwith, to show cause of any

he can why he should not be fined and attached for his failure

of presence.

Hines, Barron

Def.

Upon Motion

Deborah Bowman's Att.

This day came the plaintiff by their attorneys, and it

appearing that the said has legal motion of this motion is

ordered that the same be placed upon the order and commenced

the same.

John W. Mowat

Def.

In Favor of Assault and Battery

John W. Mowat

This day came again the parties by their attorneys, and the

Court having fully heard the plaintiff's motion to rescind the

said motion, it is therefore

reconsidered that the Plaintiff's motion
against the Defendant the sum of five hundred and fifty dollars the amount from the jury in their verdict of assumpsit with legal interest thereon from the 20th day of November 1858 and the costs by this Bill in the above mentioned

Defendant

Said as also against whom a writ was issued and an order to appear here as a witness on the sheriff of the town of Rensselaer, the said order to be returned on or before the 25th day of December 1858, and to bring security in the amount of the said order as said same order is made absolute and it is ordered that an attachment be levied against the goods and credits of said Defendant for his said contempt returnable hereon Monday next.

Respectfully,

Robert Bryan

received in open court

Jacob W. Warner

This day came again the parties and their attorneys and the parties to the suit, and the jury swear again from their former oath in this cause.

It is ordered and further ordered and having full and final evidence and argument of counsel and from the bar to consist of Mr. Tutt. It is ordered and after some time to return into court another and able to agree and adjourned until the 3rd day of December last.

Ordered that the court be adjourned until Monday, November 25th, 1868

Wm. H. Wadsworth, P.R.

Present

The Court being again the parties and their attorneys and as above from the records of this court that at the August term last of 1858 there was a complaint and the same was continued and was remanded to this term.
From May 1st, 1865, came the judgment was not entered. By 
reason of the plaintiff's offer, the court, on the order of the judge, 
for the purpose of personal service, to be served upon the 
parties hereinabove named, to make personal service. It is therefore ordered that the 
parties above named against the defendants, the sum of $700, the 
amount of the bonds of provision, with legal interest thereon, from 
the 1st day of May 1865, till paid on or before the last day of the month, the above-mentioned 

Robert Bryan, Deff. 

Jacob Beikleen, Def. 

This day served the parties by their attorneys and the 
party upon whom the service was made, on the 1st day of May, for the 
time of the service of process in possession, the service on the 
parties herein mentioned above, and after the same returns to court and on 
being able to agree, they are discharged on the bond of the 
sum involved in the above.

Ordered that the Governor, Secretary of State, Joseph 
Lincoln, and Thomas Worrells, or any three of 
them, are hereby appointed, for the purpose of 
the officers of the state, the above, to be served, as 
the officers of the state, the above, to be served, as 

Kearsley Peirce, Def. 

This day served the parties by their attorneys and 
thereupon came a jury to set, Samuel Stevens, John S. Boumaan 
and Thomas Wilson, in this case, as well as all other cases. Daniel Taylor, Jacob 
Hinault, Noah Brown, John Moyer, and John Boumaan, James 
Agnew, and John Butterworth, who being the attorneys of the 
plaintiff, to speak upon the same joined, and having notice to hear 
the evidence, as aforesaid, and to proceed to hear the 

John C. Wacker

Noah W. Hcrwin

Def.

Pef.

This day comes the parties by their attorneys and by consent it is ordered that this cause be dismissed, and that the plaintiff recover of the defendant the costs in this behalf expended, as follows:

Ordered that the cause be adjourned to tomorrow morning at 9 0'clock.

Wednesday November 20th 1866

Present

Wm. W. Hartmann, Pj., Philander Keen, Gent.

John F. Adams, H. Creek & Jackson, Town 

Justices

Pef.

Pef.

Pef.

The cause is adjourned to tomorrow morning at 9 o'clock.

Christian Siles

Christian Shonewitz

Pef.

Pef.

This day comes the parties by their attorneys and by consent it is ordered that this cause be dismissed, and that the plaintiff recover of the defendant the costs in this behalf expended.

Ordered that the cause be adjourned to tomorrow morning at 9 o'clock.
Wednesday November 25, 1868

Present

Chas. B. Hays (Post)

Wm. M. Hamilton (Post)

Phineas Hoag (Post)

Geo. B. Jackson (Post)

James Baker (Post)

Archibald Brodie (Post)

A. W. Shaver (Post)

Several acts of the General Assembly of
Virginia, relating to the collection of debts, for a definite period
This day came again, the parties by their attorneys, and
the defendants, still failing to appear, it is considered that the
plaintiff recovers on the debt of $316.30, with legal interest thereon, from
the 2nd day of November 1859 till now, and the cause in this Court is

Richard Jordan (Post) (Plf.)

In chancery

Henry McIlhenny (Post) (Def.)

This cause came on to be further heard, the 25th day of November
1868, upon the plaintiff's motion for the production of depositions, and
the report of sale made by John L. Morrison, commissioners,
under a former decree in this cause, to which there being no exception
the same is affirmed upon the sale of the lot described in the
report. At a sale made by Henry T. T. at the price of $300, in accordance
with the terms and provisions of said sale, the defendant
being absent at the time, refuses to deliver a lien for the amount of
the judgment, and acknowledges the
sum foreclosed.

John L. Morrison, Sheriff, (Post)

George W. Kegon (Post)

After an Attachment

This day came the plaintiff by his attorney, and at
appearing to the Court, that the attachment issued in favor of William Dartmouth
a public general against the goods and chattels of the same.
George W. Kegon has been served on James Steele and Frederick Honsinger, as
Garnishers, and the same George W. Kegon has been served with a
summons in the said cause, from the 1st day of May 1859 till now.
It is considered
by the Court, that the plaintiff recovers against the said George W. Kegon
his debt of $316.30, with interest, and the said
James Steele, Frederick Honsinger and
George W. Kegon, have reposed the said George W. Kegon
and his goods. Whereupon, from the said James Steele, Frederick
Honsinger and
George W. Kegon, it is therefore ordered that the said
James Steele, Frederick Honsinger and
George W. Kegon, pay to the plaintiff, the amount of the judgment
above mentioned, in satisfaction thereof, and this cause is continued
as to the Garnishers Frederick Honsinger

Georges W. Kegon
Hiram & Darrow

In Debt

Peabody Moore

This day came the parties by their attorneys and the cause
was upon a motion for the writ of certiorari.

The court being satisfied the same ought to be granted,

Wm. McH. Hadamann

Thursday November 26" 1868

Present


Adam Ro Funk. Jackson How. Justices

George Summers

Def.

Upon a motion to recover interest under the law.

Adam Thomas. (Def.) Several acts of the General Assembly of Virginia

staying the collection of debts for a limited time.

This day came the Plaintiff by his attorney and it appearing

that the defendant has had ample notice of this motion and

the time limit being fixed and not appearing, it is considered

that the plaintiff is entitled to the interest due as

Plaintiff & the court ordered that the said interest be

allowed to the Plaintiff for the time specified.

Peter Dunker vs. John Early. Plaintiff.

Robert Parker. (Def.) Several acts of the General Assembly

of Virginia staying the collection of debts for a limited time.

This day came the Defendant by his attorney and it appearing

that the Defendant has had ample notice of this motion and

the time limit being fixed and not appearing, it is considered

that the Plaintiff is entitled to the interest due as

Plaintiff & the court ordered that the said interest be

allowed to the Plaintiff for the time specified.

Said order is confirmed.

Hiram & Darrow

In Debt

Peabody Moore

This day came the parties by their attorneys and the cause

was upon a motion for the writ of certiorari.

The court being satisfied the same ought to be granted,

Wm. McH. Hadamann

Thursday November 26" 1868

Present


Adam Ro Funk. Jackson How. Justices

George Summers

Def.

Upon a motion to recover interest under the law.

Adam Thomas. (Def.) Several acts of the General Assembly of Virginia

staying the collection of debts for a limited time.

This day came the Plaintiff by his attorney and it appearing

that the defendant has had ample notice of this motion and

the time limit being fixed and not appearing, it is considered

that the plaintiff is entitled to the interest due as

Plaintiff & the court ordered that the said interest be

allowed to the Plaintiff for the time specified.

Peter Dunker vs. John Early. Plaintiff.

Robert Parker. (Def.) Several acts of the General Assembly

of Virginia staying the collection of debts for a limited time.

This day came the Defendant by his attorney and it appearing

that the Defendant has had ample notice of this motion and

the time limit being fixed and not appearing, it is considered

that the Plaintiff is entitled to the interest due as

Plaintiff & the court ordered that the said interest be

allowed to the Plaintiff for the time specified.

Said order is confirmed.
The motion came for reasons appearing to the Court, it is ordered that the action be continued until the next term, at the Court of the County of

Selma W. Coleman (Def) In Chancery

Elie B. B. Corbin (Def) In Chancery

This day came the parties by their attorneys and appeared to the Court, and were examined on Monday last with the trial of this cause for appearance, upon notice to their adjournment and being fully heard, the parties retired to consider of their verdict and after some time returned into Court and upon their oaths as they were the jury found for the Plaintiff, and the Plaintiff's counsel, Robert Pearson, and the Plaintiff from the Court, that the same in point and according to the Court, to which motion the Court hereby doth order.

Orland Flake (Def) In Chancery

Orange Alexander, Master of the Record (Def)

This day came the parties by their attorneys and the plaintiff moved the Court to appoint five commissioners to a jury, the same being taken to redress the plaintiff by reason of the Constitution of the State, and on Monday, the 14th day of the Court, order the Court.

Order that the Court be aforesaid to proceed on Monday at 9 o'clock

W. H. Wardman
Present

Unwifi Wattman Jr, John Frank Philander Gent,
Herring Adam Holcomb & Jackson Beers [ Justices ]

Harry Marsander 3rd, Chief Magistrate
John W. Marsander

This day came the plaintiff by his attorney and another party requiring a jury to assess the damages to which the plaintiff is entitled to the sum of $100.00, being the amount from which Newton is released by the 8th day of May 1865, subject to a lien of 8% for said 8th day. It is therefore considered that the defendant is entitled to the said $100.00 the damages and legal interest thereon from the said 8th day of May 1865 till June 17th, the date of the present, and the defendant is ordered to pay the plaintiff $100.00 to date May 12, 1867

John B. Hunk

Joseph Unlawful Retainer

Michael Hunker

The day came the plaintiff by his attorney and another party requiring a jury to assess the amounts from John Johnson, Adam Thomas, David Person, John Bowman, Lewis Howard, Harry Marsander Burrell, John Peters, Samuel Bowman, Madison Boswell, Harvey Mason, David Thornton and John Black, these being elected three and seven more jurors, to ascertain whether the defendant in lawfully retains from the plaintiff the house not being a part of the tract of land of about 144 acres lying in the county of Buckingham on the said lands from Harriettown to Darlington adjoining the lands of C. Parley Hunker, and that the house is necessary to the purposes of the premises. It is therefore considered that the defendant is entitled to the premises, premises of the premises, and the defendant in this behalf is ordered

Warrant that Reuben Shank's son will be appointed surveyor of premises to in the place of M.orton

Commonwealth Pet

Commonwealth 3rd, Chief Magistrate

On Motion and for reasons of personal interest to the court, it is ordered that the said warrant be discharged, and that the Commonwealth recover against the defendant in this behalf expander
A. He Law,  

John [Poffenroder  

This day came the parties by their attorneys on a  

thereon the defendant plead and pay, and leave as  

recessed to the Deft to file special pleas to which plea the staff  

affirm and deny, and thereon the judgment obtained in the  

office is set aside, and the time of the issue is deferred until the next term.

Archibald Matherford,  

S. Aaron Bowers  

The same order  

....  

Francis Mayho  

Wm. Peters  

The same order  

[and  

Wm. Thompson as for  

T. M. Layton  

The same order  

W. H. Law  

Wm. H. Poffenroder  

The same order  

The same order  

John Owes  

John Bowman Jr.  

The same order  

Christian Cahle  

L. Woodson  

The same order  

Francis [Sp?-]  

David Stinebrin  

The same order  

[?]-[Sp?]
This day came the parties by their attorneys and thereupon came a jury herein. Adams, Thomas, David P. Broom, James Broom, Lewis Argabright, Henry Merritt and Samuel Sipperly. John B. Broom, Madison Bane, Henry Mason Davis. John Adams and John B. Broom, each of whom being elected three and sworn the truth to speak upon the issue joined and having heard the evidence retired from the bar to consider of the evidence and after some time returned into court and upon their oaths do say: We the jury find for the Plaintiff twenty dollars with interest from the 1st day of April 1865, and thereafter from the said money; not to set aside the said verdict and grant the same three which motion the Court takes time to consider.

I hereby certify that this county presents in court an account against the commonwealth, amounting to two dollars and ninety-five cents, which being served on was examined and allowed by the Court and ordered to be certified to the Auditor of Public Accounts.

Thomas Byrdman

Henry Bane

This day came the parties by their attorneys and thereupon
the defendant pleas Not Guilty, to which the plaintiff pleads guilty
and thereupon the suit of porting obtained in the office is set aside.

Thomas D. Coffman

This day came the parties by their attorneys and by consent it is ordered that this cause be dismissed and that the plaintiff recover against the defendant his costs in this behalf expended.

G. Potter

G. W. Anderson

This day came the parties by their attorneys and thereupon the
defendant pleas Not Guent but the plaintiff pleads guilty and
thereupon the suit of inquiry obtained in the office is set aside.

N. B. Broom

This cause is entered under the above.
Thursday morning the parties by their attorneys, and the defendants, pleaded "not afeartum," to which the plaintiffs filed generally, answer thereon the court of Common pleas in the office is set aside and trial of the issue is ordered unto the next term.

Plea:

John Barton
Hefflin et al.

Charles A. Schnickel

Plea: The same order

Plea: The same order

Plea: The same order

Plea: The same order

Plea: The same order

Abraham Barmann, Geo. Farnett (Plea)

This day comes the parties by their attorneys, and thereupon the defendants, P.O. to the following tenor: the 23rd of December, 1867, in addition to the acts of March 2nd, 1868, which was reioction, by the court of this day received, is that the Plaintiffs pleads generally, and thereto the party's county town of John Mooresthofer, Daniel Wurtele, Geo. Barmann, Edward and Miss James, Eliza Koeppel, Mary, John, Goud, John and Mercy. Moses to examine John B. Carey and John D. Martin, the best testimony, and when the truth to speak and the parties agree upon having time to speak, he presents his facts, and none thereon come to more nor money at 9 A.M. Block

Ordered that the above joiners were summoned to appear at 9 A.M. Clock

Mr. W.H. Hartmann,

Saturday, November 28, 1868

Present:

William Hartmann, P.J., Philander, Ewing, Grant

Adam E. Beach, John Frank, Jackson Stee, J. Farnes

P.K. Miller, son to

Michael J. Zirkle, the

Plea (In covenant)
This day came the plaintiff by their attorneys and made their appearance in the Court to prosecute the cause of compounding the debt of the plaintiff with the defendant. The damages for which the plaintiff are entitled to be had is $20.00 and at the time from which interest thereon shall be due to be the 7th day of September 1853. It is therefore considered that the plaintiff recover against the defendant $20.00 the damages with legal interest thereon, from the 7th day of September 1853, and have costs in the cause by the plaintiff this behalf expensed.

The sum of $100.00 was filed and assigned to a person known to the Court and was delivered to the plaintiff by the Court.

On the motion of the plaintiff, it is ordered that this cause be dismissed.

Henry Washburn,  
Defendant  

D. Stewart  
Defendant

The court ordered the defendant to pay the plaintiff $100.00 for costs and expenses incurred.

This day came the plaintiff by their attorneys and made their appearance in the Court to prosecute the cause of compounding the debt of the plaintiff with the defendant. The damages for which the plaintiff are entitled to be had is $20.00 and at the time from which interest thereon shall be due to be the 7th day of September 1853. It is therefore considered that the plaintiff recover against the defendant $20.00 the damages with legal interest thereon, from the 7th day of September 1853, and have costs in the cause by the plaintiff this behalf expensed.

Upon the petition of T. H. Jones, for an adjournment out of court that was denied, the Commissioners filed the record and adjourned the case to the next term.
Ordered that the following names persons be allowed expenses of proceso upon the respective names for jury service during the present term be paid by the
Commissioners of Virginia.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jacob Shownard</td>
<td>$0.75</td>
</tr>
<tr>
<td>Noah Hoy</td>
<td>$0.50</td>
</tr>
<tr>
<td>Darius Haathon</td>
<td>$0.50</td>
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<tr>
<td>Samuel Lewis</td>
<td>$1.25</td>
</tr>
<tr>
<td>Henry Watson</td>
<td>$1.25</td>
</tr>
<tr>
<td>John Neff</td>
<td>$0.50</td>
</tr>
<tr>
<td>John Moore</td>
<td>$0.50</td>
</tr>
</tbody>
</table>

Which allowances are ordered to be certificated to the county of Rockingham, and the Sheriff of Rockingham County to know the above
name persons entitled to the same.

Ordered that the following names persons be allowed the sums to be paid to
their respective names for jury service during the present term to be
paid the County of Rockingham.

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<tr>
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</tr>
</tbody>
</table>

Which allowances are ordered to be certificated to the county of Rockingham, and the Sheriff of Rockingham County to know the above
name persons entitled to the same.

Ordered that the Sheriff of this county pay also the names parents to
several persons entitled thereto.

Ordered that the same be adjourned to a meeting hereat 9th October

Wm. W. Heardman,

Present

[Signature]

Monday November 30, 1808

[Signature]
John H. Darby

John Bowman

This day learn the parties by their attorneys and by consent of parties it is considered that the plaintiff against the defendants, 

The order of the court is that the plaintiff's attorney shall appear on the first day of the next term of this court, in order that the claim may be decided.

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

H. N. Hartman, J.
Present
Wm. M. Driftmam & John Hunk. Philander Gent
Harrison Jonathan Horn

Plaint.  
In Court

Defendants.  
In Court

On Motion of the Defendants and it is ordered that this
cause has been pending in this Court more than twelve months
without decision being had therein, it is ordered that the same be removed to the Circuit
Court for the time.

Upon the petition of W. Driftmam for a change of venue to Rosecrans, it is ordered
that his said petition be referred to George W. Holman, Geo. W. Driftmam and John
W. Holman to be acted upon in respect of an agreement.

Mary Miller  
In Court

John Holman  
In Court

This day comes the parties by their attorneys and by consent of
the same it is ordered that the cause be dismissed in favor of the
plaintiff in the suit of John Holman vs. Geo. W. Driftmam

James W. Holman  
Plaintiff  

Defendants.

This day comes the parties by their attorneys and by consent of
the same it is ordered that the cause be dismissed in favor of the
plaintiff in the suit of James W. Holman vs. Geo. W. Driftmam

George W. Holman  
Plaintiff  

Defendants.

This day comes the parties by their attorneys and by consent of
the same it is ordered that the cause be dismissed in favor of the
plaintiff in the suit of James W. Holman vs. Geo. W. Driftmam

Jacob Shank  
Plaintiff  

Defendants.

This day comes the parties by their attorneys and by consent of
the same it is ordered that the cause be dismissed in favor of the
plaintiff in the suit of James W. Holman vs. Geo. W. Driftmam
Recorded in the Court of General Sessions

George W. Parrott

This case is now before the court by the attorney and the
plaintiff's motion to set aside the verdict is granted him a new trial
in this cause being argued, and fully considered. It is order of the
court that the case be set for trial, and a new trial is granted them
with the consent of the State of the trial at the present term, and the
trial of the case is deferred until the next term.

Commonwealth vs.

J. B. Mays

This case came on the Attorney for the Commonwealth as the attorney
who, in the name of Matthew B. Mays, the defendant, as
concerned in the cause of
J. B. Mays vs. J. W. Mays, and the attorney for the
Commonwealth, replies, and therefore the cause is deferred
until the next term.

Orders that the cause be adjourned until the next term

Wm. H. Flaherty

Philp D. Mays

This case is now before the court and is adjourned until the
next term.

John Mays

This case is now before the court, and the defendant, John Mays, appears in the Circuit
Office as a plaintiff in the name of
J. B. Mays vs. J. W. Mays, and the attorney for the
Commonwealth replies, and the cause is deferred until the
next term.

Wm. H. Flaherty

John Mays

This case is now before the court, and the defendant, John Mays, appears in the Circuit
Office as a plaintiff in the name of
J. B. Mays vs. J. W. Mays, and the attorney for the
Commonwealth replies, and the cause is deferred until the
next term.

Wm. H. Flaherty

46
Virginia

At a Court held for Rockingham County, at the Court House, Shenandoah, on Monday the 21st Day of December, 1787.


The Clerk of the Court presides in Court a list of the names of persons admitted to record in his office during the month of December, last, which being gone and inspected by the Clerk, is ordered to be entered on the minute book as follows:

- Albert of Wantz, from Samuel Bliss, to James Bliss
- James from William Bloy of Gwynns River, to Abraham Blake
- James from Peter H. Thomas to James Young
- James from John A. Cooke, to Levi Payne
- James from Timothy, to James Adams
- James from Joseph, to Elizabeth, East for J. W. Blemn
- James from John W. of Gwynns River, to Abraham Metter
- James from Thomas, to William, at Company
- James from Ephraim, to William, at Company
- James from Abraham, to William, at Company
- James from Thomas, to James, at Company
- James from John, to George, at Company
- James from W. H. Biffen, to Levi, at Court
- James from John, to Timothy, at Court
- James from Ephraim, to Timothy, at Court
- James from W. H. Biffen, to James, at Company
- James from John, to Samuel, at Company
- Alford, from Samuel, to William, at Company

A deed from Benjamin, to William, at Company

A deed from Benjamin, to Samuel, at Court

A deed from Benjamin, to John, at Company

A deed from Benjamin, to Samuel, at Court

...
by their attorney, an act of prayer that the defendants be had legal notice of this motion and be hearing herein since are not of prayer. It is therefore that the plaintiff recovers against the defendants $81.08 that being equal to one's year interest on debt due from defendant to plaintiff with legal interest thereon from this day onward. The case by the plaintiff in this behalf of plaintiff.

J. Price v. Paff
Upon a delivery order
James Magallis v. Paff
Price proven and execution awarded

P. W. Pickering v. appellees
Ruben Donas v. Defendants of the peace
This may learn the parties to this action that the peace
will henceforth be granted to the grantee for $200.

Richard Jordan's adm't v. Paff
Henry Melton's adm't v. Paff

This may learn the commissioner in this cause, that the
cause reported to the court that C. W. Miller has agreed to take the lot belonging to the estate of Henry Melton, near the plank road. Defend a primary lot of land, and the same as the price of $850, on both plats in six months. The other in 12 months from this day, which sale is approved. A compartment by the court, and is to be opened from the grantee to take possession of the premises under your security, and report to this court, and if
C. W. Miller fails to execute the same, the court will grant a new deed of the premises with the same warranty of title as before, and the premises being given receiving a lien for the purchase money.

Wm. W. Roddick, Sheriff for St. Albans. Sheriff of Rich-
shank and County, presents in Court a list of defendants of various
defences amounting to forty-eight acres and thirty-nine cents which
being proven to be examined, and allowed by the court and the
same to be conveyed to the owner of public accounts. That is now proven
that part of the premises mentioned in said list are entirely overrun
and removed from the county, before the sheriff receives the 12th day of
this month. I have

Katherine Robinson, widow of John Robinson, aged being a woman of
her
terms of all places in Court, as is the our notice of
of the court's name chosen of Janie "Theo" Peck, as her guardian.
and therein the statement of the Peck, appear in the Peck's
entered into and acknowledged a deed in the presence of
Tan. Leader, Esquire, having been proved as the law requires, which deed is approved.
No accession.

Joseph, Ebenezer Perry, Geo. Perry.
An Instrument of writing purporting to be the last will and testament of John Devey Senior was presented in Court and proved, the said Instrument being procured by George H. Armstrong, one of the Executors of the said John Devey Senior. The said Instrument was read and ordered to be recorded, and Peter Devey one of the Executors therein named as Executor, was refused to take upon himself the duties of the said office, and therefore the said William P. Deaton and the Executors therein named as Executors, did take upon themselves the duties of the said office, and did act and execute a bond unto a bond in the penalty of eight thousand dollars conditioned as the law requires, a certificate is granted them for attaining a probate of said will in due form.

Ordered that William Hopkins, Samuel Swank, George H. Armstrong, Peter Swank, and three others being three of them being free men for the Purposes of administering the estate of John Devey Senior, act and execute a bond in due form according to law.

On the motion of John Devey, and it appearing that more than three months have elapsed since the death of John Devey, an order was made for a hearing of the said estate, and it ordered that the said estate be committed to the Sheriff of this county, for administration according to law.

To James Armstrong, who has been duly commissioned to practice as an attorney at law in the courts of this Commonwealth, it is ordered that three of the said commissioners be forthwith sworn in the said courts to act as such commissioners, and that the said court be opened, and the said commissioners be forthwith sworn in the said court to act as such commissioners.

Ordered that Peter Rhodes, George Mart, Joseph D. Armstrong and John W. Armstrong be appointed commissioners to view the papers, books, and effects of the estate of Nathaniel Rhodes, and report thereon to the court according to law.

I, John Devey, Artif. Pluff, do hereby certify upon motion, that the paper before the court is an order of the court for recording the said will.

Upon the motion of John Devey Senior, it is ordered that the said Instrument is recorded in the offices from the records.
The fields in them is ordered that the said road be established equally to the several persons in the county to the locations stated in said report.

Present: Ed. Kemp, Abs. H. Rollin, A. Crothy, O. Ensay, Geo. Perce. Ordered that each Deputy be appointed surveyor of premises &o. &o. in the place of John Bryon.

James H. Moore, iff
Michael &. Smith, iff

Upon delivery order

The last will and testament of Leonard Long deceased, to gather with two convictions of assault and battery, one in copper and another in learning, is being formed by the order of Edward A. Forrest, one of the subscribing witnesses. Ordered that Edward Mitchell, another subscribing witness, do just and right the life and order of John Blackstone. The other subscribing witnesses, who are unsuccessful, are ordered to be reconciled with the same. Ordered that the subscriptions, or other subscriptions, are to be continued for further proof.

Ordered that Dennis B. Beers, the first and second witnesses, for Leonard Layman deceased, were related to the age of 14 years and 12 months, the time of death, and the above-named Margaret Layman, who is a friend of age at the time of the above-named Dennis B. Beers, appeared in court together with John A. Ensay and James Howard to secure the satisfactory evidence of their sufficiency, and to acknowledge a bond in the sum of $2,000, as a condition that the law requires, which bond is ordered to be executed.

On the motion of Michael J. Morison, who was such, the same according to law made together with Edward A. Manse, due to his sufficiency, entered into, and acknowledged in the sum of $2,000, as a condition that the law requires, a certificate of his making for taking the bond of the above-named Dennis B. Beers, and the above-named James Howard, to appear in court on the first Tuesday, at twelve o'clock, at the county court house, and to be sworn as witnesses in behalf of the above-named Dennis B. Beers, and all or any of the above-named Dennis B. Beers, or any other party or parties, who have been duly summoned, to appear in court on the first Tuesday, at twelve o'clock, at the county court house, and to be sworn as witnesses in behalf of the above-named Dennis B. Beers, or any other party or parties, who have been duly summoned, to appear in court on the first Tuesday, at twelve o'clock, at the county court house, and to be sworn as witnesses in behalf of the above-named Dennis B. Beers.
George McManus

Abraham Cohen

Ordered that John F. Schier v. Aaron H. Brewer
pay to George McManus the sum of $150 as directed by a former
order of this Court made at February Term 1867 to be paid to the
Sheriff of Rockingham as security which amount they owe the
Defendant.

James M. Palmer, sheriff of Rockingham County who is refusal
of 14 years of age, with the approbation of the Court, in his choice
George F. Sherman as his guardian and therefore the son in
George F. Sherman appears in Court with the
Joseph A. Whitmore his security (who puts into his sufficiency)
et into acknowledgment a bond in the sum of
Seven hundred dollars conditioned as the
court requires.

Ordered that Joseph A. Whitmore be appointed guardian
for James M. Palmer of Rockingham County, who is refusal
of 14 years of age, who abides in loans and together
with George F. Sherman his security (who justifies on his sufficiency)
et into and acknowledges a bond in the
sum of Seven hundred dollars conditioned as the
court requires.

Ordered that the Court of Appeals be allowed the sum of
$10 for the loan of record, frames, in the clerk's office, which
is due to be done out of any money now in the hands of
the Sheriff of this County, not otherwise appropriated.

Ordered that the Court be adjourned to the next term.

James M. Palmer.

In the Court of the County Court of Rockingham, Dec. 25 1867.

Jacob F. Eshle, Clerk.

Robert M. Rogers, Clerk of the Court.

T. J. Offutt

This day examine the plaintiff by their attorney
and therefrom the Clerk appearing in the Clerk's office of the
Court to make a judgment for
$150.00 the debt in the docket
appears as court from the 13th day of October 1867 and costs
therefore allowed. The debt as a woman of
the sum of $150.00 with legal interest thereon from the sum of
the 15th day of October 1867 till paid, and the costs by the Sheriff of
this

Dated: 1867.

Wm. G. Cammell, Clerk.
In the Clerk’s Office of the County Court of Rockingham Dec. 28, 1868
Jno. B. Howard, Clerk.

Sumner, George, Sumner, John. 

This is to certify that the parties named over-endorsed the promissory note for $80.41 due from the defendant to the plaintiff on the 5th day of January 1868 and the debt. This note was signed by the said Sumner, John and Sumner, George, and bears date of 5th day of January 1868.

The sum of $80.41 with legal interest from the 5th day of January 1868.

The said George Sumner am indebted to the said plaintiff.

In Court

In the Office at RIchmond December 31st, 1868

George Sumner

This is to certify that the plaintiffs by their attorneys and the defendant, George Sumner, have appeared in the Office and by consent the parties therein to agree in writing for $80.41 that the date in the County Court of Rockingham sum of $80.41 with legal interest from the 5th day of January 1868 and the costs. It is therefore considered that the plaintiff agrees against the said George Sumner and also $80.41 the amount of said note with legal interest from the 5th day of January 1868 to the defendant at the costs by the plaintiff in the hands of the attorney.

In Court

VACATION

Whereas a vacancy has occurred in the office of Clerk of the County Court of Rockingham County, Virginia, for the removal of Maj. J. W. Graham by a Military Order from General Sumner, commanding the Military District of Virginia, now therefore I, Wm. H. Wartmann, Presiding Justice of the County Court of Rockingham County, do hereby by virtue of the authority vested in me by the 84th section of Chapter 6 of the Code of Virginia of 1800 have appointed, and by these presents do appoint Robert A. Gray to serve three years from the office of Clerk of Rockingham County Court of Rockingham County, until the next regular meeting of said Court, and to discharge the duties of said office until a Clerk is elected or appointed and qualified.

Given under my hand this 5th day of January in the year 1869 and in the 95th year of the Commonwealth.

Wm. H. Wartmann, C.J.

Wm. H. Wartmann, Presiding Justice of the County Court.
of Rockingham do hereby certify that Robert Albion personally appeared before me this day and took the following oaths pursuant to law before entering upon the duties of the office of Clerk of the County Court for the term by virtue of the within appointment: 1st. The oath of fidelity to the Commonwealth, the State, my county and this oath of office as prescribed by the 14th chapter of the 7th section of the act of congress of June 19, 1887.

Given under my hand this 7th day of January, 1889.

[Signature]

Wm. R. Marton, Jr.

Clerk

Clerk's Office of the County Court of Rockingham January 7th, 1889

Jacob M. Cowan, Ass't of John McLaughlin, Clerk

[Signature]

Defendants

This day the Defendants appeared in the Office of the Plaintiff and confessed judgment for $300.00 the Debt in the declaration mentioned with interest thereon from the 15th day of October 1882. The said debt is, therefore, recoverable against the Defendants. The said sum of $300.00 with interest thereon from the 15th day of October 1882, will hereafter accrue and be the charge in this behalf expensed. This judgment is subject to the following credits: 1883 January 1st, 10% yearly interest. 1883 through 1887, 5% yearly interest. Ninety dollars 94 cents by order of court. 1887 August 15th, 10% yearly interest.

[Signature] R. A. Gray Clerk P.C.
Virginia

At a Court held for Rockingham County on the 1st day of January 1879

Present

WM. W. Wantzmann, J.P., Henry Bazzie, Wm. Egent

Nowater, Phillip E. Horner, Wm. H. Hunkle

From

Wm. B. Wantzmann, P. J. Henry Bazzie, Wm. Egent

Present

Nowater, Phillip E. Horner, Wm. H. Hunkle

Sureties

The Clerk of this Court presents, in court, a list of deeds, mortgages, and other writing admitted to record in the Clerk’s office of this county during the month of December last which being read and inspected by the court, is ordered to be entered on the minutes as follows:

Deed of Bargain and Sale from WM. Wantzmann to Samuel Backus,

from Samuel Backus to William Brackisher,

from Jacob Miller, bowman to Samuel Backus,

from Jacob Miller to J. M. Williams,

from Jacob Miller, bowman to Jacob McCleary,

Deeds of Trust from William Horner to Mathew B. Purtell for Jacob F. Sellers,

Deed of Bargain and Sale from J. C. Herrmann, deceased, to Robert Alford,

from William Alford, deceased, to Isaac Hoffman,

from Alexander Hoffman to Alexander Hoffman,

from Daniel D. Herrmann to Alexander Hoffman,

from Alexander Hoffman to William Backus,

from William Backus to Samuel Herrmann,

from William Herrmann to Freeman G. Miller,

from Freeman G. Miller to W. H. Miller,

from W. H. Miller to Jacob Miller,

from J. C. Herrmann, deceased, to Mathew B. Purtell,

from Mathew B. Purtell to Isaac Hoffman,

from Isaac Hoffman to Alexander Hoffman,

from Alexander Hoffman to William Alford,

from William Alford, deceased, to Isaac Hoffman,

from Isaac Hoffman to Alexander Hoffman,

from Alexander Hoffman to W. H. Miller,

from W. H. Miller to Freeman G. Miller,

from Freeman G. Miller to William Backus,

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from Samuel Herrmann to Alexander Hoffman,

from Alexander Hoffman to William Alford,

from William Alford, deceased, to Isaac Hoffman,

from Isaac Hoffman to Alexander Hoffman,

from Alexander Hoffman to W. H. Miller,

from W. H. Miller to Freeman G. Miller,

from Freeman G. Miller to William Backus,

from William Backus to Samuel Herrmann,

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from William Alford, deceased, to Isaac Hoffman,

from Isaac Hoffman to Alexander Hoffman,

from Alexander Hoffman to W. H. Miller,

from W. H. Miller to Freeman G. Miller,

from Freeman G. Miller to William Backus,
Settlement of the estate of John Keenix. The same order.

Settlement of the same estate. The same order.

Settlement of the same estate. The same order.

Settlement of the same estate. The same order.

Same of the estate of W. H. Keenix. The same order.

Same of the estate of Isaac Miller, Esq. The same order.

Same of the estate of John Keenix. The same order.

Same of the same estate. The same order.

O. H. Pitney, Appellant,

To


On motion it is ordered that this cause be heard when the court shall next meet.

J. D. Wright, Appellant.

To

H. M. Peterson, Appellee. The same order.

Alexander Winkle, Appellant.

To

Edwin W. Minnivue, Appellee. The same order.

Charles W. Lewis, who has been appointed Attorney for the Commonwealth, in place of Wm. H. Coffin, as aforesaid by Military Authority, appears in Court, and took the several oaths required by Law.
Robert A. Gray who was on the 30th day of December of the year by George Thomas Norman, Mayor, General, United States, Attorney, Solicitor of the County Court of Rockingham, in place of the former removed, to fill the vacancy occasioned by such removal, and after some time of office shall have expired, unless his successor is qualified to enter upon the discharge of the duties of said office, and then upon the said Robert Gray, in Court and together with the Officers of this County, shall be sworn to the performance of the duties of this office, which term is ordered to be commenced by the last day of the year, and is also directed to file a copy of its order, and a copy of this order to the Auditor of Public Accounts, and to deliver the original copy to the Clerk of the County Court of this County, and otherwise from the said Robert Gray, took the several oaths, required by law.


Lumpkin v. Pltf.

Defendants, on the day of sale.

Notice and execution as above.

Dana B. Mantle: v. Defendant.

Julia A. Washington: v. Defendant, for the delivery of property on the day of sale.

The same order.

On the petition of George S. Keeler and Jacob Pleenteau, B. L. Kemp, J. S. Walker, M. R. and G. F. Beal, for any three of whom are appointed to view the ground on which it is proposed to establish a county circa, commencing on the Rockingham Farmfish, near the bank of the South River, thence due south of George S. Keeler, Jacob Pleenteau and the Shugars on the bank of the South River, and from the county until the same is convenient that there shall be no trouble to any one of whom, and especially whether any person, or on account purchase or sale of any part thereof will have to be taken, or where any of the land owners claims some right of interest, what they ought to have.


Lumpkin: v. Plaintiff, to acquire.

Martha Thomas: v. R. D. Thomas: v. Defendant, in the first part of the conveyance, as such claimants or have been in such manner, that if the county thereof will have to be taken, or whether any of the land owners claims some right of interest, what they ought to have.
On the Motion of John J. McDermid, for the execution of a Writ of venire facias, in the last suit and attachment of John J. McDermid, the Marshal, and for the said, and together with Abraham Dear, John F. Dear, and John F. Dear, in their securities (who all of them in their sufficiency enter into and acknowledge a bond in the penalty of forty thousand dollars, conditions as the law requires, and do certify that pursuant to the same, they have received the Writ of venire facias, for obtaining a probate of a will, and to the same from.

Ordered that Jacob B. Bower be appointed Surveyor of the road leading from the river Bank Bridge to McGehee's post.

On the Motion of David H. Allen, it is ordered that more than thirty months have elapsed since the death of David H. Allen, and no person having applied for administration of his estate, it is ordered that the said estate be committed to the Sheriff of this County for administration.

On the Motion of Henry West, it is ordered that William Thompson, Henry Bowerman, and Henry Bowerman, in memory of three of them, be appointed Commissioners to assign some land of the terms of which Henry West held among his heirs.

On the Motion of William Sams, feoffee of Alice G. and John A. Miller, the Court doth adjourn, Edward J. Heming, Joseph Heming, and Samuel Heming, any three of whom may act to lay off and partition the Real estate of which Samuel Miller is deceased among the heirs; or to lay off and assign to said Alice G. and John A. Miller, the interest in such land.

On Motion of Benjamin Kerlin, who made oath, thereunto according to law, and together with Jacob Thomas, Joseph Beatty, and John Kerlin, their securities (who justify as to their sufficiency) enter into and acknowledge a bond in the penalty of forty thousand dollars, conditions as the law requires, a certificate is granted to the said Benjamin Kerlin for obtaining letters of administration in our name upon the estate of Christian Gardner.

Ordered that David Bowman, feoffee of Abraham Giule, after being duly sworn for that purpose, do assign and partition the estate of Christian Gardner; and report the same to this Court, according to law.

On Motion of Jacob B. Bowerman it is ordered that Jacob Bowerman be appointed a Justice of the Peace, to sit and act, and report therefrom the same petition according to law.
A Power of Attorney from James A. Burton to John E. Brown was presented in Court and being duly acknowledged by the said James A. Burton, together with the certificates therein annexed, were to be recorded.

The last will and testament of Cornelia Long, deceased, was this day again presented in Court; and the second codicil thereunto, duly proved by the said John E. Brown, a subscriber to the will, and sworn to be duly recorded, and it appearing that Cornelia Long, the executrix and administratrix of the estate prior mentioned, is vain, will refuse to take upon himself the duties of the execution of the said will and deed of the last will and testament of Robert Alkire; whereas the said Robert Alkire, by an order of the Court, recorded in the Office of the Clerk of the Court, required and directed that Cornelia Long, the said executrix, should be recorded, and the certificate therein annexed, were to be recorded, and the said Cornelia Long, above mentioned, being desirous of the said order, and the said order being in due form, and the certificates therein annexed, were to be recorded.

On the Motion of Robert Alkire, Clerk of the Court, the certificates therein annexed, were to be recorded.

The last will and testament of Susan Huffman, deceased, was presented in Court and proved by the attests of P. D. Bollin & Co., the subscribing subscribing witnesses thereto, and sworn to be recorded, and on the Motion of James W. Whiting, one of the executors therein mentioned, the said will, being duly recorded, and the certificates therein annexed, were to be recorded, and the said order, being in due form, and the certificates therein annexed, were to be recorded.

Ordered that Henry Fleming, John D. Pelton, and Benjamin J. Harshman, or any three of them, being duly sworn, grant and execute, as agents, the estate of Daniel Huffman, deceased, in the Court according to law.
On the motion of John Colman, who made oath, swear, and subscribe, and together with Jacob Miller, his security (who first paid on the deficiency) entered into an acknowledgment, a bond in the penalty of three thousand dollars, conditioned as the law requires a certificate, which is granted him for obtaining letters of administration in the form of the will of the deceased, of the estate of Charlotte Scott, deceased.

Benjamin H. Attaffer, of the town of Attaffer, one of the estaters of Reuel Attaffer, one of the undersigned, by the presenting of the bond, swore to the sufficiency of the bond, entered into an acknowledgment, a bond in the penalty of six thousand dollars, conditioned as the law requires, which bond is ordered to be accepted.

On motion of Benjamin Miller, it is ordered to be entered on record, and the same is presented, in behalf of Benjamin Miller, one of the undersigned, who has been duly sworn to appear here as a witness, or on behalf of John R. Kogler, who has been duly sworn to appear here as a witness, or on behalf of John R. Kogler, as the suit of John Kogler, being solemnly called and not appearing, the bond to be acknowledged, a bond in the penalty of six thousand dollars, conditioned as the law requires, which bond is ordered to be accepted.

The order to present the bond, which is ordered to be presented, is to be transmitted to the auditor of the county, and the same is ordered to be examined and allowed by the court, and it is ordered to be certified to the auditor of the public accounts.

Henry A. Monroe
Peter Reader, administror of Geo. Reader, deceased.
his attorney, it is ordered that the defendant appear on the 1st day of the next term to show cause why he cannot appear himself. Failure to do so may result in a default judgment in favor of the plaintiff.

Deputy of the Rockingham Union Lodge, P. E. Scott

John Shanks

This day came the parties by their attorneys and by consent it is considered that the plaintiff is entitled to the sum of $200, with interest from the 1st day of April 1867, until paid to the next term by the defendant.

The commissioners hereby appoint a day to examine to the purpose of laying out one or more roads from the East Bank of River Bank Bridge to the road leading to Greensville and Park Republic.

J. J. Reed

Upon the application of Robert King, it is ordered that W. Carrion Bateman, W. C. Manfield, E. W. Rogers, George T. Banks, B. B. and W. E. L. be appointed commissioners for the purpose of laying out one or more roads from the East Bank of River Bank Bridge to the road leading to Greensville and Park Republic.

E. H. Rustman

Ordered that the court be adjourned until the next term.

C. W. Office of the County Court of Rockingham, Jan. 24, 1869

E. W. G. Taylor

This day the defendant appeared in the office of the marshal and paid the sum of $200.00 in full. He was thereupon discharged.

H. T. Deeds

This day the defendant appeared in the office of the marshal and paid the sum of $200.00 in full. He was thereupon discharged.

J. M. Scott

Test.
In the Clerk's Office of the County Court of Rockingham February 23rd 1869

[Handwritten text]

Witness

In the Clerk's Office of the County Court of Rockingham February 23rd 1869

[Handwritten text]

Witness

In the Clerk's Office of the County Court of Rockingham February 23rd 1869

[Handwritten text]

Witness

In the Clerk's Office of the County Court of Rockingham February 23rd 1869

[Handwritten text]
In the Court held for Rockingham County on Monday the 15th day of February 1849

Present

UWIW. M. Hartman, Joseph Beuch, and Andrew Gent.

Motion by George Helmini and J. B. Scott.

The Clerk of this Court present in Court a list of deeds and other writings admitted to record in his office during the month of January last which being read and approved by the Court is ordered to be transcribed on the minutes as follows:

A deed of Bargain sale from George W. Wells to Sarah Wells.
A deed of Bargain sale from Joseph Johnson to Fred Johnson.
A deed of Bargain sale from Peter B. Wrenn to Lucy A. Beers.
A deed of Bargain sale from W. B. Estes to William Estes.
A deed of Bargain sale from James A. Wight to Richard W. Wight.
A deed of Bargain sale from George W. Wells to Mary A. Wells.
A deed of Bargain sale from Mr. Beuch to E. W. Scott.
A deed of Bargain sale from Anthony W. Tuckett to Newton Tuckett.
A deed of Bargain sale from Joseph W. Wrenn to George Bascom.
A deed of Bargain sale from Mr. Beuch to Ellen Collins.
A deed of Bargain sale from James A. Wight to Elizabeth Wight.
A deed of Bargain sale from George W. Wells to Mrs. Wells.
A deed of Bargain sale from Peter W. Wrenn to John B. Wrenn.
A deed of Bargain sale from Peter W. Wrenn to John B. Wrenn.
A deed of Bargain sale from James A. Wight to James A. Wight.
A deed of Bargain sale from Mr. Beuch to E. W. Scott.
A deed of Bargain sale from George W. Wells to Mary A. Wells.
A deed of Bargain sale from Mr. Beuch to E. W. Scott.
A deed of Bargain sale from Peter W. Wrenn to John B. Wrenn.
A deed of Bargain sale from James A. Wight to James A. Wight.
A deed of Bargain sale from Mr. Beuch to E. W. Scott.
A deed of Bargain sale from George W. Wells to Mary A. Wells.

An Appraisement of the estate of Mathias Bollas died was presented in Court and ordered to be examined.

Adair, Beuch, the same estate.

The Same order.

Ordered that Joseph B. Beuch be allowed the sum of eighteen dollars for work done in the office of the County Clerk.
15th July, 1869

James Harey presented in Court an account against the Commonwealth for seventy six dollars and fifty cents which being sworn to was examined, and allowed by the Court and ordered to be certified to the Auditor of Public Accounts.

The last will and testament of Simon Miller and was presented in Court and was proved by the oaths of Wm. Whitlock, Eliza. Creason, and Reuben Creason and ordered to be recorded. Witnessed by Wm. Whitlock, the executors therein named who made oath thereof and according to law and to gather such John Jones his executor (under his signature) to his sufficient service and acknowledge a bond with the penalty of seven hundred dollars conditioned as the law requires a certificate is granted him for obtaining a bond of subscription in due form.

Ordered that Joseph Moyers, John Carr and William Lyster do the being duly sworn for that purpose do appear in the estate of Simon Miller deceased and report the same to the Court according to law.

On the motion of Elias Perkins, it is ordered that the bond be sworn to the proper bondman the proper time of hiscertifying or appearance forthwith to consider his application as a Livery Merchant.

Greta Rivedale of him of Jackson Rivedale being of sufficient age in an instrument of writing of his own choice of Harey Hanger a person of sound and clear understanding sworn before the undersigned James Harey Hager, guardian for Cornelius Rivedale of him of same age as aforesaid, for the sum of seven hundred dollars and therefor the said Harey Hager of himself and as guardian of the said George Brunk his security (certified) and acknowledge a bond in the sum of five hundred dollars conditioned as the law requires and whereas bond is ordered to be recorded.

On the motion of William Rivedale, Harey Hager guardian of the infant children of Harey Rivedale, John Bowman, George Brunk, Benjamin Brunk, Jonathan Brunk, every one of them an appraised livestock and he in behalf of the within named to a sign power to stand Rivedale v. Rivedale to George Rivedale, among his heirs to present the bond to record.

On the motion of Leonidas Tripplet, who has been duly licensed as a lawyer at law, the Court of this Commonwealth. On his motion herein committed as a lawyer in this Court, and thence he took the oath required by law.

The Court with apprains John D. Cline, guardian for George W. and John W. Klein, citizens of the said State, who are under the age of 14 years another for the said John D. Cline, of the same in Court, and together with Michael A. Cline his security (certified) for his suffering service, and acknowledges a bond in the sum of three thousand dollars conditioned as the law requires which bond is ordered to be recorded.
Samuel P. Middlecough, Sheriff of this county, presented in court an account against the Commonwealth for an amount to the sum of one hundred and eighty two dollars thirty five cents, for the said and conveying to the jail of this county from the city of Baltimore of two prisoners, James Fraser and William Rains, charged with being taken distance back to the city of Baltimore, 18 miles, and being examined and proclaimed, having been examined, allowed by the court and ordered to be conveyed to the jail of this county.

Upon the petition of Lemuel B. Weller, for as an inscrutable, it is ordered that the said petition be referred to Abraham Schick, Daniel Methley, and W.B. Ewing, for a committee to consider and report on the said petition according to law.

On motion of Wm. Steely, Guardian for Alice and John Feller, it is ordered that he assign his trust as such guardian.

Ordered that J. R. Dandridge be appointed surveyor of surveyed, in lieu of James G. Queen, resigned. (New Location, Dayton, Shelby Road)

Ordered that Robert G. Cockley be appointed surveyor of new road, to be established at the 3rd term of this county, leading from the town of Dungen to Sunnyside, and to serve as such surveyor as a committee of commissioners to assign lanes for the roads, which said commissioners, Abraham H. Jones, and surveyors.

An agreement between Lemuel B. Weller and one of the owners of the farm for the county of the one part and William Robinson of the other part, to save Robinson Henry Aderson (Clay), which was received, and ordered to be filed.

Upon the petition of J. Woll, and others, for the establishment of a road in this county, over the petition by their attorneys and the owners of the same. A surveyor of the same. On motion, it is ordered that Wm. H. W. Beattie, and others, be summoned to appear here on the first term of the session to examine and report on the same. The owners of the road are requested to come to the next term.

Warren V. Kemper, Deputy Surveyor of this county, this day filed his report that he has examined all the surveyor's books of this county, and that Kemper C. L. Beaton, in the annexed table, has sold for the non-payment of taxes due to him on the 17th day of September 1839 at which sale, Joseph Hornell became the purchaser, which report was examined and approved as ordered to be concurred.

Absent, Joseph Funkhouse

Preses, Louis Nee

Gen's Justice

Gen's Justice
This day came John F. Conner, who alleges that he is aggrieved by an entry for a delinquent tax, made by WM. Money, commissioner of the revenue for this county in the year 1878, whereby his crop, valued at $400, was assessed with $100 in taxes for the year 1878, from whom he, on the 6th day of May, 1878, made an offer of $800 to settle the same, which offer was refused by WM. Money, the attorney for the commonwealth, for said county, and on the motion of the said John F. Conner, the commissioner of the revenue being present, was examined as a witness to the latter, and it is ordered that the said John F. Conner pay the amount of $80 to WM. Money, and that the said John F. Conner be discharged from the payment of said $80 by the county assessor, and be exempt from any future assessment, if so paid, as it is referred to him.

Henry Conner, who has been duly summoned to appear here, as a witness on behalf of the commonwealth, against Thomas Coffin, being solemnly sworn as a witness, having given his name, and having been summoned to appear here on tomorrow to give evidence in any case, by the court, shall not be sworn, and is discharged for his failure to appear.

This day came Andrew Boyd, who alleges that he is aggrieved by an entry in the office of the county assessor, for the county of parties of $150, for the year 1878, with $540 and for the year 1878, for $4,000, which property was assessed to the said Andrew Boyd, and the commissioners of the revenue, being present, and examining an entry of said applicant for the same, and the commissioners of the revenue, being present, examining the same, and finding that the said Andrew Boyd was erroneously assessed and for the same reason, as a witness hereto, and sworn to the same, that property belonging to the said Andrew Boyd, is not liable to taxation, and that, when the same is assessed, the same is erroneously charged if not already paid, and said that it is referred to him.

(Handwritten and signed)

(Handwritten and signed)

On motion and for reasons of appearing to the court, it is ordered that this cause be vacated, and the case be continued docket tomorrow morning.
Henry Stearne, Defd. in Debt upon an Attachment

George T. Snowdon, Defd.

An Motion of reasons of appearing to the Court, it is now agreed that this cause is transferred upon the docket and continued until tomorrow morning.

John Know, who being duly summoned to appear here as sureties on behalf of the Commonwealth against William B. Taylor, Jr., being duly summoned to appear here on the first day of the August term, from the causes set forth, they do wish to appear and are attached for their failure of appearing.

John W. Gray, who have been duly summoned to appear here as sureties on behalf of the Commonwealth against John B. Stearne, Jr., being duly summoned to appear here on the 14th day of the August term, from the causes set forth they do wish to appear and are attached for their failure of appearing.

Ordered that Jackson Stewart be appointed surveyor of said No. 205 in place of Michael Wine.

John Eiler, Defd.

U. S. Loomis, J. P. Smith & Co. Repr. of Plaintiff

This day came the defendant by his attorney and afformed that he is unable to pay the amount due on the above mentioned note. Ordered that the same be referred to the above named note holders to be paid and the note cancelled.

Ordered that John A. Rollins be appointed guardian for Alice of Fuller, orphan of Samuel Fuller, and who is under the age of 14 years of age, and for said John A. Rollins, as far as the same John A. Rollins appears in Court, and together with John D. Faulkley & Martin G. V. Fischler in 300 dollars, the above mentioned John A. Rollins is justified to appear in Court as surety, it is ordered that the same be referred to the above named note holders to be paid and the note cancelled.

Ordered that John A. Rollins be appointed as far as the same John A. Rollins appears in Court, and together with John D. Faulkley & Martin G. V. Fischler in 300 dollars, the above mentioned John A. Rollins is justified to appear in Court as surety, it is ordered that the same be referred to the above named note holders to be paid and the note cancelled.
On the Motion of Augustine Hadley, an Order of hearing that more than three months have elapsed since the death of Nicholas Necoley, and no one having applied for administration upon his estate, it is ordered that the same be committed to the Sheriff for administration.

An Article of Agreement between Eliza Whitlock (wife of Pleasant A. Whitlock) and Hannah Miller (wife of Simon Miller) was presented and read and proved by the and of P. Harkness & Son. John Rodger has filed the necessary papers for the same to be recorded.

John E. Houston (foreman), Richard A. Stephens, Gideon Katzer, G. H. L. H. Asher, Wood B. Gauley, Samuel J. G. and Samuel J. G. were sworn to take an Oath of Affirmation and the body of the County of Rockingham having received their charges, that a jury of the freeholders thereof, with the deponents to be sworn, are to examine and consider of their presentments and after some time return into Court, and not able to pass all the witnesses before them are adjourned until the next term now coming at 9:30 O'Clock.

Commonwealth

Wm. H. S. Fitch

As an Indictment

Wm. S. Fitch

As an Indictment

Wm. S. Fitch

As an Indictment

Wm. S. Fitch

As an Indictment

James H. H. Breck

As an Indictment

The same order

The same order

The same order

The same order

Robert R. Bear

The same

John Stanlen

The same order
Commonwealth

to

Upon an Indictment

A. Lincoln

On motion and reasons appearing to the Court, it is ordered that the issue be continued until the next term.

Same

Upon an Indictment

Richard Roundel

The same order.

Commonwealth

to

Upon an Indictment

James Rainey

This day came as well the Attorney for the Commonwealth as the defendant by his attorney and the security given by the prisoner, being deemed sufficient, it was ordered that the issue be continued until the next term. The prisoner, Daniel Good, gave new security, and an agreement of the defendants appeared in Court and an acknowledgement was made by Daniel Good of the order of the Court. The order of the Court was that all officers were to come to the Court at the time of the next term of Court.

R.P. Hatcher

Upon a Motion

P. Burnette

Upon a Motion

This day came as well the plaintiff by their attorneys and every witness having been sworn and examined, and the Court having heard the same, the further examination ofodule was continued until tomorrow morning.

Ordered that the Court adjourn to tomorrow morning at 10 o'clock

Wm. H. Hartmann

Tuesday February 16, 1869

Present

Alfred A. Hartman, P.J., Madison Moore
Lewis With, Geo. B. B. Rutter, Geo. S. Christie

Wm. With Rutter who has been duly licensed to practice as an attorney in the Court of the Commonwealth, on his motion is permitted to practice in this Court and therefore to take the oath required by law.

Daniel Lewis who was duly summoned and sworn as a Grand Jury on yesterday, and appearing before this morning was being
16 Feb, 1859

Petitioner: Army

Defendant: Newcomer

This day came, as will the Attorney prosecuting for the Commonwealth as the Attorney for the Petition, and on Motion, the defendant, Newcomer, and for reasons appearing to the Court it is ordered that Newcomer, Commonweath, to prosecute the parties in this Court, and therefore the Attorney for the Commonwealth, said that he will not further press in case to said Grammar Staff as you stated your intention of proceeding in the same, Grammar Staff as you said, and therefore the Attorney for the Commonwealth, said that he will not further press in case to said Grammar Staff, and therefore the Attorney for the Commonwealth, said that he will not further press in case to said Grammar Staff.
On the motion of Geo. Lishb. it appears that more than three months have elapsed since the death and no person has been appointed for administration upon his estate. It is ordered that the same estate be committed to the Sheriff of this county for administration according to law.

The Grand Jury return and complain on yesterday appearing in court in accordance with their adjournment order filed from the latter cousin of their service and after same return into court and presented the following informations to wit: An Information against Jonah West for Debt recovery; a True Bill for Information against Cornelius Bowers for being a common solicitor; a True Bill for Information against Albin Lockwood for Debt recovery; a True Bill for Information against John Peter Schmidt alias Joseph Schmidt for Debt recovery; a True Bill for Information against John Peter Schmidt alias John Peter Schmidt against John Peter Schmidt for Debt recovery; a True Bill for Information against the Orange, Alexandria & Memphis Rail Road Company for being a public road a true bill. And the said Grand Jury not having discovered all the business before them are adjourned until tomorrow.

Robert Bryan (Defendant)

In Debt

Jacob W. Rinkle (Plaintiff)

This day the parties by their attorneys appeared on the motion of the Plaintiff, and it appearing that the cause has been pending in this court for more than five months without occasion of being heard therein, it is ordered that the same be removed to the Circuit Court of this county for trial.

John Moore (Defendant)

In Chancery

Alfred Bernholz (Plaintiff)

This day the parties by their attorneys appeared on the motion of the Plaintiff, and it appearing that the cause has been pending in this court for more than five months without occasion of being heard therein, it is ordered that the same be removed to the Circuit Court of this county for trial.

Henry A. Thorne (Plaintiff)

Unto a Motion by the Plaintiff, it is ordered that Peter Bower be admitted as the security of the said Peter Bower in his official bond as Administrator of the estate of the said Peter Bower, as the same has been presented in court and executed for the payment of the demands presented against the same. It is ordered that the said summons be served against the President of this state and appear herein on Saturday the 7th day of the month of July in the year of our Lord 1855.

Jeremiah Dewel (Plaintiff)

In Prejudice

Defendant on a motion for reasons appearing to the court it is ordered this cause be continued until the next term at the court of the said estate of the said Peter Bower.
Ordered that the said adjournment take place on Monday the 15th instant, at 9 o'clock.

Wednesday February 17. 1809

Present

Wm. H. Woodman, J. George: Boucher, George: Jones

Valentine Bolton

James Bolton

Defendants: In Case of

Reasons of adjournment to the Court to come on on

for Ordinary License.

Sally Wolcott who has been duly summoned to appear here as a witness on behalf of the said James Boucher, is

Defendants: in Case of

Present.

The Grand Jury sworn on Monday last, appeared in Court in presence
to their adjournment on the 15th instant, at 9 o'clock, and presented the following informations

for Appointment as follows: John Boucher for carrying Liquor in a can, and perpetrated against John Boucher, for conveying

the true bill: "and for perpetrating against John Boucher for carrying

defendants before them were discharged.

George Woodmanwife

Defendants

John Boucher
Joseph M. Moore

Daniel 0. Baker

This day came the parties by their attorneys and on motion and for reasons of joining to the court it is ordered that it is cause to come in and that the plaintiff recover against the defendant his costs in this behalf.

Elizabeth 0. Wood

To-Long

On motion and for reasons of joining to the court it is ordered that the cause be continued until the next term of the court.

Same

W. W. Marshall

The same order.

W. W. Parker

Beach Marine

This day came the parties by their attorneys and the case was tried by a jury to wit: Wm. Dennis, John Bowman, George H. Armstrong, John Wooden, John Sellers, James Lewis, Henry Conner, Charles Walker, James Anthony, Abraham Shank, George Kilby and Joel Wright who being present and sworn to, the writ being spoken as the parties joined, the jury having time to hear all the evidence are adjourned until the 10th of March.

Ordered that the cause be adjourned until the 10th of March at 10 o'clock.

Wm. H. Hartman.

Thursday February 18

Rec'd

Wm. H. Hartman, P.J.

George Hardy, his attorney, Esq.

Mardan Moore & George B. Thomson

J. B. Johnson

Samuel R. Smith, 1st. Pd.

Silas Pack

Affidavits of parties for 1st. Pd. against the estate of Richard Jarrett and that there is a liability on Silas Pack.

The suggestions from the parties being retumed executed and the case Silas Pack of Amos in court and was examined on oath and admitted that the cause is due to the estate of Richard Jarrett in an amount more than sufficient to satisfy the plaintiff's demand. It is therefore conveyed that the plaintiff recover against the defendant Silas Pack the sum of $100.91 the amount of money judicia in his hands, with legal interest thereon from the 10th day of February.
18 July 1869

The Court was called to order by the following

Karam & Dever

Pilf

Racey & Wing

In Debt

The day coming against parties by their attorneys

and the proper summons and process having been delivered to the

party respondent, on the motion of the plaintiff's attorney,

the said attorney deeming it necessary to have the

said defendant, until tomorrow morning at 9 O'clock,

Ordered that the Court adjourn until tomorrow morning at 9 O'clock.

Wm. W. Hartman

Present

Wm. W. Hartman

Wm. W. Hartman & Co.

Mark, John & Co.

Present

John M. Frey

Abraham B. Cramer

In Debt

In Debt

This day came the parties by their attorneys and by consent

of parties, it is ordered that the case be dismissed.

John W. Macomber, who has been in default to answer

the cause of action of the plaintiff, the plaintiff having

been for months in default of answering a writ of

replevin, it is ordered that the said John W. Macomber

be, and he is hereby arrested and committed to the

stockade and is further ordered to present an

account of his estate.

John W. Macomber, defendant, is further ordered to

present an account of his estate in the following

sum:

John W. Macomber, plaintiff, is further ordered to

present an account of his estate in the following

sum:

John W. Macomber, defendant, is further ordered to

present an account of his estate in the following

sum:

John W. Macomber, plaintiff, is further ordered to

present an account of his estate in the following

sum:

Michael J. Meyerhoffer, his guardian, and the Court are at

the request of Michael J. Meyerhoffer, guardian for Wm. W. Hartman, Wm.

Meyerhoffer, plaintiff, is further ordered to present an account of

his estate in the following sum:

Michael J. Meyerhoffer, his guardian, and the Court are at

the request of Michael J. Meyerhoffer, guardian for Wm. W. Hartman, Wm. W.

Meyerhoffer, plaintiff, is further ordered to present an account of

his estate in the following sum:

Michael J. Meyerhoffer, his guardian, and the Court are at

the request of Michael J. Meyerhoffer, guardian for Wm. W. Hartman, Wm. W.

Meyerhoffer, plaintiff, is further ordered to present an account of

his estate in the following sum:

Wm. W. Hartman, defendant, is further ordered to

present an account of his estate in the following

sum:

Wm. W. Hartman, defendant, is further ordered to

present an account of his estate in the following

sum:

Wm. W. Hartman, defendant, is further ordered to

present an account of his estate in the following

sum:

Wm. W. Hartman, defendant, is further ordered to

present an account of his estate in the following

sum:
The court with a present William Saufley, guardian for Oris M. Mayorhoffer, orphan of Andrew Mayorhoffer, Sr., having heard the cause of
27 years, and therefrom the said William Saufley, appearing in court and together with Michael Mayorhoffer, his securer, who justified his security entered into and acknowledged above is in the penalty of five hundred dollars, conditioned as the law requires.

On Motion of the Commonwealth, the attorney and securities of pruning to the present, it is ordered that Henry R. Rowse, John Duinan, and Joel Smithhouse, who are bound, of present for the purpose shall immediately, as soon as hereafter notified, proceed to the county town and when it may be necessary so, in the presence of the said road. It is further ordered that the said commission shall proceed according to the court
ate April Term 1809. The said commission are hereby enjoined to charge if necessary, may be expedient in the accompaniment of said roads.

[Signature]

Herbert M. Dever

[Signature] In Debt

Herbert M. Dever

Patrick McGuire Peter Long

[Signature] In Debt

This day came again the parties, by their attorneys and the jury, present and empanelled on March 4th at the trial of the cause above mentioned and according to their said return, they have been able to agree upon an adjourned and the cause adjourned until the next Monday of April

Ordered that the cause be adjourned until the same morning at 9 O'clock.

[Signature]

Wm. Wadman

Present


Wm. Wadman

[Signature]

Wednesday, February 30, 1809

Present

[Signature] Wm. Wadman

[Signature]

Acher Argabright

[Signature] Acher Argabright

This cause came on the 30th day of May 1809, when the parties being present, and the report of the cause, to see the interest, the amount, and the security of the defendant, and to enter a default of the defendant. The defendant entered a default of the cause, and the cause was adjourned, and a memorandum of the same, and the process after paying the bond, the same, paid to Carrie Miller in discharge of the said bond, and in the best manner as is so far as the same process will discharge said debt, and it is further adjourned.
20 Feb 1869

Andrew and Jacob, plaitiffs, in the Court of Chancery, in this State, of the County of York, are owners of certain lands, viz., the tract of land known as the "Nyack Estates," located in the town of York, County of York, State of New York. The said lands are situated on the south side of the river Raritan, and are bounded on the north by the said river, on the east by the town of Reading, on the west by the town of Washington, and on the south by the town of Westfield.

The said plaitiffs, by their attorneys, have brought this suit against the defendants, John Smith, Henry Jones, and Jacob Ford, who are the owners of certain real estate located in the said town of York, said real estate being described as follows:

The said defendants are owners of a certain tract of land, situate in the said town of York, and bounded as follows:

On the north by the said river Raritan, on the east by the lands of the said John Smith, on the west by the lands of the said Jacob Ford, and on the south by the lands of the said Andrew and Jacob.

The said plaitiffs claim as their damages the sum of $10,000, being the just compensation for the said lands, and the said defendants are restrained from interfering with the plaitiffs in the enjoyment of the said lands, and are ordered to pay the said damages to the said plaitiffs, together with costs of suit, within thirty days after the date hereof.

This case is set down for trial on the first Monday in December, A.D. 1869, at the Court of Common Pleas, for the County of York, State of New York.
This day came the plaintiff by his attorney and another party appearing, to the court, and desires to have the suit of the plaintiff against the defendant for the sum of $125.00, which sum, together with interest, is due and payable, on the 1st day of May, 1862.

Defendant

This day came the defendant by his attorney and another party appearing, to the court, and desires to have the suit of the defendant against the plaintiff for the sum of $125.00, which sum, together with interest, is due and payable, on the 1st day of May, 1862.

Defendant

This day came the plaintiff by his attorney and another party appearing, to the court, and desires to have the suit of the plaintiff against the defendant for the sum of $125.00, which sum, together with interest, is due and payable, on the 1st day of May, 1862.

Defendant

This day came the defendant by his attorney and another party appearing, to the court, and desires to have the suit of the defendant against the plaintiff for the sum of $125.00, which sum, together with interest, is due and payable, on the 1st day of May, 1862.

Defendant

This day came the plaintiff by his attorney and another party appearing, to the court, and desires to have the suit of the plaintiff against the defendant for the sum of $125.00, which sum, together with interest, is due and payable, on the 1st day of May, 1862.

Defendant

This day came the defendant by his attorney and another party appearing, to the court, and desires to have the suit of the defendant against the plaintiff for the sum of $125.00, which sum, together with interest, is due and payable, on the 1st day of May, 1862.
26 Feb 1879

Robert Miller vs
Joseph Hodcon

Plaintiff

Defendant

This is an action by the parties by their attorneys and thereto from the best pleased now the plaintiff, and at the same time in response to the
Defendant to file special plea to which the plaintiff in general answer.

From the rest of inquiry, whereas in the office is yet saving a notice of the same
is confirmed on the most part.

John Keeler

of

John Rollin's 17th

Defendant

The Same order

Riley Thomas

v.

Philander Hesin

Defendant

The Same order

John D. Parish

v.

Joseph Hodcon

Defendant

The Same order

Hugh Monet

v.

Richard W. England

Defendant

The Same order

C. R. Morgan

v.

Wm. H. Morgan

Defendant

The Same order

Eliza Riggs

v.

George H. Dingle

Defendant

The Same order

Jacob Patrick

v.

John Handon

Defendant

The Same order

F. L. Logan

v.

Robert Bowman 1st

Defendant

The Same order

Hoffman Duff

Defendant

The Same order

John C. Denny

Defendant

The Same order
This day came the parties by their attorneys and the defendant, Not Guilty, to which the plaintiff replies generally, and the jury from the voir dire obtained in the clerk's office in question, and the trial of the issue is deferred until the next term.

[Signatures]

This day came the parties by their attorneys and the defendant, Not Guilty, to which the plaintiff replies generally, and the jury from the voir dire obtained in the clerk's office in question, and the trial of the issue is deferred until the next term.

[Signatures]
20 Feb, 1869

Robert H. Over

Prud'homme & Peter Long

This day came again the parties by their attorneys and

the jury sworn and examined on Thursday last for the trial of this

cause appeared in Court in pursuance to their adjournment and

after some time returned into Court and upon their oaths say the

jury find for the Plaintiff Elebrich, and the defendant

over $20 for the interest from the 1st day of April 1857 till

same occurs on $20 another part therefrom the 1st day of April 1858,
till same occurs on $20 the interest therefrom the 1st day of April 1858

Andrew B. Brink

In Debt

Abraham Gannant

In Debt

This day came the parties by their attorneys and say that

the cause had been pending in Court for more than twelve months

without a decision being had therein, and on Motion of the Plaintiff

was ordered that the cause be removed to the Circuit Court of

Rockingham County for a trial.

Benjamin L. Day

In Covenant

George Hawes et al.

The same order

Elizabeth Thomas

In Debt

J. M. Munson

The same order

George P. Patterson

In Debt

Maria Over

The same order

With E. Bealford

In Debt

John Hingley

The same order

Mrs. Hoag

In Debt

L. B. Corred

The same order
This day came the parties by their attorneys and the Defendant by his attorney to file new answers to which the Plaintiff replied generally and leave is refused to the said Plaintiff for the said issue and thereupon the judgment obtained in the Office is set aside and the trial of the issue is referred until the next term.

John Allebaugh
To
Adam Ricker

Plaintiff

Defendant

The same order.

McBroom v. Bailey

Plaintiff

Defendant

The same order.

Josephine M. Story
To
Michael Komensky

Plaintiff

Defendant

The same order.

M. Rhodes v. Manus
To
Manuel Rhodes

Plaintiff

Defendant

The same order.

John Stolly
To
John D. Fishback

Plaintiff

Defendant

The same order.

Thomas D. Jones
To
John B. Fishback

Plaintiff

Defendant

The same order.

T. M. Mann

Plaintiff

Defendant

The same order.

Edward Gancey

Plaintiff

Defendant

This day came the parties by their attorneys and the Defendant by his attorney to file new answers to which the Plaintiff replied generally and leave is refused to the said Plaintiff for the said issue to which the Plaintiff replied generally and thereupon the judgment obtained in the Office is set aside and the trial of the issue is referred until the next term.
28 Feb 1869

Robert Shiflet

In Dree

Plaintiff

Defendant

This day came the parties by their attorneys and it appearing that the cause is improvident, on the office judgment attached, it is ordered that the same be remanded to Rules to be proceeded on according to law.

J. W. Walker

In Dree

Plaintiff

Defendant

This day came the parties by their attorneys and is appearing that the case is improvident, on the order of the judgment attached, it is ordered that the same be remanded to Rules to be proceeded on according to law.

A. M. Mann

In Dree

Plaintiff

Defendant

The same order.

C. F. Standlee

In Dree

Plaintiff

Defendant

The same order.

George Kiss

In Dree

Plaintiff

Defendant

The same order.

C. W. Price

In Dree

Plaintiff

Defendant

Virginia Company

The same order.

This day came the parties by their attorneys and appearing that the cause is improvident, on the order of the judgment attached, it is ordered that the same be remanded to Rules to be proceeded on according to law.

D. B. Biggerstaff

In Covenant

Plaintiff

Defendant

This day came the plaintiff by his attorney and it appearing that the cause is improvident, on the order of the judgment attached, it is ordered that the same be remanded to Rules to be proceeded on according to law.
Samuel Barley who has been hired as a paymaster for the county of Rockingham, presents in court and together with Peter Long, his security estate into an attachment and acknowledges himself in the penalty of five hundred dollars condition, as the law requires, which bond is ordered to be recorded and certified by the Auditor of Public Accounts.

Abraham Sims

In Debt

John Shute

This day learns the parties by their attorneys and deponents, offered a special plea of non est factum to the filing of which, the plaintiff by his counsel objected, and which objection the court overruled, upon which came a jury to sit. Henry McDorman, Joseph Kelby, Thomas Miller, Daniel W. Saffman, Joseph Kenton, Shetson and Warren, Abraham Pickering, Peter Rhodes, Caleb Krater, Well, the Maricofe Thomas Deane, and Abraham Whitmore, who being elected, will now sworn to the truth, to the present the evidence and regret, but cannot then to fully hear the parties are adjourned until Monday morning, at 9 o'clock.

Some

Covenant

This day learns the parties by their attorneys and the sheriff by his attorney, for said covenant performed and warned, as also the defendant for a special plea of non est factum to the filing of which, by the plaintiff by his attorney objected, which objection the court overruled, upon which came a jury to sit. Henry McDorman, Joseph Kelby, Thomas Miller, Daniel W. Saffman, Joseph Kenton, Shetson and Warren, Abraham Pickering, Peter Rhodes, Caleb Krater, Well, the Maricofe Thomas Deane, and Abraham Whitmore, who being elected, sworn and sworn to the truth, to speak when the issues of law are not being heard to fully hear the parties are adjourned until Monday morning, at 9 o'clock.

Appearing to the court from the testimony of William H. Keramich, commissioner of the revenue for the second district of Rockingham county, No. and other evidence that Gabriel Wertheim was clear, and pays Tommiach for the personal property books, general index for the year 1838 with taxes at the rate of six percent on $5000 the excess over five of that.
February 1859

Income or profits arising from the purchase and sale of stock of farm products, as defined within the year preceding the 12th day of February 1858, wherein the purchase by said Zinke was made, are to be paid in full to the beginning of said year and the same only made on said year as a part of the price for which the said Zinke purchased said stock of farm products is still unpaid, and that the greater part of the price for which he sold the said stock of farm products is not paid, and that the purchase of said farm products was caused by the failure or refusal of said Zinke to furnish said food or farm products as required by the laws of the commonwealth. On motion the said Jacob W. Zinke, the Attorney for the commonwealth, being present and receiving the application from the commonwealth, that the said Jacob W. Zinke be summoned from the purchase of said farm products of 1858, to answer a false charge against him.

Present

Wm. W. Hartmann

Ordered that the Court be adjourned until Monday, March 3, 1859.

Present

Wm. W. Hartmann, P.J., Madison Moore, George A. Gent, Ira Swede, George Cristie, Lewis W. 3 Justices

James McFarland, Michael Kinley, Jonathan Tellior, Edgar Wilkes, and John Bean, attorneys and solicitors for the defendant, having been duly summoned to appear here as parties to this cause during the presentation of certain motions during certain cases amounting to four, it is ordered that they be summoned to appear here on the first day of the May Term of this Court to their cause of law, and that they do appear and answer for their failure to appear.

Present

Wm. Sargent, Adam H. Decker, Wm. Shouster, Joseph Brown, John Bank, Henry Beery, 3 Justices.

Upon the petition of Peter Logan for a certificate to obtain license as a liquor merchant, at their petition, the commonwealth, the justices having been summoned for that purpose, it is ordered that the certificate to the Commissioners of Revenue, that the name of Peter Logan, merchant of Smithfield, and good character, be shown to the commonwealth, which is required, and that the said Peter Logan pay the cost of summoning the justices and the petitioner.

Wm. W. Hartmann, P.J., by consent of parties, it is ordered that this cause be continued until next Term.
V.

This day comes again the parties by their attorneys, and
hereby from the Plaintiff moved the Court to set aside the
writ of summons in the cause on Saturday last on the ground
that it was contrary to the evidence which moving the Court at
the time. It is therefore ordered that the plaintiff recover
the costs of $90.00, with legal interest at 8% per annum
from the 26th day of April, 1862, and for an additional
sum of $50.00 for the costs of the present hearing, on
the 20th day of April, 1862, plus interest and the costs by the
plaintiff in the above writ.

Alice R. W. Hunter

John B. Lilburn

This day comes the parties by their attorneys and
hereby order the plaintiff recover the costs of $90.00, with
legal interest at 8% per annum from the 20th day of
April, 1862, plus interest and the costs by the
plaintiff in the above writ.

Alice R. W. Hunter

John B. Lilburn

This day comes the parties by their attorneys and
hereby order the plaintiff recover the costs of $90.00, with
legal interest at 8% per annum from the 20th day of
April, 1862, plus interest and the costs by the
plaintiff in the above writ.

Alice R. W. Hunter

John B. Lilburn
23rd Feb 1869

Alaham Simms        Off. In Debt

John Smithers        Def.}

This day came again the parties by their attorneys and the jury sworn and empanelled on Saturday last for the trial of the cause appearing in court in pursuance to their adjournment and are retired from the bar to consider of their verdict and after some time return into court and not being able to agree by consent of the parties were discharged and the trial of the issue ordered to be continued.

Some as Some

This day learned the parties by their attorneys and the jury sworn and empanelled on Saturday last for the trial of the issue appearing in court in pursuance to their adjournment and are retired from the bar to consider of their verdict and after some time return into court and not being able to agree by consent of the parties the trial of the issue is deferred until the next term.

Ordered that the court be adjourned until Monday at 9 O'clock

Thos. M. Hartman

Friday February 23rd 1869

Present

Peter Dunn, Moderator

Mr. George Le Fauquier, Gent.

Lewis Dixon, George Le Fauquier, Justice.

George Le Fauquier who has been duly summoned to appear here as witness on behalf of George Hunce at the suit of George Le Fauquier being absent and not appearing, it is ordered that he be summoned to appear here on the 26th day of this month at three o'clock, to answer the three bills for the sum of thirty dollars for his failure to appear.

Joseph Miller's admin.        Off.        In Debt

Anthony Rhone's, Jacob Le Yerkle, Def.}

This day came the parties by their attorneys and the defendant Jacob Le Yerkle filed a plea of Mter Partia in which the plaintiff in error generally, as well as for the judgment obtained, in the Office of some person and that the issue is deferred untill the next term.

Jacob Le Yerkle for

Garran McPike, Def. This day learned the defendants
By their Attorney and another party, requiring a jury the Court proceedings to execute the said paper, and of certain the damage to which the plaintiff are entitled, to be $36 25 and the time from which interest thereon shall be, the 21st day of February 1854, subject to a court of $20 00 paid to March 6, 1856. It is therefore considered that the plaintiff recover against the defendant, $36 25 the damages of record, with legal interest thereon from the 21st day of February 1854, and for the same to the plaintiff in full of the extended subject to a court of $20 00 paid in March 6, 1856.

[Signature]

This day came the parties by their Attorneys, and thereupon came a jury to view the whole, Charles Mangen, Joseph Hofmeier, John Domann, John M. Davis, George H. Siclair, Henry M. Domann, Samuel Steffen, Joseph Anthony, John Selig, Martin McKeffin, and Adam Honeck, who being elected, were sworn to return the truth to speak for the true jury, and having been sworn, retire from the bar to consider of their verdict, are often sometime returned to court and when their oaths are taken in the jury, find for the plaintiff, and therefore consider that the Plaintiff recover against the defendant, his costs in this behalf.

[Signature]

This day came the parties by their Attorneys, and on motion and for reasons appearing to the Court is convinced that Adams should be dismissed and that the Plaintiff recover against the Defendant.

[Signature]

Ordered that the Court do adjourn, and continued tomorrow morning of 9 o'clock

[Signature]

Wednesday February 24, 1859

Present

Wm. W. Partmann Asst. George M. Cowan, Adam H. Gort

Justice

[Signature]

[Signature]
24 July 1869

Jacob E. Herrmeister

Plaintiff

In Debt

McDannell, Plaintiff

George H. Muller

Defendant

The same order

Heiram Rother

Plaintiff

McDannell

Defendant

This day came the parties by their attorneys and

the plaintiff by his attorney tendered a bill of exceptions to the action

of the court had upon the trial of the cause which was signed, sealed

and enrolled an order to be made a part of the record.

Absent: Mr. With near, Hon. Peter Paul Gent Justice

George Shank

Plaintiff

Perry N. Hooft

Defendant

This day came the parties by their attorneys and

on motion and for reasons of hearing to the court it is ordered that this cause

be continued until the next term of the court.

William D. Marche

Defendant

William Peters

Defendant

This day came the parties by their attorneys and thereupon

came together in the following order: Mr. James S. McKee, Mr. John E. J. Weir,

Mr. James A. W. Gifford, Mr. Samuel B. Sears, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,

Mr. John E. J. Weir, Mr. Joseph B. V. S., Mr. James A. W. Gifford,
Samuelunkhoner's court. 

[Signature]

This day came the parties by their attorneys and by consent it was considered that the plaintiff recover of the defendant the sum of $2,000 with interest from the 12th day of July 1886 and the costs of the action by the plaintiff in his behalf herein.

[Signature]

Abraham Grose, Petitioner

This day came the parties by their attorneys on the day mentioned a jury of seven persons was selected by Robert Wood, Parnell, Forrest, Henry Brown, A.M., John T. Corby, John E. Brown, and Robt. M. Wimbush, who being present at the same time, on the 12th day of July 1886, before the Court and having heard the evidence from the bank accounts of the plaintiff it was after opinion returned into rooms and not being able to agree an adjournment until Monday morning at 9 o'clock.

Order that the Court be adjourned until Monday morning at 9 o'clock

[Signature]

Peter Paul

Thursday, February 25, 1887

Present

Wm. F. Watson, CA, George E. Fowley, Lewis L. McCarrel, Moses Brown, J. F. Hare, J. Justice

On the motion of Wm. F. Watson and it appearing that more than three months have elapsed since the death of William Sykes and no one having offered for the administration of his estate, it is ordered that the estate be committed to the sheriff of this county for administration.

[Signature]

Peter Paul

This day came the parties by their attorneys and the defendants by their attorneys and were here upon a complaint for judgment against the defendants for the sum of $2,000 with interest thereon and the costs of the action by the plaintiff in his behalf herein.

[Signature]

Peter Paul

On motion for reasons appearing to the Court it is ordered that this cause be dismissed.

[Signature]

George E. Fowley
25 July 1819

George M. Schenck

Plff. In Assumpsit

Daniel Lapham

Defn.

This case came this day by their attorneys and it appearing that the plff. is not a resident of this state, or is otherwise not a resident of the place where the plaintiff or someone for him give security for all costs & damage as may be awarded against him, and also that no surety or money be tendered to the officers of this court, within thirty days from this time then this cause shall be dismissed at the next term of this court.

Christian Kyger

Defn. In 23.

Ann M. O'Donnell

Defn.

This case came this day by their attorneys and it appearing that the plff. has equitable title, it is ordered that this case be adjourned.

Wm. Shreve

Defn. In 33.

Abraham Good

Defn.

This case came this day by their attorneys and the case was continued on motion for the trial of this cause appearing imminent in consequence of their adjournment and pending a hearing for a verdict by consent of parties they were discharged and the trial of the cause be continued until the next term.

Peter H. Woodward

Defn. In 33.

Wm. Williams

Defn.

This case came this day by their attorneys and motion was made for reasons appearing to the court it is ordered that this cause be continued until the next term at the costs of the plff.

Henry Smith

Defn. In 33.

Nelson Dell v.

Defn.

On motion and for reasons appearing to the court it is ordered that this cause be continued until the next term at the costs of the plff.

George L. Howard & Co.

Defn. In 33.

George (French)

Defn. In 33.

The same order.
James Mullen's admt.  

In the Supreme Court of the State of Kentucky, in and for the County of Madison.

Defendant.

This day came the parties, their attorneys and the

witnesses, and due course of law was had and held.

The above styled complaint in an action of assumpsit, wherein the defendant is sued for the sum of $1,000, as damages for the

assumption of a false name by the defendant, is now upon the docket for trial.

The defendant, George W. Broom, having been apprised of the

service of the complaint and having refused to answer the

same,

the plaintiff, George E. Showalter,Filed a complaint in an action of

assumpsit, wherein the defendant is sued for the sum of $1,000, as damages for the

assumption of a false name by the defendant, is now upon the docket for trial.

The defendant, George W. Broom, having been apprised of the

service of the complaint and having refused to answer the

same,
25 July 1869

This day came the parties by their attorneys and thereupon entered a jury for the trial of this cause.

The plaintiffs, on the 11th instant paid to the sheriff of this county, who is hereby authorized to receive for this cause one hundred dollars, the sum of $100, and interest from this day subject to the future orders of this court on this cause.

Edw. C. Robinson

Plff v.

John Robinson, et al.

Def

This day came the parties by their attorneys and thereupon entered a jury for the trial of this cause.

The plaintiffs, on the 11th instant paid to the sheriff of this county, who is hereby authorized to receive for this cause one hundred dollars, the sum of $100, and interest from this day subject to the future orders of this court on this cause.

Belle nude

Plff v.

Samuel Dancy, et al.

Def

At the motion made for reason of prejudice to the court, it is ordered that the case be dismissed.

G.W.M. Effinger

Plff v.

Henry Rogers, et al.

Def

It appearing that the process from this court has been improperly executed, the court ordered that the same be recommenced to run for new process.

A.M. Effinger

Plff v.

The same order

Ben J. Effinger

Plff v.

William Peters

Def

This day came the parties by their attorneys and thereupon entered a jury for the trial of this cause.

As announced, the plaintiffs recover against the defendant $324.00, with legal interest from the 8th day of January 1863 and $50.00 tax, interest from 1st day of January 1863, the same amount to be paid by the plaintiff in this behalf performed.
26 July 1869

D. M. Finley, Plff

Yarker v. Garlon, Defs

This day learns the praction by their attorneys and
party to an action being shown and examined, and having
sum to your honor, the parties in the further consideration of the cause
is adjourned until to-morrow morning.

Josephin McGee, Plff

Michael Reamin's Dom, Defs

This day learns the parties by their attorneys and
concerns it is considered that the plaintiff recover against the Defs
$1000, with legal interest from the 11th day of January 1858, till from an on the
cost by the plaintiff in this behalf of expenses.

Hej Maroelbough & Co, Plff

Wm. of Showalter, Defs

This day learns the parties by their attorneys and
concerns it is considered that the plaintiff recover against the Defs $100, with
legal interest thereon from the 30th day of January 1858 till
sum and the cost by the plaintiff in this behalf of expenses.

1st National Bank of Harrisonburg, Plff

This day learns the parties by their attorneys and
concerns it is considered that the plaintiff recover against the Defs $100, with
legal interest thereon from the 30th day of January 1858 till
sum and the cost by the plaintiff in this behalf of expenses.
This day came the plaintiffs by their attorneys and by consent it is ordered that the said order against the defendants be set aside and the case be renewed upon the proper complaint.

This day came again the plaintiffs by their attorneys and on motion and for reasons of prompt it is ordered that the order to issue a Writ of Summation be set aside and the case be renewed upon the proper complaint.

Ordered that the said order to issue a Writ of Summation be set aside.

Wednesday, February 26, 1809

Present
Robert M. Wantonmann, J. George de Couley, Geo. Washington, Mon. & Sec'y of Tech., J. Floral

William Moore for

John Carnegie

This day came the plaintiffs by their attorneys and the said order to issue a Writ of Summation is set aside.

Coffman & Denoff

Ditto and Denoff

This day came the plaintiffs by their attorneys and the case for service of process is set aside.

Coffman & Thompson

Thompson, Maple, & Co., attorneys for the plaintiffs.

Hoffman, Thompson & Company, attorneys for the defendants.
the sum of $790.00 with legal interest therefrom from the 17th day of September 1867 free from any and

S. M. Coats for

Reff

Def

as

Plt

This day came the parties by their attorneys, and it is

This day came the parties by their attorneys, and it is

consent that the petition against the Def. #108299, made

consent that the petition against the Def. #108299, made

delivered to the declaration, and there with legal interest therefrom from

delivered to the declaration, and there with legal interest therefrom from

the 14th day of Dec. 1869 till paid, and the costs of the

the 14th day of Dec. 1869 till paid, and the costs of the

complaint and the petition, and the total of the

complaint and the petition, and the total of the

June 27, 1869

this day

Wm. Doolin

Plt

Reformation of the sum

Reformation of the sum

$100,000.00

Def

Collectively, as aforesaid.

This day came the def. by his attorney, and it is

This day came the def. by his attorney, and it is

appearing that the def. had given legal notice of this motion

appearing that the def. had given legal notice of this motion

and his pleading it is true, and that the def. is now

and his pleading it is true, and that the def. is now

against the def. #10799, with interest on the sum at the rate of 6

against the def. #10799, with interest on the sum at the rate of 6

per centum from the 26th day of August 1857 to the

per centum from the 26th day of August 1857 to the

11th day of November 1869, and interest thereon from the

11th day of November 1869, and interest thereon from the

last assessment, and at the rate of 6 per centum from

last assessment, and at the rate of 6 per centum from

June 27, 1869, and the costs of the def. in this behalf.

June 27, 1869, and the costs of the def. in this behalf.

Ordered that the court adjourn until 2 o'clock on

Ordered that the court adjourn until 2 o'clock on

the 27th day of June 1869

the 27th day of June 1869

S. M. Coats for

Reff

Def

as

Plt

This day came the parties by their attorneys, and it is

This day came the parties by their attorneys, and it is

consent that the petition against the Def. #108299, made

consent that the petition against the Def. #108299, made

delivered to the declaration, and there with legal interest therefrom from the

delivered to the declaration, and there with legal interest therefrom from the
27 July 1867

Henry S. Rhone, Plff

Peter Raper, Def

This day, the plaintiff by his attorney and as appearing that the defendant had no interest in this motion, and as appearing it is evident that the same was an authority of the defendant George Raper and James B. and串联 certificate, and that the plaintiff recover against the defendant in the said premises.

James Miller, Jr., Plff

R. Clues, Def

This day learned that the parties by their attorneys, and thereafter, having failed to find George W. Brown, Sam. Retie, Abraham Tharp, Thomas N. Jones, James Anthony, J. B. Young, George Roos, Charles W. Brown, John Bowman, John W. Brown, Joseph H. Stoneman, John C. Stoneman, and being the best men ever seen, the court to speak upon the same join an error being some to agree were the reasons the last time the same is defendant in the premises.

Charles M. Seif, Plff

R. Clues, Def

John P. Pennybacker, Def

This day learned that the parties by their attorneys are on motion caused it is ordered that the cause be dismissed as to the Defent Miller Pennybacker and it is considered that the plaintiff recover against the defendant Pennybacker, in the sum of $800 the credit in the declaration with interest thereon from the 27th day of Feb., 1867, the same is due and the same in the above premises, this judgment subject to a credit of $800, paid Jan 1, 1868.

P. W. Allen, Def

This day learned that the parties by their attorneys are on motion and for reasons appearing from the same that this cause be dismissed, the court to appear the plaintiff to recover in this cause upon certain and attach the premises.

Samuel Barley, Plff

Sam, Def

The plaintiff in
Upon the Petition of Isaac Turner, Esq. for the establishment of a road on this farm, avert of the same, from a barren field, and the said petition that the person or persons whose land the proposed road will be made upon, have consented that said road may be established. This is considered that the said road be established, and that Isaac Turner be appointed surveyor of said road.

[Signatures]

Edwin Morris

[In Debt]

[Signature]

Edward S. Hawley

[In Debt]

This day came again the parties by their attorneys and by consent it is concluded that the plaintiff recover against the defendant 2077 florins in the declaration mentioned, and the same to be paid on the 6th day of September, 1867, one florin a week, with the interest on this behalf, as aforesaid, and the cause at the same amount to be continued until the next term.

[Signature]

[In Debt]

[Signature]

Ashwell Darby

This day came the parties by their attorneys and the same to be paid on the 6th day of September, 1867, one florin a week, with the interest on this behalf, as aforesaid, and the cause at the same amount to be continued until the next term.

[Signature]

[In Debt]

[Signature]

Isaac Paul of us

This day came the parties by their attorneys and by consent it is concluded that the plaintiff recover against the defendant $108.75, the said in the declaration mentioned, and the same to be paid on the 6th day of September, 1867, one florin a week, with the interest on this behalf, as aforesaid, and the cause at the same amount, and the said

Christian Heyer

[In Debt]

[Signature]

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Isaac Paul of us

[In Debt]

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July 1847

27

recover against the Defts $186.00 the sect in the declaration mentioned
with legal interest thereon from the 17th day of September 1836 till pain
and the costs by the Plf in this behalf exempted, this judgment is subject to a credit of $102 to pain. Nov 16 1851

Agg Markfield

Plff

in covenant

Deft

G. Miller

Plff

in covenant

Deft

This day came the parties by their attorneys on a
appearing that the cause has been pending in this court more
than twelve months, without a demand being made thereon, it is
ordered that the same be removed to the circuit court of this
county for a trial.

Agg Markfield

Plff

in covenant

Deft

The same order.

Samuel Rankhorse

Plff

in covenant

Deft

James McPleasant

Plff

The same order.

Peter S Roller

Plff

in covenant

Deft

The same order.

Jacob Phipps

Plff

in covenant

Deft

The same order.

Rosa Roff

Plff

in covenant

Deft

The same order.

J P Whiting

Plff

in covenant

Deft

The same order.

Peter Johnson

Plff

in covenant

Deft

J B Price

Plff

in covenant

Deft

This day came the parties by their attorneys on a
demand and it is ordered that this cause be dismissed.

Jacob Miller's oxen

Plff

in covenant

Deft

Allen Coopman's admixture

Plff

Deft

This day came the parties by their attorneys, it is therefore concluded
that the cause is against the Defts as is with legal interest thereon
from the 17th day of September 1836 till pain the costs in this behalf
exempted, the heirs of the gross and chattels of the decedent hereafter to come
to the hands of said Administrator.
Jacob Millersort

Pltf

ft 1869

Present


When the petition of William McKey setting forth that he proposes to build or own and occupy Pleasant House near Mt. Carmel in the County of Rockingham, a machine shop and manufacturing works to the public and to consume for a common stock of high quality iron, water, and stone to cut a canal through certain lands below said mill for the purpose of said machine shop and manufacturing works, and to cause overflow only as far as necessary to serve some other place of mine, injure the lands of Daniel Hays Henry W. Rollins, a man, Edward Rollins, and that a suit of action shall be brought by him for the damage of such injury the same as above, and for other purposes, and in the further course that a suit of action shall be brought by him according to law to recover the sum of $3250 to be assessed to the sheriff of Rockingham County as a reasonable claim for one and the day of the meeting of this Court.

The plaintiff Ott

Pltf

ft 1869

Frank McRoberts

This day came the sheriff, his associates, and marshal, party required by the court to proceed to execute the order of inquiry, and the defendant the owner of the above-which the sheriff entered to be $320 with interest thereon, to wit $1124, the time for which interest thereon, to wit $1124, the interest thereon, from the second day of September 1869, the interest thereon, from the second day of September 1869, to the sheriff's hand, acknowledged.
Upon a Petition for a County Road.

February 1869

J. C. Howard, Clerk.

Upon a Petition for County Road.

D. H. Haggard, Esq.

This day came again, the parties by their attorneys and by consent is convened that the petition be granted.

Upon a Notice taken for a hearing.

John H. Moore.

Notice of Trial on the Day of Sale.

Dore Warfield.

Joseph Hocomb.

This day came again, the parties by their attorneys and D. H. Haggard, Esq., and by consent is convened that the petition be granted.

Affidavit.

Edward H. Vance.

This day came again, the parties by their attorneys and by consent is convened that the petition be granted.

The sum of $100.00 is paid into court by the Petitioners and is deposited in the Court House.
Feb CT, 1869

Jury to find, George H. Kissing, Samuel Sheets, John Sellers, John Bowman, Joseph H. Steele, Abraham Shank, Joel Wright, Henry Leopold, Thomas Kamps, George Adams, Henry McDorman, and A. T. Shewarts, who being elected, were sworn to the truth to speak when the issue joined and having heard the evidence and argument of counsel retired from the bar to consider the same. After some time returned into court and not being able to agree an adjournment until tomorrow morning at 9 O'clock.

John Lo Morrison

Depl

John A. Safford

Draft

Abraham B. Hoffman

Draft

This day arraigned the parties by their attorneys and the same adjourned to the same day next, George H. Kissing, Samuel Sheets, John Bowman, Joseph H. Steele, Abraham Shank, Joel Wright, Henry Leopold, Thomas Kamps, George Adams, Henry McDorman, John Sellers, and A. T. Shewarts, who being elected, were sworn to the truth to speak when the issue joined and having heard the evidence and argument of counsel retired from the bar to consider the same. After some time returned into court and not being able to agree an adjournment until tomorrow morning at 9 O'clock.

James

Depl

A. W. Hoffman & draffy

Depl

This day arraigned the parties by their attorneys and the same adjourned to the same day next, George H. Kissing, Samuel Sheets, John Bowman, Joseph H. Steele, Abraham Shank, Joel Wright, Henry Leopold, Thomas Kamps, George Adams, Henry McDorman, and A. T. Shewarts, who being elected, were sworn to the truth to speak when the issue joined and after some time returned into court and not being able to agree an adjournment until tomorrow morning at 9 O'clock.

Ordered to the court to adjourn until tomorrow morning at 9 O'clock.

Yrs. W. H. Hartman.

Tuesday March 2nd, 1869

Present


On the motion of the county attorney, it is ordered that the above be given to the county for the convicts in such cases.
Coffman v. Beuffy  

John D. Morrison

This day came the parties by their attorneys and the jury sworn and complained on yesterday for the trial of this cause of action in point in favor of the plaintiff, and not being able to convene the jury as required by the plaintiff, the plaintiff and plaintiff's counsel ask the court to order the same to be continued for a new time.

John D. Morrison

To.

Jason McDuffy  

This day came the parties by their attorneys and the jury sworn and complained on yesterday for the trial of this cause of action in point in favor of the defendant, and not being able to convene the jury as required by the defendant, the defendant's counsel ask the court to order the same to be continued for a new time.

Same

To.

Coffman v. Beuffy  

This day came the parties by their attorneys and the jury sworn and complained on yesterday for the trial of this cause of action in point in favor of the defendant, and not being able to convene the jury as required by the defendant, the defendant's counsel ask the court to order the same to be continued for a new time.

Shenket Gay  

Upon application of counsel at a former term

This day came the parties by their attorneys and on motion, the parties Plff. vs. Def. they have agreed to with a new date for the trial of the same to be continued for a new time.

App. Def. Committee

To.

Wm. Collie  

Def. On the Motion of the Plff. counsel of plaintiff, the time has been fixed for the trial of this cause to continue to the date fixed by them, with an order for the same to be continued for the same time.
On motion made by consent of parties it is ordered that this cause be dismissed.

Abraham Bloxam, Jr.

Abraham Gace

Henry Munnich

David Stephens

This day came again the parties by their attorneys and the jury sworn and empanelled, on yesterday for the trial of this cause. Appearance in court in pursuance of their adjournment, an hearing being held the parties retired from the bar to consider of their verdict and after some time returned into court as their oath did say, the jury finding for the plaintiff against the defendant for the sum of one hundred and fifty dollars, and fifty cents, now therefore, considering that the plaintiff proved against the defendants the damage of premises with legal interest thereon from this day, and the costs by the plaintiff in this behalf, I Sustain:

John L. Morrison

James Hoffmann

This day came again the parties by their attorneys and the jury sworn and empanelled on yesterday for the trial of this cause. Appearance in court in pursuance of their adjournment, and after some time returned into court as their oath did say, the jury finding for the plaintiff against the defendants the damage of premises, with legal interest thereon from this day, and the costs by the plaintiff in this behalf I sustain.
grants a new trial thereto. Upon consideration the court ordered the
new trial Motion, and to make the special verdict granted a new trial
as against the plea of the State of the present cause, and the cause
is continued until the next term.

Elizabeth Huffman  { Mill)

Daniel Boyley  { Def)

This day came the parties by their attorneys and otherfrom
leame a copy to John S. Klee, John S. Barnum, Joseph S. Hale, Abraham, Shank, Joel Wright, George B. Burren, Henry B. Wrenn, Malton Anthony, Alfred
Jones, and Thomas Complains who being sworn and examined,
swore that they swore upon the above炎ee, name having
under the evidence and arguments of counsel retain to
the best of their knowledge and information, the facts
considered of their knowledge after some time return
into court and not being able to agree, were adjourned to the
next Monday morning at 9 o'clock.

Ordered that the said adjournal was adjourned to Monday morning at 9 o'clock.

Mr. C. H. Hartman

Wednesday March 3rd 1869

Present

Wm. W. McMillan, Geo. George, Fawley, Geo. B. Burren, Wm. W. Madison, Wm. B. Moore, Geo. A. Martin, John F. Lux, Geo. A. Martin, John F. Lux,

Ordered that the following names of persons be allowed to
appear to their respective masters for jury service during the present
term to be heard by the County of Rockingham by:


July 1st, 1869

The Sheriff says several summons to the persons entered into

James Bruce

v.

Abraham Smollett

Defendants

The said summons are served, and the said defendant Abraham Smollett is summoned to appear in this Court to answer the said cause, and to come into Court and make answer therefor, and to appear by his attorney as the same shall be demanded, and to pay all costs and damages that may accrue to the plaintiff and all fees or costs of any sort that may hereafter become due to the officers of this Court.

Elizabeth Heffman

v.

Daniel Bryant

Defendants

This case comes again the parties by their attorneys, and the suit is now made to continue as aforesaid. The parties are charged to appear and try the cause, and they are dismissed for the present.

John F. R. Gershon

v.

Jacob D. Bregman

Defendant

This case comes again the parties by their attorneys, and the suit is now made to continue as aforesaid. The parties are charged to appear and try the cause, and the same is continued for the next term.

Michael S. Levinson

v.

Andrew Neiman

Defendants

This case comes again the parties by their attorneys, and the matter of the same is put back to the next term.

Orders that David Fiske be served with a copy of this order at the office of the Sheriff and to be directed to the Sheriff of this County.
Ordered that proper process issue against the several persons against whom Injunctions were made during the present term, to be directed to the Sheriff of this County, and cause return made here, on the 1st day of the May term next.

Ordered that all concerns upon the stocks now taken or otherwise disposed of during the present term be continued until the next term.

Ordered that the Court be adjourned until the next term.

SIGNED:

Mr. E. R. Wardman

Clerk's Office of the County Court of Rockingham March 9th 1869


Asheley D. Johnson of partners doing business in the name of PH. Miller & Co.

P. D. Meese, W. R. Bowron surviving partner of the late

W. H. Bowron late doing business under the name and style of W. H. Bowron

This day the defendant Ramona M. Bowron appeared in the office of the plaintiff and confessed judgment for $10,5 the defendant not mentioning any legal interest from the 16th day of July 1860 for a $10,5 interest in the debt of the same. The Plaintiff recover against the said Ramona M. Bowron the debt of $10,5 with legal interest thereon from the 16th day of July 1860 to the date hereof. The costs in this behalf appear.

 Debt

[Signature]

Wm. E. Bowron
Virginia

15 Mar 1869

A warrant issued for Rockingham County at the Court House held on Monday the 15th day of March 1869.

Present

[Signature]

The latter of this court presents in form a list of assessors and other writing utensils to record in his office during the month of February last which being seen and cross-examined the court orders.

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[Signature]
On the Motion of Anthony Bark, and it appearing that more than three months has elapsed since the death of Jacob Bark the senior and no bonds are applied for administration of his estate. It is ordered that this said estate be committed to the sheriff for administration.

On the Motion of Peter Hill and Elizabeth Shanks who reside on the lands according to law given together with John Morgan, also Peter Hill and their assignees (who have first set their suffrings) entered into an act under the Act in the former of November 4th.anno domini, conditions as the law requires, to guarantee them for obtaining letters of administration upon the estate of Martin L. Shanks, etc.

Resolved that Andrew L. Basinger, Grandson of Peter and John Jacob, after being first duly sworn for that purpose do premise the estate of Martin L. Shanks, etc, and release hime from the court accordingly law.

Whereas John Rains who stand convicted for having received and being there, having refused to pass, one man, named Thomas, and being there fore time before the circuit court of this county upon consideration where the cause to contain the same motion and order that the said prisoners be committed for trial before the circuit court of Rockingham on the first day of the May term next and the said prisoners be certified to the seat of said county court and therefrom the prisoners are remonstrants to join.

Resolved, that Mary Miller, the mother of Mary R. Patrick, thereupon be committed for being a person of and known to be a resident of this Commonwealth of Virginia in the sum of 200 dollars, to be sure of her good behavior and that said Mary Miller be committed for twelve months in the commonwealth. After a year on this bond and on the day before May next, she is to have the sum of 200 dollars and the prison of one person of good behavior, a commonwealth of Rockingham at the seat of May next, to give security on the bond of the Commonwealth against her aforesaid. And if John Rains are not to appear therefor without the leave of the court, then this paper shall be cancelled, and the person to remain in the force and virtue.

It is ordered that Peter R. Prinex be appointed to be the person and property of the said Mary Miller.
The said Peter R. Powne affirmed in Court upon a seal to the true verbal penalty of a thousand dollars in conditions, as the law requires, which

The court doth appoints Perottonis T. Gordon, guardian for Rebecca Young, orphan of William Reynolds, deceased, who is under the age of fourteen years and

therefrom the said Perottonis T. Gordon, affirmed in Court unto the Judge, James Comer, in security (the just four times his sufficiency), enters

into an acknowledgment a bond in the penalty of one thousand dollars as conditions as the law requires

On the motion of S. F. Raynes, it is ordered that all the deponents of this cause be summoned to appear here on the first day of the

affirmant to consider a motion to revoke the above granted by Judge

Elizabeth Perrotti, Thomas G. Logan at the February Term last as a regiment

merchants

Commenced

John Smith, alias John Peter Schmidt, alias Joseph Schmidt

This day came an answer the attorney, for the defendant, and

on the motion of his attorney, who filed a general demurrer to the indictment

which the Court overruled, another upon the plaintiff was entered to

sane

same

The same order

Defendants' bond taken for the delivery

Defendants' property on the day of sale

The last will and testament of John Shumaker, deceased, was presented

in Court and proved by the executors of John Adam Reineck, Court of

will of the said will, which was read and ordered to be recorded and

on the motion of Elizabeth Shumaker, the executors therein named, who

made oath, to the same to come and together with Wilt F. Miller and

mother, their securities (who just for so to their sufficiency) entered in

parties, and acknowledged, the bond on the last to the penalty of one thousand dollars. Containing

as the law requires, a certificate is granted her for obtaining a bond of five hundred

money, and

order that Nathaniel Frock, John Spaight, Jacob Kraftler, Michael Urritram, and

many others being first duly sworn, for the purpose of affixing the estate of

John Shumaker deceased, to the Court, a copy of the last will
This day came the plaintiffs, by their attorney, and set forth, in the said action, that the said defendant entered into his residence, and that, in consequence thereof, the said defendant committed a trespass on the said land, thereby causing the said plaintiffs to sustain damages in the sum of $50.00.

Charles West, who attests this writing, was a witness, and is residing on the said premises, and is familiar with the said premises, and is aware of the fact that the said defendant, by his entry into the said premises, has committed a trespass, and that the said defendant is liable for the damages sustained by the said plaintiffs.

William Morgan, Plaintiff

Daniel Stetson, Defendant

Upon application to the court, the said defendant was ordered to appear, and was required to pay the sum of $50.00, and was also ordered to remove his household effects from the premises, and to restore the premises to their former condition.

The court, being satisfied that the said defendant had committed the trespass, and that the said plaintiff had sustained damages, ordered that the said defendant pay the sum of $50.00, and that the said premises be restored to their former condition.

Commonwealth, Plaintiff

John W. Sherman, Defendant

The defendant, being found to have committed the said trespass, and to have caused the said plaintiff to sustain damages, was ordered to pay the sum of $50.00, and to restore the said premises to their former condition.

The said defendant, being found to have committed the said trespass, and to have caused the said plaintiff to sustain damages, was ordered to pay the sum of $50.00, and to restore the said premises to their former condition.

The court, being satisfied that the said defendant had committed the said trespass, and that the said plaintiff had sustained damages, ordered that the said defendant pay the sum of $50.00, and that the said premises be restored to their former condition.

The court, being satisfied that the said defendant had committed the said trespass, and that the said plaintiff had sustained damages, ordered that the said defendant pay the sum of $50.00, and that the said premises be restored to their former condition.
The Court doth adjourn at point seven to brief guaranty for Sarah Heterman of Sarah Heterman and Sarah Heterman of Sarah Heterman as the said Sarah Heterman and also the age of 16 years over and above this said Sarah Heterman appearance in court and together with Sarah Heterman his security (the justification of his sufficiency) enters into one竹and acknowledges a bond in the penalty of $1500 - conditions as the law requires.

Be it ordered that hereafter process for misdemeanors may be presented and taken at the monthly terms of the County Court of this County on and before the first Monday in October December and February terms it is also ordered that James be summoned to appear at such terms of the Court and whenever hereafter any process for misdemeanors pending therein.

Upon the application of Isaac Rice, who alleges himself of acquire by an agreement made by Robert McPherson and commissioners of the County of James H. Davenport, the said Attorney at Law, the Commissioner of the County, and the said James H. Davenport, the Attorney at Law, the Commissioner of the County, is ordered to be certificated from the evidence that the said Isaac Rice has been erroneously arrested in the year 1858 with 255 acres of land at the price of $255, which said land now and in the said Isaac Rice's possession, is ordered to be certified to the Auditor of Public Accounts.

Upon the Motion of Martin A. Light who made oath therein as conveyance to said land together with Daniel S. Larram his security (the justification of his sufficiency) entered into an assignment of a bond in the penalty of three hundred dollars conditioned as the law requires, a certificate is granted for obtaining letters of administration in said form upon the estate of John Larram dies.
being sworn and examined and the parties being fully heard upon motion declaration it is evident that the plaintiffs have a cause against the defendant $29.44 with interest at the rate of 6% per annum from the 15th day of December 1866 and in view of the facts and circumstances this judgment is a matter of $200 paid May 20, 1868.

Memorandum the plaintiff by his attorney issues a bill of exceptions to the action and opinion of the court, has an order of peace from the court of this county has an order of prayer in favor of this cause which was signed sealed and sworn to by the court and sworn to become a part of the record.

Alexander Kneafsey, Appellant.

United Appeal from the Court of the County of Edmond County.

Agreeing with the plaintiff's prayer for the judgment of the court, on this day, the attorney for the appellant notes the judgment for the plaintiffs.

The facts being fully heard by the court of record there is no error in the judgment of the court, therefore the court directs that the same be confirmed, and that the appellees recover against the appellant his costs in the bill of exception.

Ordered that the cause be adjourned until the morning.

Wm. H. H. Wadsworth.

At the Court held for Rockingham at the Court House thereon on Monday the 21st day of April 1869.

Present John Funk, Henry Berry, P. C. Long.

The infliction of this court returns to the Court a list of deeds and other written admissions to record in the office during the month of March 1869 which being sworn and inspected by the court is ordered to be entered on the minutes as follows to wit:

A deed of Benjamin Hail from David Gooch to Allen Shunk.

A deed from James Hail to Ben Hail for $100.

A contract between Jno. Hieatt, Wm. H. H. Hieatt.

A deed of Benjamin Hail from John Hieatt to Hugh D. Bruce.

Same from Michael A. Hail to Wm. H. H. Hieatt.

Same from Jacob Hail to Wm. H. H. Hieatt.

Same from Wm. H. H. Hieatt to Wm. B. Ann.

Same from James Hail to Wm. B. Ann.

Same from Frances Taylor to Rebecca Taylor.

Same from John Rodger to Benjamin Shunk.

Same from Elizabeth Rodger to Steven C. Rodger.

Same from James Hail to Wm. B. Ann.

Same from Adam Baker to J. E. Collier.
A deed of bargain and sale from John McKeen to John Swank for the sum of $5,000, with the name of Rebecca Miller to Abigail McKeen, with the name of CarrieAnn Rollins to Abigail McKeen, with the name of Gabriel Bovee to Cyrus Bovee, with the name of Mollie Ward to John James, with the name of JaneAnn Miller to Carrie Miller, with the name of Jacob Dake to Carrie Brown, with the name of EmmaMae Harrison to Margaret Layton, with the name of John Cogswell to Carrie Coffman, with the name of Mary D. Crighton to Noel A. Blakemore, with the name of Martha North to Jacob Thomas, with the name of John Shanks to CarrieMae, with the name of Margaret Allen to Theron Bourn, with the name of Solomon Carman to CarrieMae, with the name of Mary M. Carman to Carrie Holt, with the name of James M. Reedy to James M. Foley, with the name of John B. Burke to Carrie Sayman, with the name of Elva K. Huffman to John B. Fisher, with the name of Jonathan P. Fishkin to Robert A. Carman, with the name of Samuel H. Smith to Eliza Catron, with the name of Jacob Driscoll to Carrie Gardner.

A settlement of the estate of Abraham Diehl, deceased, having been filed with the clerk of the court for the time being, the same as confirmed and recorded, to be recorded:

Same of John A. Clum's estate, The Same order.

Same of the estate of B. R. Ricken, The Same order.

Same of the estate of Christian Helkm, The Same order.

Same of the estate of John Cump, The Same order.

Settlement of the guardian of F. B. Ricken, guardian for many years, The Same order.

Same of Abraham Wegerly, guardian for Semna Hooker, The Same order.
ALSO Long and Christian T. Hanke, Guarantors, M. Rogers, Robert G. Clasen, David Gilmer and George V. Skelton,
who have been duly elected and
commissioned as justices of the peace in and for the County
of Rockingham, appraiser of corn and wheat, the several calls
required by law.

Present
Christian T. Hanke, Robert G. Clasen, A.G. Long and
George V. Skelton, David Gilmer and M. Rogers.

The Court doth appraise William B. Woodruff, guarantor for
William T. Torrence, Mary Jane Torrence, citizens of the
County of Rockingham, and thereupon the same William B. Woodruff
appeared in court and entered into and acknowledged a bond
for the sum of $600, as required by law.

On the Motion of Benjamin Hotson it is ordered that Jorn
Miles, Henry Mills, John Pyle and John J. Bowron, the
appraisers, do as nearly as may be, to value the corn
from a farm in the road leading from New
Market to Swindler's Creek, a short distance above Hendley's
Ferment Mill to Tombermille and the vicinity of the river
after property of Jorn Miles shall

On the Motion of John Bowron, Wm. Shaver, M. B. S., Michael J
McKee, J. M. Butcher and W. M. Gilmer
who wish to obtain license as ordinary keepers at the vicinity of
Rockingham, it is ordered to certify that they are persons of
good character not addicted to drinking or gaming, and will forever
keep a house of ill repute orような unlawful and unlawful.

On the Motion of Charles R. Parker, who has made oath, to have
the county, together with Joseph M.
Morgan, his securities (who have signed his sufficiency) entered into and
acknowledged a bond in the sum of three thousand dollars,
conditions of the bond require a certificate of the court, signed by
Charles R. Parker, for obtaining letters of administration in the estate
of David Scott, dec'd.

Ordered that James M. Keenan, B. F. Thomas, J. B. Gilmer and
Jacob D. Gordon, or any three of them, being first sworn, for what
purpose soever to appear, the estate of David Scott, dec'd, may issue a
warrant to the several justices to render accounts.

On the Motion of John B. Torrence who has made oath, to have
the estate necessary to the estate
and together with George V. Skelton, George B. White, Wm. G. in 18
Order and Writ to the Securities (who justifie and his sufficiency) enter into and acknowledgment to be made in the form of notice to the Securities (who justifie and his sufficiency) in the form of notice to the Securities (who justifie and his sufficiency). The law requires a certificate of the estate of John M'Villicha, deceased.

Ordered that E.P. Armstrong, John Williamson, to effect, after being and entered for the purpose of procuring a certificate of the estate of John M'Villicha, deceased, the same according to law.

Nancy Reed

Ordered upon an account.

This day came the parties to the attorneys, it is ordered that:

orWhere, as the case of Law, to be done in the case of Law, to be done.

SPR. Barnes, a jury of this court, present in court on account against the Governments, amounting to seventy-five dollars, unagiety, shall be allowed to an account or account, by the court, and ordered to be certified to the receiver of Public Accounts.

The Court of Common Pleas, Albert W. Webster, for William Shub, George Shub, and others, and the said Albert W. Webster, appeared in court, one attorney, and Peter Webster, for William Shub, is assigned to the said Samuel A. Webster, who justifies and his sufficiency, according to the form of Law, as the law requires.

On the Motion of Howard, as a mode of taking into account, according to law, an attorney, and Peter Webster, who justifies and his sufficiency, according to the form of Law, as the law requires.

Ordered that Benjamin H. Keaff, Samuel M'Villicha, and John M'Villicha, after being and entered, forth such pursuant of the estate of Samuel M'Villicha, deceased, the same according to law.

In the Motion of Peter M. H. B. Webster, William B. B. Webster, who was such, according to law, to be done, pursuant of the estate of Peter M. H. B. Webster, who was such, according to law.
Ther is granted them for obtaining letters of administration in due form upon the estate of Joseph Roller dec'd.

Ordered that Mathias Howett and Peter Herle do approve the estate of Joseph Roller dec'd and report them on this Court according to law.

Otway Roller, who has been duly appointed Sheriff of Rockingham County, by an order dated the 29th day of March 1849, made by George Snowman, Senior Major General Commanding a force in Court and together with Christopher Wilson, James Renfroe, John Brantom, Henry T. Smead and Henry C. McElveen, John H. Buell, Franklin Lindsey and Samuel Rolle, have sworn (the first five as to 7000 sufficiency) to enter into an acknowledgment a sum in the sum of fifty thousand dollars, conditionally, on the law requires which bond is made for the recovery and return of said bond, to answer to the auditor of public accounts.

On the Motion of Otway Roller, Sheriff of this County, Samuel R. Albright, Henry C. McElveen, Miller, Abraham King, Joseph W. Williams, William A. Riddiford, an Attorney, to qualify as Deputy Sheriff, and an order from the Appraiser in Court must be taken the several oaths required by law.

On the Motion of J. C. Girvan, he together with William B. Brantium obtained this acknowledgment a sum in the sum of 15000 on the condition that the law requires a certificate is granted him to celebrate the rites of Matrimony according to law.

William A. Anderson, who has been duly appointed Commissioner of the Revenue for the District of Rockingham County, appeared in Court and together with Adam T. Bannister (who gives as to his sufficiency) entered into and acknowledged a bond in the sum of sixty dollars, conditionally, on the law requires an order from the Appraiser in Court must be taken the several oaths required by law.

Ordered that Isaac Merry be appointed surveyor of survey in the place of John Berry.

The last will and testament of John Anderlin was proved in Court and proved by the oaths of David Miller and John Giger, two of the subscribers, and the bond to their annexures was signed by the oaths of John Giger and it appearing that John Anderlin the other witnesses whose signatures to the last will and testament of John Anderlin the signatures of the maker of John Anderlin are not genuine and that the name of the maker of John Anderlin is intended to be recovered and therefore John Anderlin the executor thereof in manner aforesaid and the several oaths according to law.
together with David Owen, Lewis Owen and Daniel Henry his executors.  (If good as to their sufficiency)  entered into an acknowledging bond in the penalty of forty thousand dollars conditioned as the law requires, a certificate is granted the said John Wampler for obtaining a probate of said will in due form.

Ordered that Martin Wampler, Jonathan Wampler, Samuel Wampler, Isaac Wampler, or any three of them being first duly sworn, for that purpose so of prove the estate of John Wampler deceased report thereon to the Court according to law.

On the motion of Winfield S. Wagner, who move with the court to admit to the motion of Jacob B. Nicholas and James McLean his securities (if the justice is to their sufficiency) entered into and acknowledged a bond in the penalty of forty thousand dollars conditioned as the law requires, a certificate is granted the said Jacob B. Nicholas for obtaining a probate of said will in due form upon the estate of John Wampler deceased.

Ordered that Jacob B. Nicholas and W. Wagner, appraisers of the estate of John Wampler deceased report thereon to the Court according to law.

On the motion of Winfield S. Wagner, who move with the court to admit to the motion of Jacob B. Nicholas and James McLean his securities (if the justice is to their sufficiency) entered into and acknowledged a bond in the penalty of forty thousand dollars conditioned as the law requires, a certificate is granted the said James McLean for obtaining a probate of said will in due form upon the estate of John Wampler deceased.

The last will and testament of John Cowen deceased with a will attached was presented in court and the said will proved by the oath of David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick, and the bond of the said David Emerick.

Order that Jacob B. Nicholas, Morgan Suygot, Jackson Daily, and General Rhodes and any three of them being first duly sworn for that purpose so of prove the estate of John Cowen deceased report thereon to the Court according to law.
George C. Keen-lett, J. Poff

This day came again the parties, and some of them attaining a suit of a good amount, although summoned to appear, and Mrs. Taught being satisfied to receive the sum of £20.95 for the 95 acres of land taken from her by the Commissioners, it is ordered that upon the petitioners paying to Mrs. Taught the said sum of £20.95 the said road shall be established and attorned according to the report of Commissioners to Thomas A. Bynoe and Wm. Schenk and for the purpose of serving and resting in order the same Jacob Moser is appointed overseer of the same, with John Sealy, M. Dixon and George Keenlett as his hames.

John C. Summers, J. Poff

Noble Armstrong

This cause came on again to be heard at this 19th day of June 1869 upon the prayer of the plaintiff, and for验mplying the same, now the argument of counsel being heard, and there being no objection the said cause is hereby confirmed, and the said Commissioners is hereby directed to collect the payments as they become due, after first paying the costs and expenses of this suit out of sale including a fee of 20% to the Attorney for the plaintiff, they the remainder to the guardian of the infant to which their receipt for the same making a duplicate of same recipts in the papers in this cause. But before the said property shall receive any money under this decree he shall execute bond before the Clerk of this Court with qualified security in the penalty of $1,000, conditioned to pay and deliver money received under this decree according to the order of this court, and the Bond shall be delivered to the purchaser with special warranty, retaining a lien for the deferred payments and file the bonds in the papers in this suit and bring further order on the said Noble Armstrong to show cause at the next term of this Court why he shall not deliver possession of the premises to the purchaser

Peter W. Hartman, J. Poff

O. W. Attenfier

This cause came on to be finally heard at this 19th day of June 1869, upon the Bill and exhibits, the answer of O. W. Attenfier by H. K. Brown his guardian as attorn, the May assigned him by the Court, and replication thereof, and was argued by counsel. Upon consideration whereof, the Court is of opinion that the petition of John Armstrong in the Bill against the heirs of Ralton Attenfier is just and fair, it is ordered to be confirmed by the Court. It is
therefore ordered and decreed that said partition be confirmed: and that Elizabeth A. Hartman hold in fee and in seisin Lot No. 8, Martin Hoffer Lot No. 13, Mary and J. Hoffman Lot No. 1, John M. Hoffer the two lots No. 3 and Benjamin Hoffer the two lots No. 5 according to the plat and report of E. S. Kerr, the surveyor, filed with the court. It is further ordered and decreed that said partition be recorded in the Office of the Clerk, and that the lands of this suit and partition be sold by the parties in proportion to their interests in the land.

Ordered that George Mayer be appointed Surveyor of Precinct in the place of George Freyendt.

On motion of B. Huffman, farmes W. Beene and John A. Wree and it appearing that more than sixty months have elapsed since the death of Mary, Michael, and no person having application for administration upon the estate, it is ordered that the estate be committed to the Sheriff of this County for administration according to law.

Ordered that the court be adjourned until tomorrow morning at 10 o'clock.

John Funk, Clerk.

Thursday, April 20, 1859

Present:

On the Motion of Robert Jones and John F. Wolf it is ordered that it be certified that they are persons of good character and that the Commissioners of the revenue agree to them licenses to keep public ordnance in this County.

On the Motion of John F. Purcell it is ordered to grant license to keep a public ordnance in this County for a reconsideration of his application shown yesterday, while the Committee...
The application of Perkey Logan for license to keep and
fattening hogs in this county which application was refused.

The Sheriff of this county presented to the court a list
of delinquents in the property and capitation tax which being
brought before the court it was examined and allowed by the
court and ordered to be certified to the auditor of Public
accounts.

A. T. High Deputy for J. R. Allen, late Sheriff of this
county returned into court a list of delinquents in road tax in
favor of this county which being sworn to was examined and allowed
by the court and ordered to be certified to the auditor of Public
accounts.

Commonwealth

John Smith, Esq.
This day came as well the attorney prosecuting for
the Commonwealth as the attorney for the prisoner who pleased
not guilty, to which the attorney for the Commonwealth object
generally, and therefore the prisoner was remanded to jail
and the trial of the cause is continued until the next term.

Same

Same

Same

The same order

Ordered that the cause be adjourned until the next term.

John Smith

Virginia

Colots Office of the County Court of Rockingham, May 8, 1839
Henry A. Baker, William D. Baker and
Spirellus D. Baker, merchants, Sanatoga.

The above is true from the same firm of Baker Bros.

C. W. Leake

This day learned the plaintiffs by their attorney mov
thereupon the defendant C. W. Leake confessed judgment for
one hundred and thirteen dollars and interest from the 18th day
of April, 1838. It is therefore considered that the plaintiff
recovered against the defendant the said sum of $113.00 with
legal interest from the 18th day of April, 1838 till present time.

To this in this behalf of honor, subject to a credit of $20.00
prorata January 1, 1839.

J. S. Leake

Wm. C. Funk D.C.
Virginia

At a Court held for Rockingham County on
Monday the 17th day of May 1869

Present

John Penn, David Gimme, Christian E. Shank
Christopher V. Kerney Beery

The clerk of this Court presented in Court a list of deeds and other
writings committed to record in his office during the month of April
last which being seen and inspected by the Court were recorded as
so be entered on the minutes as follows:

The deed of Bargain Sale from Richard E. Dietrich to Elisha A. Fossum
Same from Robert H. W. Johnson to Mrs. Robert W. Johnson
Same from Valentine Lankford to Daniel Headlyman

An agreement between Henry Headlyman to William C. Boc
Bargain Sale from Benjamin Lankford to Joseph C. Price
Advis of Trust from J. F. Price to Joseph Effinger for Trust for R. Johnson.
Same from John P. Lee to P. Kerney for W. A. Johnson
Dread of Bargain Sale from Michael W. Kerney to Carrie W. Kerney
Same from H. P. Poynter to M. Poynter

Same from Abraham Beery to Henry Paine
Same from E. W. Martin to J. J. Smith
Same from W. H. Lemans to J. N. Merriam
Same from John D. Price to J. D. Brown
Same from Levi Holland to J. E. Shaver
Same from George W. White to Peter W. White
Advis of Trust from D. V. White to John D. White for Trust for D. V. White
Same from W. A. Johnson to J. N. Merriam for R. Johnson
Advis of Bargain Sale from B. B. Thompson to J. C. Kerney
Same from John J. Carter to W. B. Lankford
Same from W. H. Lemans to W. B. Lankford
Same from John H. White to W. B. Lankford
Same from John A. Brown to Wilson Walker
Same from John J. Zimmerman to Peter Zimmerman
Same from W. B. Lankford to John W. Zimmerman
Same from Phil. L. Bernard to Mary M. Lankford
Same from J. N. Merriam to J. N. Merriam
Same from J. N. Merriam to J. N. Merriam

The deeds of Bargain Sale from Henry A. Kerney to Mary Clarke Poynter

The deeds of Bargain Sale from Henry A. Kerney to Mary Clarke Poynter
Abraham Lincoln

While the nation is in extremis, it is necessary that we should be firm in the execution of our duties...

When the nation is in extremis, it is necessary that we should be firm in the execution of our duties...

The President of the United States, in his capacity as Commander-in-Chief, is invested with full power to make such laws as may be necessary for the security of the nation.

A special message to Congress, calling for the enactment of an emergency appropriation bill, has been presented to the House and the Senate.

Ordered by the Unanimity of the Senate and the House of Representatives.

[Signature]
Upon the petition of George Hewitt. This day came as well the petitioners as the said George Hewitt, and on his motion, it is ordered that the order made at the last term of the Court be set aside, and that a warrant of ejectment of the premises described in the petition be caused to issue, to be executed on the 12th day of January next, and that the same be returned hereon the first day of the next term.

Upon the petition of Philip Shickleton for the establishment of a road in the county. It is ordered that the petition be referred to John Thomas for a report thereon, and the same be filed according to law.

On the motion of Daniel A. Weir, who assumes each debtor according to law, and together with Samuel B. Leamond, his security (who justifies as to his sufficiency) entered into and acknowledged a bond for the payment of seven hundred dollars, conditioned as the law requires a certificate is granted him for obtaining letters of administration in due form upon the estate of Samuel Lambard and

Ordered that John Baker, John H. Larrabee, and Joshua Larrabee, after being first duly sworn for that purpose do affirm the estate of Samuel Lambard and that the court do take the same according to law.

Ordered that Henry Barry, John Barry, Henry Barry Jr. and Henry Waring, or any three of them, being first duly sworn for that purpose do affirm the estate of Jacob Burk held under and upon the property mentioned to the court according to law.

Absent: John Schenk

On the motion of John Schenk who assumes each debtor according to law, and together with Perry Swank and James Schenk, his security, who justifies as to his sufficiency, entered into and acknowledged a bond for the payment of fifteen hundred dollars, conditioned as the law requires a certificate is granted him for obtaining letters of administration upon the estate of Christian Burk held under and upon the property mentioned.

Present: John Schenk

Upon the petition of the petition of Andrew Hughes for a warrant to enter upon the premises described in the petition, the same be entering the same, and that a report be made by the surveyor, and that the same be filed, and it is ordered that the landholders be informed.
Ordered that R. Black be exempted from the payment of County and Parish levies.

Commonwealth

Richards, Black &

Upon Notice upon recognizances this day came as well the Attorney for the Commonwealth as the defendants at their attorneys and the parties being fully heard it is considered that the Commonwealth for the use of the owners of the Pen for Richmond county recover against Richards, Black and Thomas Thomas his security in said recognizances the sum of $30.00 with legal interest from the 20 day of February 1887, true and just due to the said plaintiff.

Ordered that the time for making the foregoing commissioners Hearne, Booke, Muller, Maff to appoint the same to proceed in the county be extended until the July Court.

Ordered that R. Black, James, Miller, Crow & Griffin be appointed commissioners to lay off an area in West Barlow Scott whereof Charles Scott did his dwelling in the land of said Charles Scott, and report the same to the Court according to law.

James Heavier from

In covenant

A B Dower

This day came the parties by their attorneys and neither party requiring a jury the said process to execute the same by the proceedings in accordance with the promptness in which the plaintiff is entitled to the sum of $25.00 and the time from which interest the same shall run to be the 1st day of October 1887. It is therefore considered that the plaintiff recover against the defendant the said sum of $25.00 the cost of process which has interest thereon from the said 1st day of October 1887 till paid, and the costs by the plaintiff in this behalf expended.

Emmette Sipes

In Attachment

Wm Thompson &

The attachment is filed in this cause being return made, and the defendant not appearing, and it appearing that the plaintiff has cause of action against the defendant, it is considered that the plaintiff recover against the Defendants $39.90 with legal interest thereon from the 10th...
of October 1828 will paid, and the costs in this behalf incurred.

Upon the petition of Mr. Hillard who wishes to obtain a license to keep a public house in this county, it is ordered that he be satisfied that he is a person of good character, not a drunkard, and drinking in any and will probably keep a house in a orderly manner such as is lawfully

A. W. Newman & Co. Pett

In accordance

Lucidus A. Dyer

This day came the plaintiff by their attorneys and motion party requiring a jury, the court proceeded to inquest the writ of enquiry, and such evidence was producing and at certain damages to which the plaintiff entitled, in 29, 30, and the time from which interest the same shall run to the 16th day of August, 1827. It is therefore your
court that the plaintiff recover against the defendant 19, 36 the claim as well legal interest thereon from the 16th day of August, 1827, until paid,

On the Motion of O. E. Sterling Sheriff of this county and with the consent of the county, John D. Scott is admitted as a justice, sheriff of this county and upon his oath, John D. Scott appears in court and took the oaths required by law.

Christophers Rice, who has been appointed as justice of the peace for this county, appeared in court and took the oaths required by law.

O. H. P. Bestley, who has been duly summoned to appear here as a witness on behalf of James Gains, at the suit of Miss T. C. Bestley, being sworn, called on the witness to appear here on Thursday of next week, if any, they shall by the shall not be found to be attached for their failure aforesaid.

Hezze F. Lear, who has been duly summoned to appear here as a witness on behalf of Joseph Rame at the suit of J. B. C. Bestley, being sworn, called on the witness to appear here at the suit of this county to the same cause of any, the shall by the shall not be found and attached for his failure aforesaid.

It appears to the court that from evidence of witnesses that the order made at former terms of this court releasing Jacob P. Lower from commissary, has been heard in the body, and has been lost. It is ordered that the clerk make a duplicate thereof.

Ordered that the court reconvene in the town square, Monday at 10 o'clock.

John F. Hunt
Presents
John Funk, Henry Dairy & T. Shank, Gent.
Daniele Glering, John Johnston, Printer.

Samuel R. Alleghany, late Sheriff of this County, presents
in behalf an account against the Commonwealth amounting to
$233.76, which was allowed at the February Term last of this court.
He is ordered to be cut from the said Grammar, to remove the
prisoners from Baltimore to Haro County, by Charles M. Sprinkel.
The Grammar.
Joseph C. Mann, having made oath as to the justice of said account, it
was ordered to be certified to the Auditor of Public Accounts.

J. Jenkins, Pöff, in Agreement.

James A. Hoeller, Def.

This day came the parties by their attorneys on another
party requiring a jury, the court proceeded to execute the order of inquiry and
did ascertain the damages to which the plaintiff is entitled to, of $61.98 and the
same from which interest thence shall run to the 8th day of May 1839.
It is therefore considered that the plaintiff is entitled against the defendant
$61.98 the damages aforesaid with legal interest thence from the 8th
day of May 1839 till paid, and the costs in this behalf expended.

Andrew J. Lindsay, Pöff, in Agreement.

John A. Fitchburg, Def.

This day came the plaintiff by his attorney and another
party requiring a jury, and the court proceeded to execute the
order of inquiry and did ascertain the damages to which the plaintiff
are entitled to, of $630.00, and the same from which interest shall run
to the 12th day of March 1835. It is therefore considered that the plaintiff
is entitled against the defendant $630.00 the damages aforesaid with
legal interest thence from the said 12th day of March 1835 till paid
and the costs in this behalf expended.

Henry Shaver, Pöff, in Default when an arrearage returns on

George W. Shaver, Def.

This day came the Plaintiff by his attorney and another
appearing to the court that the order of publication thereof at the rules
has been only executed for one month, and the said term having
been on the court, it is considered by the court that the
plaintiffs return against the said George W. Shaver, the sum of $610
with interest thence from the 29th day of October 1839 till paid, and
his costs in the said proceedings, and the attachment awarded
in this cause is continued until the next term.
This day came the Plaintiff by his attorney and on his motion who had filed his bill and made oath thereto according to law an injunction is awarded him to enjoin the said C.W. Boyd from selling or moving or distorting any certain Brown mare in the said mortgage until the right to said property shall have been determined by law. But before the effect of this injunction is to be suspensive until the said John R. Long shall cause to come with one or more sufficient security in the Clerk's Office in the necessary sum of $2000 on condition according to law.

Commonwealth vs. John R. Long

After a petition for an injunction.

A. W. Boyd, C. J.

This day came a surety for the Commonwealth as the Defendant by his attorney and thereupon came a jury to wit: William C. McElhiney, Levi Brown, John Hoffinger, George B. Clevenger, John Foster, Thomas Logan, John Reedy, C. W. Boyd, Thomas Sipper, Shetton. He swear upon Albert Johnson who being elected foreman and sworn the said foreman upon oath to say that the jury found the defendant not guilty.

Commonwealth vs. Richard Black

This day came as surety for the Commonwealth as the Defendant by his attorney and on the motion of the Defendant it is understood that the Commonwealth by virtue of the order made by the Supreme Court of Appeals for the State of Virginia in the sum of $2000 as security for not taking the law into their own hands for a suit of Sequestration which law may be executed before the filing of this petition in his office.
This day learned the plaintiffs by their attorneys on a motion, party requiring a jury, it is considered that the plaintiffs recover against the defendant $31.65 with legal interest thereon from the 20th day of July 1857 till paid and the costs in this behalf hereafter.

This day learned the plaintiffs by their attorneys on a motion, party requiring a jury, the court proceeded to execute the verdict and the time from which interest thereon shall run to be the 28th day of March 1859. It is therefore considered that the plaintiffs recover against the defendant $31.65 with legal interest thereon from the 28th day of March 1859 till paid and the costs in this behalf hereafter.

Ordered that Benjamin Brown be substituted as Trustee in a Case of Trust executed by Jacob & John Brown, to John & Brown for the benefit of Mrs. Brown of hearing that the said John & Brown has departed this life.
On the Motion of Samuel Barne, and it appearing that he, Samuel Harman, has departed this life more than three months, and no person having applied for administration of his estate it is ordered that the estate of the said Samuel Harman cease to be committed to the sheriff for administration according to law.

RP Fletcher, Pclf. Opp. Motion

JSJ Barner, Dcl.

George H. Meier & JG Van Peet, who have been duly summoned to appear here as defendants in this cause being returnable calls or an order of hearing, it is ordered that they be summoned to appear here on the first day of June last next to show cause why they can be found attached for their failure to appear.

Wm. Wise for Pclf: Bldct

John Dinkel for Clts: Bldct

This day came the parties by their attorneys and it appearing that the defendant has departed this life, it is ordered that a motion be made upon bond in the name of John Dinkel, administrator of the estate of John Dinkel, deceased.

John Ellis for Pclf: Bldct

Wm. Lister for Clts: Bldct

This day came the parties by their attorneys and the defendant pleaded non asperumpsis to which the plaintiff, plaintiff in general, and the suit of jury was obtained in the case of the plaintiff and the court is required to enter a plea of non asperumpsis and the case be held over until the next term.

Wm. Peters for Pclf: Bldct

Robert Shiflett for Clts: Bldct

The same order.

James Smith for Pclf: Bldct

Virginia Express Company for Clts: Bldct

The same order.

Henry Macklett for Pclf: Bldct

Joseph H. Corrigan for Clts: Bldct

The same order.

Tann

The same order.
John Landers \textit{v.} Def. In Debt

This day came the parties by their attorneys and
the defendant pleaded \textit{Answer} to which the defendant generally
and therein the judgment obtained in the office is set aside and the trial of the same is deferred until the next term.

William Moore \textit{v.} Def. In Debt

This day came the parties by their attorneys and
the defendant pleaded \textit{Answer} to which the defendant generally
and therein the judgment obtained in the office is set aside and the trial of the same is deferred until the next term.

George Shewater \textit{v.} Def. In Debt

This day came the parties by their attorneys and
a motion made for reasons of hearing to the same,
it was ordered that this cause be dismissed.

J. F. Spink \textit{v.} M. H. McFann \textit{v.} Def. In M. H. McFann

This day came the parties by their attorneys and the
defendant pleaded \textit{Answer} to which the defendant generally
and therein the judgment obtained in the office is set aside and the trial of the same is deferred until the next term.

A. J. Brady \textit{v.} Def. In McFann

The same order.

John Shaw, \textit{v.} Def. In lease

The same order.

Mr. Lee \textit{v.} Def. In lease

The same order.
This day came the parties by their attorneys and the defendant pleaded a judgment to which the plaintiff general and therefore the judgment obtained in the office is set aside and the trial of the issue is deferred until the next term.

John Buck

James Redman as sd

This day came the parties by their attorneys and the defendant pleaded a judgment to which the plaintiff general and therefore the judgment obtained in the office is set aside and the trial of the issue is deferred until the next term.

Same

Same

Same

The Same order

George Riser

Mount Neely

This day came the parties by their attorneys and the defendant pleaded a judgment to which the plaintiff general and therefore the judgment obtained in the office is set aside and the trial of the issue is deferred until the next term.

Forest Cliffinger

John MCcLell

The Same order

Ordered that the Court be adjourned until tomorrow at 9 o'clock.

John Funk

Wednesday May 16th, 1869

Present

John Funk, Henry Berry & T. Shank

David Gilmore & Christopher Riser

Gent Justices

David A. Maggard & Co.

John A. Wishback & Co.

This causes commenced on
Dear Mr. Johnson,

I trust this letter finds you well. I am writing to inform you of the recent developments in our company's financial situation.

As you know, we have been facing some challenges in the past few months. However, after careful consideration, we have implemented several measures to improve our financial health.

Firstly, we have revised our budget to cut unnecessary expenses. We have also increased our focus on revenue generation by exploring new markets and expanding our product line.

Additionally, we have strengthened our relationships with suppliers, which has led to better terms and reduced costs. Furthermore, we have initiated a training program for our employees to enhance their skills and efficiency.

These efforts have begun to yield results. Our sales have started to increase, and we have managed to reduce our debt significantly.

Looking ahead, we remain optimistic about the prospects for our company. We are committed to maintaining a strong financial position and ensuring the continued growth and success of our business.

Thank you for your continued support. We will keep you updated on our progress.

Sincerely,

[Signature]

[Company Name]
John W. Kagy, in pursuance of the order of the Secretary of the Commonwealth, this 5th day of March, 1878, for the sum of five hundred dollars, with interest thereon from the 12th day of March, 1877, together with the costs of this suit, and in all respects as aforesaid, acknowledged to have been received by him of the aforesaid defendant, John W. Kagy, the sum of five hundred dollars, with interest thereon from the 12th day of March, 1877, as consideration for the execution of the said instrument of release, and the costs of this suit, and is hereby acknowledged to have been paid and satisfied.

The within instrument is acknowledged to be a true and correct copy of the said instrument of release, and the defendant, John W. Kagy, is hereby discharged from further liability thereunder.

John W. Kagy

Commonwealth

Attest:

[Signature]

[Signature]

[Signature]

[Date]

[Date]

[Date]

[Date]
To awe and be indebted to the Commonwealth of Virginia in the sum of five hundred dollars to the use of his said assignees, and for the use of the Commonwealth.

And upon the condition that the said Richard Black shall perform and abide by all the terms and conditions of this bond; then this recognizance to be good and otherwise to remain in full force and virtue.

Present

John Funk, Aaron Geirman, Henry Ramsey,
John Shank & Christian Kyser

John Funk

Thursday May 20, 1839

Present

John Funk, Aaron Geirman, Henry Ramsey,
John Shank & Christian Kyser

Omnibus Jefe

M. H. Tumblin

This day came the plaintiff by his attorney, and it is ordered that the officer who served this attachment make sale of the attached effects in the manner prescribed by law, and at such time as the court shall appoint, and satisfy the judgment in all manner as in this cause on Monday last, and report the proceedings to this Court.

John Funk

R. C. Johnson & Geirman

H. M. Lofton

This day came the parties by their attorneys and the defendant, and the parties agreed to the attachment, and it is this day ordered the defendant to pay the sum of one hundred dollars, and the costs of this suit, and the same to be paid over to the receiver of this cause, and until the next term.

Commonwealth

R. C. Johnson

This day came again the attorney for the Commonwealth and the defendant by his attorney, and the parties agreed, and the defendant was convicted and fined for the said offense, and a fine of five dollars was imposed, and the said defendant was committed to the house of correction until the next term.
Their oaths are, if the jury find the prisoner guilty, it is therefore considered that the said prisoner be imprisoned in the jail of this county for the term of sixty days and the commonwealth recover against the defendant his costs in the behalf of prisoner. Therefore the prisoner was remanded to jail.

Upon an Motion

ON MOTION and for reasons appearing to the Court it is ordered that this cause be dismissed.

Ordered that all the acting justices of this county be summoned to appear here on the first day of the said court to act as aforesaid.

Commonwealth

Ordered, that the said rule be discharged.

Ordered, that the court be adjourned unto the next term.

[Signature]

In the Clerk's office of the county court of Rockingham June 15, 1869

Samuel Stoffman, Clk.

In Debt.

[Handwritten:

This day the defendant, J.D. Eastham, appeared in the office and made proper affidavit for $25.00 Debt and interest and costs. It is therefore considered that the same be recovered against the defendant the sum of $25.00 with legal interest thereon from the 1st day of April 1869 for上述 amount, and the costs in the behalf of plaintiff.

[Signature]
The Clerk of this Court presented in Court a list of deeds and other
LEGATIFS submitted to record in his office during the month of May 1839,
which, being read and inspected by the Court, are consented to be entered
in the minutes as follows:

- Alexander Barber et al. from John B. McRobie to Isaac Long
drawn from Mr. R. W. B. Dixon
- James人工智能 from John B. McRobie to James F. D. Johnson
- James from James人工智能 to Solomon H. Coffman
- John B. McRobie to Mary Long
drawn from George L. Burton to Joseph B. Reynolds
- Mary Long from Albert Long to Alexander H. T. Collins
- Mary Long from Anthony Burkett to Isaac Long
- Mathew Weir from Mathew Weir to John Allen
- Mathew Weir from Mathew Weir to Joseph Lee
- Rebecca Gray to Rebecca Gray
- Rebecca Gray to John B. McRobie

A Settlement of the accounts of Anthony Rhodes, Esq., Guardian for
Mary Ann having been filed in the Clerk's office of this Court for the
time prescribed by law was presented in Court on no exceptions being
offered thereto, the same is confirmed and entered recoverable.

The Same order.

The Same order.

The Same order.

The Same order.

The Same order.
The last will and testament of John Harehart deceased was presented in court and sworn to by Abraham Harehart & William Harehart, executors of the said will, and is ordered to be recorded and in the motion produced. The testator in every manner did provide for those according to law and order, and the said Abraham Harehart and John Harehart, his executors, did present a bond in the sum of three thousand dollars conditioned as the court requires, and I order the said bond to be recorded.

Ordered that Abraham Harehart, Abraham Harehart Jr., and Henry Harehart, do appear before me and swear that they have executed the last will and testament of John Harehart, deceased, and report the same to the court according to law.

Whereas the petition of Joseph Miller, who claims right to land in Bucks County, was presented in this court, it is ordered to be certified that he is possessed of good character, not adverse to draining or repairing damage, and being a tenant, a most suitable owner, and such as the law requires.

Adam Woody

Plaintiff

In the court of common pleas for the county of Bucks in the commonwealth of Pennsylvania.

Before me, the court, and the jury conformed, and was proved, and is now before the court, and is now referred for examination and execution.

Joseph Beek

Defendant

In the common pleas court.

The same order.

M. Campbell

Defendant

In the common pleas court.

The same order.

In the court of common pleas for the county of Bucks, and is in the hands of the defendant, Abraham Kortz Jr., in the amount of $500, sworn to in court, which is sufficient to satisfy the plaintiff, and the said Abraham Kortz Jr. is ordered to appear before me, and is ordered to appear before me, and is ordered to appear before me.
dollar one cent, deo gratia, and the court, in his behalf, for

Upon the petition of Benjamin Hoover, Esq., for a change in the name of the surveyor of the county, the surveyor, about the same as the above, and to be placed on the place of John

Ordered that the surveyor of the county, John

On the motion of Richard North, who had, on the 1st of the month following, the said

Ordered that George H. Mayers be appointed surveyor of the county, in the place of John

Ordered that Jacob Burnows, surveyor of the county, be authorized to issue the surveyor

On the motion of Richard North, who had, on the 1st of the month following, the said

Ordered that George H. Mayers, Perry Phelps, Thomas Brinker, John C. Lenox, and any three of them, being first duly sworn for that purpose, do appraise the estate of Elizabeth Thomas, deceased.

Ordered that Barbara Le Cain, wife of John Miller, be appointed surveyor of the county, and to be placed on the place of John.

Ordered that Barbara Le Cain, wife of John Miller, be appointed surveyor of the county, and to be placed on the place of John Miller, and any three of them, being first duly sworn for that purpose, do appraise the estate of Elizabeth Thomas, deceased.
Assteeve of the estate of William Courlander died having been filed in the Probate Office of this Court for the time prescribed by law and without the consent or consent of the said deceased and without the consent of the estate having been recorded.

Some of the account of the Guardian of the estate of

The same order.

Some of the Guardian of Benjamin W. Smith

The same order.

Some of the estate of Isaac Thomas

The same order.

Some of the Guardian of T. A. Thomas

The same order.

Some of the estate of Messa C. Smith

The same order.

On the motion of Abraham B. Rosenbarger who made oath, he being in accordance with law joined together with Joseph M. Chapman and Robert P. Howley the said parties (who qualified as to their sufficiency) entered into an agreement to deposit the penalty of Twenty thousand dollars conditioned as the law requires a certificate is granted for obtaining letters of administration or consignment on the estate of

Samuel H. Heyler.

Ordered that John Brown be appointed surveyor of premises in place of Alfred

Ordered that John Brown be appointed surveyor of premises in place of (Mailing address)

Ordered that John Smith be appointed surveyor of premises in place of

The day parties were present by their attorneys and it is ordered that this cause be placed upon the docket and continued.

On the motion of William R. H. Smith and John P. Swank who made oath, they being in accordance with the law and together with John P. Swank and William R. H. Smith, their security (who qualified as to their sufficiency) entered into an agreement to deposit one in the penalty of Twenty thousand dollars conditioned as the law requires a certificate to grant execution. And Swank of John P. Swank for obtaining letters of administration in some form upon the estate of George Swank deceased.
On the motion of Harman Kauffman, who more and then coming to law and together with Benjamin Kauffman and John Thomas the executors (who justified as to their sufficiency) entered into and acknowledged bound in the penalty of four thousand dollars, conditioned as the law requires a certificate to grant him for obtaining letters of administration in due form against the estate of Magdalene Kuroma dead.

Whereupon, the Court, having made the motion of the petition of Harman, having more and then coming to law and together with Benjamin Kauffman and John Thomas the executors (who justified as to their sufficiency entered into and acknowledged bound in the penalty of four thousand dollars, conditioned as the law requires a certificate to grant him for obtaining letters of administration in due form against the estate of Magdalene Kuroma dead.

AWRAHAN: Mr. Butler, county attorney for Rutland, also having obtained an attachment against Joseph Begley, an attachment against the estate of Joseph Begley, and having intimated to Harman, as it appears, that the estate of Joseph Begley, the defendant, was not liable to attachment, and being satisfied and convinced that the plaintiff, as protector of the defendant, had given him, in due form, the name of the person by whom the said attachment made out, the plaintiff, having done his part of the proceedings of the said attachment, hereby delivers up the said attachment, and the plaintiff, in due form, has presented the bond, and the defendant, in due form, has presented the bond, and the defendant has been, in due form, presented to the Court.

Ordered that there be a copy of Harman, having more and then coming to law and together with Benjamin Kauffman and John Thomas the executors, for obtaining letters of administration in due form against the estate of Harman, Kuroma dead.

Present

John Thomas

Ordered that the court be appointed to examine the evidence of the defendant, in due form, and the evidence of the defendant, in due form, to be presented to the Court.

Friday, June 25, 1850

John Thomas

Summarized with a motion of Harman Kuroma, made this day, 25th day of June, 1850, the motion of the defendant, in due form, against the estate of Harman, Kuroma dead, and ordered to be presented to the Court.
At the court house of the county of Augusta on the second day of May, in the year of our Lord one thousand eight hundred and forty-three, this bond was pronounced by the court to be null and void, and the said James Edwards was declared to be in default of the premises stated in said bond.

Nancy Reed,

Wife.

This day came the said James Edwards, and being duly sworn, deposed that the said bond was executed by the said James Edwards, and that he had no knowledge of the premises stated in said bond, and that he had no interest in the premises, and that he was not a party thereto.

The above bond was pronounced null and void, and the said James Edwards was declared to be in default of the premises stated in said bond.

R.C. Waterman, Sheriff.

Alphonso Cotton, Clerk.

In the matter of:

George M. Meadows, being duly sworn, deposed that the said bond was pronounced null and void, and that the said James Edwards was declared to be in default of the premises stated in said bond.

The above bond was pronounced null and void, and the said James Edwards was declared to be in default of the premises stated in said bond.


Order for an attachment of the premises described in the bond of James Edwards, and for a sum of money as a penalty therefor.

[Signatures and notations of other parties involved in the case]
December makes sale of the attachment affix to any one of the persons of such debt, pay and satisfy the judgment and the sum of any sum so paid, the debt so each person as may be authorized to receive the same, upon request of the proceeding to this Court.

Samuel Stoddard, commissioner of the Receiver of the first collection district for this county, presented in court an account amounting to $1,320, with a sum of money, and in sum was examined, jail warrants by the court, and shall be certified to the debtor of the said account and it is further ordered to be certified that the said commissioners return a list of 127 warrants for $1,320 dollars for the year 1869, which list was accurately made and return within the time prescribed by law, regulating to the same

A Map of the Town of Bridgewater was presented in court, and order to be recorded

Ordered that the sheriff of this county, collect from each person of the county 15 cents on each $100 of the personal value of the real and personal property of the person or persons for the purpose of paying the interest on the bonds executed by the county to the Massachusetts and Maine Wood Company, and at the same time, the commissioner shall be appointed agent of the court to receive and dissolve the town

On the motion of Daniel Swan to the attorney for the commonwealth being present, it is further ordered that the Court refer it to him the sum of $526 an erroneous judgement, which is ordered to be referred to Comma, $52

On the motion of Joseph W. Heege the attorney for the commonwealth being present, it is further ordered that the Court refer it to him the sum of $2,000 an erroneous judgment which is ordered to be referred to Comma, $2,000

The Court having been summoned for the purpose, proceeded to lay the county of the same, as follows to wit

County expenses from June 1868 to June 1869
Road Claims
Grants jury service
Petty jurors
Justice
Miscellaneous expenses
Contingent fund

$ 5,690.37

Arms revenue from the sale of licences by Overseers of poor

$ 1,946.70

$ 5,690.37

Chancery, court house, &c., to collect revenue

$ 3,985.95

$ 5,690.37

Petty jurors

$ 3,200.00
To Meet which
4th. 3rd. 3d. 2d. $14,600
State Tax $30,000 2 52 $15,600
50,000
Ordered that the Sheriff of this County collect from each
Athy of the County $3 and 50 cent on the State Tax
and pay the same to the parties from whom accounted
been this day allowed.

Commonwealth

Jas. Alonzo Shufflett

Presiding on the Attorney for the Commonwealth
Upon his motion it is ordered a. complaint be filed against the
Defendant, here as theisd. term.

Ordered that John L. Dixon be released from the possession
of County, Daniel Lewis

Ordered that the cause be adjourned until the next term

John Funk

In Vacation, July 10, 1869

whereas a vacancy has occurred in the
Office of Clerk of the County Court of Rockingham County,
Virginia, by the removal of Robert W. Spy, by a military
Order from Gen. Major General, E.C. Lee, commander,
the military District of Virginia.

A. W. Baugan, P. J. Funk, Presiding Justice of
the County Court of Rockingham County, Virginia. By
Notice of the Authority Stated in me by the 2d section of
Chapter 3 of the Code of Virginia of 1860, has appointed
And by these presents do appoint Andrew C. Lindsay
as Clerk for Tempore, to hold the office of Clerk of
the County Court of Rockingham County, until
the next regular meeting of said County Court, and
to discharge the duties of said office until the 3d
And C. Lindsay, has been appointed Clerk
of the said County Court of Rockingham County, by
Order of the said Commanding General, qualifies as
such Clerk at said regular term of the Court,
Given under my hand this 10th day of July, 1869.

John Funk, P. J.

J. John Funk, Presiding Justice of the County Court,
of Rockingham County, do hereby certify that Andrew L. Leissner, personally appeared before me this day and took
the following oaths pursuant to law: before entering upon
the duties of the office of clerk of the county court of
Rockingham County, jointly with, by virtue of the within
appointment, court, the oath of fidelity to the government
of Virginia, the oath of duty to the government
of Virginia, the oath prescribed by section 1, 2, and 3 of chapter 13 of the laws
of Virginia of 1860; and the oath prescribed by the act of
Congres of July 19, 1867.

John Funk, J.

[Signature]

[Handwritten notes]

Andrew L. Lindsey, who was, on the 29th day of June, 1869, appointed Clerk of the Circuit Court of Rockingham County, State of Virginia, by Special Order from Hon. Thomas Butler, Governor of the State of Virginia, to fill the vacancy occasioned by the removal of Robert N. Kelley, late Clerk, did, on the 29th day of June, 1869, personally appear in open Court, and, together with Joseph W. Lindsey, David Dannus, David BAins, and B. L. Daniel, his associates (who acted as his sufficiency), entered into and acknowledged a bond in the penalty of four thousand dollars conditioned for the faithful execution of the duties of his office, which bond is to be accepted by the Clerk of this Court, who is also directed to transmit a copy of said bond together with a copy of this order to the Auditor of public accounts, and to deliver the original bond to the Clerk of the Circuit Court of this County. Thereupon the said Andrew L. Lindsey took the several oaths required by law.

At the instance of Andrew L. Lindsey, Clerk of this Court. George M. Carrick is permitted to qualify as his deputy, who thereupon took the several oaths required by law.

From suits toUY. mortgages & Deeds

Daily certified, stamped according to law, and

orders to be recorded.

On the motion of Gardino Wether, who swore oath and

sworn together with Mr. Richard. Her security (who joined) entered

into and acknowledged a bond in the penalty of one thousand

dollars, conditioned as the law directs. Certified is granted the

said Gardino Wether for obtaining letters of administration on

the estate of George Wether died in due form. And thereby
17 July 1869

The last will and testament of Peter Neubeider, deceased, was this day produced in open Court, and being duly proved by A. D. Neubeider and A. B. Lick, the lesssuborning witnesses thereto, were thereupon ordered to be apprised, and

The estate of A. D. Neubeider, who made oath and entered into and acknowledged a bond in the penalty of $6,000 for securing the reception of the estate of Peter L. Neubeider, deceased, no security being required of the said A. D. Neubeider, at the request of said lessors.

And John S. B. Neubeider, Andrew Keene, Henry Shethba,

beings sworn, are appointed to appraise the estate of said deceased and make report.

On the motion of Henry J. Ferris, who made oath and together with Adam Neubeider and Phillip R. Argbythorn, his securities, entered into and acknowledged a bond in the penalty of $1,000 for securing and administering the estate of William H. Armfield, deceased, in due form.

And Michael Armfield, Adam Neubeider and John P. Shethba, being first duly sworn are appointed to appraise the estate of said deceased and make report.

On the motion of Margaret West, executrix of Isaac Thomas, deceased, Geo. Martz, John Martz, Thomas Bredahl, and Thomas More, or any three of whom being first duly sworn are appointed to appraise the estate of said Isaac Thomas, deceased, and make report.

On the motion of Eli Keenan, guardian of Albatone

Bernt, an infant under fourteen years of age, and

the said Eli Keenan, personally appearing in Court and

acknowledging his said trust. It is ordered that the powers of

the said Eli Keenan as such guardian are hereby

vested.

The last will and testament of James L. Beards

and, was this day produced in Court and being fully

proved by the oath of the subsigning witnesses thereto,

was thereupon ordered to be recorded.
Lewis v. Bunby

A summons to appear on the 11th day of June, A.D. 1838, at the Court of Common Pleas, for the said Lewis, in the said Court, to answer to the complaint of the said Bunby, for the recovery of $500, and costs.

M. L. Melvin

Plaintiff

D. D. Price

Defendant

This cause is docketed and continued.

E. J. Sullivan, who has been duly appointed a justice of the peace in the City Magisterial District of this county, this day appeared in Court and took the several oaths prescribed by law.

D. M. McLean, who has been duly appointed a justice of the peace in the City Magisterial District of this county, this day appeared in Court and took the several oaths prescribed by law.

W. D. Maxwell, who has been duly appointed a justice of the peace in the 2nd District of this county, this day personally appeared in Court and took the several oaths prescribed by law.

John Bryan, who has been duly appointed a justice of the peace in the 3rd District of this county, this day personally appeared in Court and took the several oaths prescribed by law.

W. S. Dowse, who has been duly appointed a justice of the peace in the 4th District of this county, this day personally appeared in Court and took the several oaths prescribed by law.

James A. Anderson, who has been duly appointed constable in the 4th Magisterial District of this county, this day entered into bond with Wm. Anderson and John Paul, his sureties, for the sum of $500, conditioned as the law directs and qualified accordingly.

It is ordered that the Commissioner of the Poor of this County bind out to David Gilmer, of said county, JeremiahWare, son of David Ware, aged 10 years, until 1st May, A.D. 1838, to be apprenticed toJeremiah Ware, to learn the art of farming, which he shall perform during the said period, and to be paid for the said Art according to law.

David Gilmer shall also pay to the said Jeremiah Ware at the expiration of the term of his apprenticeship a gun and sword, with other articles as directed by the law.
19 July 1869

The last will and testament of Martha A. Bratton, and was this day produced into Court, and being fully proved by the oath of the subscribing witnesses thereto, was thereupon admitted to be executed. And Charles Bratton, one of the executors named in said will personally appeared in Court and renounced his right to qualify as such executor. Therefore, on the motion of George G. Bratton, the other executors therein named in the will, and together with [signature]

[Signature]

Nancy B. Namsberger, sworn before me, of the firm of Namsberger & Company, to be

In

James State. The

Upon a Notice

This day came the plaintiff by his attorneys, and it appearing that the defendant David Mellers is dead, the Notice as to him is dismissed and the cause docketed as against the executor James Stedd.

George B. Gilmore, who has been duly appointed Constable of the 1st Magisterial District of this County, this day entered into bond with David Nelson and Andrew L. Emmerson, his sureties (who justified) in the penalty of $5,000 conditioned as the law directs and qualified accordingly.

Mamaroneck 1st R. Mellers as a bond taken for the

H. Stedd.

Aet.

Notice proved, parties called and Judgment accordingly to bond and for costs.

Wm. J. Lawrie, who has been duly appointed Constable of the 8th Magisterial District of this County, this day entered into bond in the penalty of $5,000 conditioned as the law directs with James F. Brumner and Jonathan Brumner, his sureties (who justified) and qualified accordingly.
The Commonwealth

against

William Saurly Jr.

This day came as well the Attorney for the Commonwealth as the defendant by his Attorney, and the said defendant for plea and that he is not guilty in manner and form as the in the Indictment appears and against him is charged of which he puts himself upon the Commonwealth and the Attorney for the Commonwealth - Whereupon came a jury, named. Dr. Lovejoy, John M. Brown, Samuel A. Brown, P. M. Wightman, Mr. Logan, J. S. J. Vanman, Richard Guard, Henry Arguehight, Phin Bigley, J. P. Wines, Abraham Wines, and Abraham Twining, who being called, tried and sworn the truth to speak upon the same joined, upon their oaths do say that the defendant is not guilty. Therefore it is considered by the Court that the defendant be discharged.

On the Motion of A. A. Arguehight the said oaths and by the side of A. A. Arguehight and Franklin P. Arguehight, his executor, (who justified) entered into and acknowledges a bond in the penalty of $1000.00 and is the law direct. Certifies is granted the same Alfred A. Arguehight for obtaining letters of Administration on the estate of Joel Arguehight in one year. And Charles Rush, Robert Rogers and Orlando Armstrong, being sworn, are appointed to appraise the estate of said deceased and make report.

On the Motion of John M. Manzy and it appearing that due Notice has been given H. M. Manzy and J. W. Winesworth, and of J. W. Manzy did it Is owned that the power of the said H. M. Manzy and J. W. Winesworth, Administrators of the said Joseph Manzy, he and the same, are hereby revoked.

Notice to the bond taken for the further return of the day of sale of property taken under execution.

Notice proved, parties called and judgment according to bond and for costs.

The Commonwealth v. W. Saurly

The Rule returnd in this cause against John Saurly, in behalf of Commonwealth, is discharged.

Motion in a bond taken for the further return of the day of sale of property taken under execution.

Motion proved, parties called and judgment according to bond and for costs.
19 July 1869

R. D. Henderson Hrs

J. B. Brown P

The Plaintiff, in the cause at
the last
had suffered a loss against Geo. R. Morgan
a culprit, for the plaintiff, being returned executed, and he
still failing to appear. It is averred, that an attachment
be annexed against him, returnable to the next term of the
Court.

The Queen of the Sor

By J. J. Shavells

Abraham Spiege and W. F. Finney
Blair, who have been summoned to attend this term of the
Court as witnesses for the defendant, failing to appear, it
is averred, that they be summoned to appear for tomorrows
before cause, of any they can why they should not be
issued and attahed for such their contempt.

J. J. Lewis, who has been duly appointed a justice of
the peace in the 7th district of this County, this day personally
appears in Court, and took the several oaths prescribed
by law.

Commenced by J. H. Shavells

same - Robt. Sherman P

same - W. H. Cameron

same - James

same - Robt. S. Brown

same - James Darr

same - Charles West

same - A. P. Lincoln

These Causes are continued until the
next term.

Commenced by John Scudder

same - The Orange, about Mr. R. Rowe company

The Attorney for the Commonwealth, asks the
leave of the Court, notes the will not further present the
defendants upon the indictments found against them in these
Causes.

Hugh B. O'Brien

Joseph Bear

Pet

Abnormal Disease

This Cause is continued until the next
term of the Court.
the Commonwealth

Rich. Randall

This day came as will the Attorney for the Plaintiff, as the Defendant by his Attorney, and the said Defendant by his Attorney and they agree that they may be entered up against him for one cent, damages and costs. Therefore it is considered by the Court that the said Defendant pay to the Commonwealth one cent, and the costs of this proceeding.

John M. Lock and Mary C. Lupton parties

leading under the state of Loche & Lupton

vs

John R. Stiger

This day came the plaintiff by their Attorney, and it is considered by the Court that the Plaintiff recover against the said defendant for the said damages and for the costs in the said suit. And it is ordered that the officer who served the attachment enter in the court, the name of the plaintiff, the name of the defendant, the amount of the damages, and the costs, and the expenses of the suit. This proceeding is referred to the Court.

Mary Reed

vs

John R. Stiger

This day came the plaintiff by her Attorney, and it appeared that the Plaintiff recover against the Defendant, and the said Defendant being called and not appearing, it is ordered that the said Plaintiff have and retain all the property in this suit, and the Court has determined that the said Plaintiff recover damages to the amount of one hundred and ninety dollars by reason of the accident that occurred to the Plaintiff on the 15th day of September 1868, and that the said Defendant pay the said amount of damages, and that they pay the same, with interest from the said 15th day of September 1868, and also four dollars the costs of the arbitration.

Therefore it is considered by the Court that the said Defendant pay to the Plaintiff the sum of one hundred and ninety dollars, with costs, and that the said Defendant, on the 15th day of September 1868, pay the costs of this arbitration, and that the further interest of the said Defendant, her costs, and that they be paid in this proceeding, and the costs of this proceeding.
At a Court continued and held for Rockingham County on the 20th day of July 1869.


Ordered that the Court be adjourned till tomorrow morning ten o'clock.

Henry Beery

At a Court continued and held for Rockingham County on the 20th day of July 1869.


It is ordered that A. J. Douglass, a citizen of this county, on account of bodily infirmity be, and he is hereby, in future, released from making, or doing any of the payment of county levy tax.

Jno. S. Leitch

In Re: attachment

By consent of the parties, by their attorneys, it is ordered that the officer directed by the order entered in this cause on the 16th instant, to make sale of the attached effects herein referred to, is ordered to hold the proceeds of the sale arising from the sale of the horse directed to be sold, to abide the future order of this Court.

Ordered that it be certified to the Auditor of public accounts that Charles N. Brown, the attorney at law, practicing in this Court in behalf of the sum of ten dollars for preserving the minutes of this cause at the present term.
Peter, Park, late Justice of the peace for Rockingham County, returned an examination of Abriette Whitmore, of this County, single woman, taken before him in writing upon oath, upon which examination she said Abriette Whitmore charged Benjamin Franklin Shewell with being the father of her bastard child, and desire witnesses being sworn and examined, and the said Benjamin Franklin Shewell fully heard the Court, upon the whole circumstances of the case doth adjudge the said Benjamin Franklin Shewell to be the father of the said bastard child.

Therefore it is ordered that the said Benjamin Franklin Shewell be chargeable with the annual payment of $25 to the overseers of the poor of this County until the said bastard child arrives at the age of seven years, if the said child shall live so long the first annual payment as aforesaid to fall due on the 12th day of March 1870, and to be paid to the said overseers of the poor at the end of each year until the said child is seven years old as aforesaid. And thereupon the said Benjamin Franklin Shewell with Aaron Shewell, his security (who justifies herein) enter into and acknowledges a bond in open form in the penalty of $250, conditioned to pay to the said overseers of the poor of the County of Rockingham $25 annually, commencing on the 12th day of March 1870, for the maintenance of said bastard child.

And it is ordered that the said Shewell pay the costs of this proceeding.

On the motion of Alexander Justice, Jr. of James Bean, do who move both and together with Jacob Beakum his security (who justifies herein) enter into and acknowledge a bond in the penalty of $200 conditioned as the law directs. Certificate is granted to said Alexander Justice for obtaining letters of administration on the estate of James L. Bean, deceased, and J. M. Engle, Stephen Murray, Martin Altizer, and J. L. Rippere, in any three of whom being done are appointed to.approve the estate of said deceased and make report.

The Commonwealth

William Haffman

The Attorney for the Commonwealth, with the consent of the Court says he will not further prosecute the same upon the demurrer aforesaid

Ordered that the Court be adjourned into Court in court

Henry Beery

At the request of the following members oppose the Court Mrs. Henry Beery, David Beery, E. S. Shewell, Andrew R. Beery, and L. M. Ross

The Commonwealth

Emanuel Roper

(No signature)

The Court is continued till the next term.
At a Court held for Rockingham County at the Courthouse thereon on Monday, the 16th day of August 1869

Present Henry Bury, A. W. Newenham, Wm. A. Gay

Mr. Wm. Rogers Jr. Pro Granger

The Clerk of the Court presented in the Court a list of deeds and other writing admitted to record in his office among which the last time and long been and unfiled by the Court are named to be entered on the minutes as follows:

A deed of Bargain and Sale from Mary B. Reeds to David A. Reeder

Same from William Shevallor to same

Same from William Parker to Emanuell Miller

Same from John D. Jr. to William Manning

A deed of Court from J. A. Cleary to Thos. E. Allen conveying premises property

A deed of Bargain and Sale from John County to Richard A. Poole

Same from O. C. Lomax to Michael Garsman

Same from Robert Scott to James W. Jones

Same from Geo. W. Moore to same

Same from John Smyle to Jacob Smith

Same from Andrew Holmes claiming homestead to himself

Same from Abram Simpson to Abram Beam

Same from Lucy Johnson to same

Same from Anthony Shevallor to Jacob Gurnam

A deed of Court from E. P. Hancey to C. H. Hancey and M. M. Mann conveying two premises

A deed of Bargain and Sale from Geo. W. Shevallor to Joseph Backshan

William Elder (Humane) E. Long, Geo W. Moore, Abraham Knepp, M. McDougall, Darius Miller, Peter Strine, John Sanger, A. Holmes, John Rhem, Isaac Stover, Asa McKeight, Thos. Lancaster, M. W. Smith, Shenk Bowman, Henry Polley, Joshua Riney, Geo. Liggett & Jacob B. Long, were sworn as a Grand Jury of Enquits in aid for the body of the County of Rockingham, their having received their charge, returned to their chambers, and after some time returned into court and not repeating, returned to their chamber after recess.

Madison Herr, who has been duly appointed Constable of the Magnanimous District of this County, this day entered into bond with C. O. Long his security in the penalty of $2,500 conditioned on due

[Additional text not legible]
On the Motion of M'rs. Sheba Miller, residue of Michael Miller, deceased, Geo. Bond, Jonathan Remmick, Lewis Hill and John P. Rice are hereby appointed Commissioners to lay off and apportion to said Sheba Miller three acres in the tract of land of which her husband died seized, situated near Route 9, in Rockingham County.

On the Motion of Mary Kyle, who made oath and together with M'rs. Elin and David Eiler her securities (who qualified) entered into and acknowledged a bond in the penalty of fifteen thousand dollars, conditioned as the law directs, (said bond being stamped according to law) Adequate is granted the said Mary Kyle for obtaining letters of administration on the estate of Jeremiah Kyle, deceased.

On the Motion of M'rs. H. Saufley and John P. Saufley, administratrix of George Saufley deceased, it is ordered that M'rs. E. Rollin and P. W. Rollin, administratrix of the estate of Joseph Rollin deceased, be summoned to appear at the next term to show cause of any they can, why they should not be required, as such administratrix, to give sureties in their official bond, or to release the estate of said George Saufley and allow the sheriff in said bond under the provisions of Chap. 114 of Code of 1860.

Daniel Fields

Isaiah Paulson

R. M. Money

Lucius Weedon

Geo. S. Beville

Lucius Weedon

B. M. Cole

Isaiah Paulson

Proper sealing with remaining \Now's hand, parties called and Indulgents, according to bonds and warrants.

James McDorman and M'rs. H. Saufley who have been appointed justices of the peace in the 4th and 11th District respectivel of the County, this day personally appeared in Court and took the oaths of office as prescribed by law.

James Wise who has been duly appointed a Justice of the peace in the 9th District of the County this day personally appeared in Court and took the usual oath prescribed by law.

Conrad Wiegandt, a minor over the age of fourteen years, the day personally appeared in Court and made choice of Mistie Lee as his guardian and the Court does not require the said Mistie Lee to enter into bond & security as his one and only father, No property.
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Claude M. Fugue, who has been chair
On the Motion of Harrison Bennet, who consents, so, subject to, and acknowledges, a bond in the penalty of five hundred dollars, as the law directs. Certificate is granted the said Harrison Bennet for obtaining letters of administration on the estate of Peter Delaugh, deceased. James Mahler, Mrs. Bennet, and Mrs. Bowers, or any three of them having sworn, are appointed to appraise the estate of said deceased and make report.

On the Motion of Salmon Kelton and Samuel Gilman, admin. of Joseph Bick, and for reasons appearing to the Court, unto the Court of the heirs of Joseph Bick. The Court doth appoint 1st. T. W. Martin, a special commissioner to settle the accounts of said Adams, with the estate of said deceased.

On the application of Shep Blakely for leave to keep an inn at the Mountain House, situated on the Rockingham Road, on the western base of the blue Ridge, it appearing to the Court that the said Shep Blakely is a person of good character, of good manners, and that he would probably keep a house of good reputation and such as the law requires, the said Shep Blakely is granted a license to keep an inn at their said house until the 1st day of May next.

On the Motion of the heirs of George Saufley, deceased, the Court doth appoint Mr. Saufley, Ed. S. Kenyon, Charles Van Lear, and Harvey Mead, commissioners, whose duty it shall be, after hearing the evidence, to report when the heirs of Mr. Saufley, deceased, shall lay off the clear interest of the said portion of said George Saufley to said heirs, and to ascertain the remainder among the heirs of said George Saufley according to their respective rights and interests. And report to the Court at St. Martin’s.

On the Motion of Alina Martin Lewis, infant daughter of S. N. Lewis and J. C. Holcombe, deceased, it appears to the Court that on the 14th day of age, Leonard S. Lewis is appointed his guardian, and thereupon entered a bond with Mr. T. Lewis, his security, (who质押) in the penalty of $10,000, conditioned as the law directs.

It is ordered to be certified from the following persons are assessed for the levy of 2d. 5th, 13th, 15th, 17th, 29th, 31st, 33rd, 35th, 37th, and 39th, Michael Mahan, 40 cents.
The following preamble and resolutions were this day presented to Court and being read and considered by the Court were adopted, and ordered to be entered of record, which are in the following words, to wit:

The County Court of Rockingham County, at its August term have adopted the following preamble and resolution:

Whereas, the C. A. & M. L. R. Road Company, through its officers, have adopted a schedule of travel, which, by reason of making the hours of arrival and departure of the car by and from Harrisonburg at a late hour of the night, deprives the people of Rockingham living along the line of all advantage which could be conferred upon them by reason of convenience of the schedule of any travel, just adopted, and been ordered to. It is, therefore, resolved, that the Board of Directors be respectfully requested to change the present schedule and to adopt such an one as shall best interest.

Resolved, that our present worthy and capable Directors 5th Hoffmann be requested to call the attention of the Board of Directors to the fact that Rockingham subscribers, as a company, to the Road, has $150,000, and that the grants of subscribers therein, have been liberal to a degree almost unprecedented.

Resolved, that 5th Hoffmann be requested also to call the attention of the Directors to the Monthly auditors since the year has been concluded—[illegible or unreadable text—possibly a reference to 1870 or 1878?—was initially transcribed as 1879], and that the grants of subscribers therein have been liberal, exceedingly commensurate to the Company's extent.

Resolved, that these proceedings be certified to the Court and to the Company.

Charles Lewis, who has been Commissioner of the Public of Rockingham County this day entered into bond with Andrew Lewis, his security, (who qualified) in the penalty of $500, conditioned as the law directs and qualified accordingly.

The last will and testament of George S. Fland, produced into Court and proved by the oath of 3 witnesses, and 5th Hoffmann the Probating Judge, and admitted to be recorded.

The Court doth appoint 5th Harris, J. W. Sligo, D. M. H. Leonidas, H. H. Leonidas, 4th Hoffmann, to prepare suitable resolutions in regard to the death of 4th Hoffmann, late president of the Company.

Of W. Smith, Geo. Sammons, Henry Palmer, John Reade, David Leggett, Cave de Lamblin, were sworn a Grand Jury of

Inquest for the body of the County of Rockingham, and having received their charge returned and after some time returned and presented


An indictment against Joe Ramm for Assault & Battery. A true bill.

An indictment against David Ford for Retaining Stolen Goods without known A true bill.

An indictment against Jacob May for assault for assault & battery, a true bill.

An indictment against Jacob Baker for Maliciously aspersing with intent to kill A true bill.

And the said Grand Jury, having nothing further to present were discharged.

John W. West who has been duly appointed Commissioner of the Revenue in the 3rd district of the County this day appeared in Court and entered into bond with Samuel P. Wills, his surety, and Henry Wills his surety, in the sum of $2000 Conditioned as the law directs and qualified accordingly.

At the instance of Dr. M. West, County of Revenue of 3rd district of the County, Alexander RHồn exam. is permitted to qualify as his deputy, and therefore both the second oath, presented by law.

Geo. W. Mills and Sabina who were summoned to appear at this term as Crown fines, being sworn and bound are excused from further attendance at the Court.

Crown vs. Madison Land.

It appearing to the Court that the defendant is confined in the jail of this County when a charge of, and that the Grand Jury failed to find an indictment against him upon the charge aforesaid, it is ordered that the said Madison Land be discharged from the custody of the jail of this County.

Reuben Coffman, who has been duly appointed as

The Clerk doth append Reuben Coffman guardian of Mary Finch, a minor of Joseph Minton and has and demanded the said Reuben Coffman enter into bond with F. R. Davis, his security (who justified) in the penalty of $300 and qualifie
On the motion of Charles A. Ganey, who moved exist and together with M.M. Ganey his security who posted entry into and acknowledged bond in the sum of $50000 conditioned as the surety hereinafter. Consideration is granted the said Charles A. Ganey for obtaining letters of adm., d.b.n. in the estate of Joseph Marry, deceased.

David Fisher, a Justice of the peace in and for the County of Rockingham, returned an examination of Mary Becker of this County, taken before him on tender of oath, upon which examination the said Mary Becker charged Thomas B. Jefferson with being the father of her bastard child, and the said Jefferson by Bennett and his wife, Thomas Jefferson, by Counsel. Ordered the Court to grant the warrant prayed in the cause on the ground that the said Mary Becker upon oath made the present proceeding and was a woman—whoso motion was carried by the Court, and after the examination as part of the evidence in the cause the cause is continued until further notice.

Commonwealth

Ed. J. Armstrong

The Court this day issued a bench warrant upon the indictment found by the Grand Jury to the Sheriff of this County for the apprehension of said Ed. J. Armstrong, who is to be taken before some Justice of the Peace of this County to be tried according to law.

At the adjournment the following Members composed the Court: W. Plumer, Berry, J.M. Alexander, W.M. Ray, and J.W. Chapman.

Ordered that the Court be adjourned till tomorrow morning 10 o'clock.

Henry Henry, J.P.
At a Court continued and held for the County of Rockingham, on the 17th Day of August 1869


On the Motion of Mr. G. Walker who made oath and together with S. W. Mullen, his security (who justified) entered into and acknowledged a bond in the penalty of $1,000 considerable on the law decrees. Certificate is granted to said Jno. G. Walker for obtaining Letters of Administration on the estate of Mrs. Edna Jones, deceased, in due form. And R. M. Sprinkle, J. M. Bloom, H. P. G., Armington, and James Blair, as any three of whom, being sworn, are appointed to appraise the estate of said deceased and make report.

On the application of Thomas Logan for leave to keep an Ordinary at Port Republic in this County, and it appearing to the Court that the said Thomas Logan is a man of good character, sober and well disposed, and such as the laws require, on his motion a license is granted him to keep said Ordinary at Port Republic as agreed until the first day of May next.

J. S. Long sworn and produced in open Court, proof of his being in regular communion with the Christian Church, of which he professes to be a Minister, and also proof of his being regularly ordained as such Minister, and having entered into bond with Jno. Burkholler and Mrs. Burkholler, his securities (who justified) in the penalty of $1,000 conditional on the law decrees. On his motion a license is granted the said J. S. Long to celebrate the acts of Matrimony between persons in this State according to the acts of Congregations of his own Church.

Beckman, record to Henry Turner — Deed of Trust. Duly certified stamped according to law and order to be recorded.

The Court doth appoint William A. Gay, Commissioner in Chancery in the room of Wm. M. W. Wadsworth, removed, and therefore the said William A. Gay personally appeared in Court and took the several oaths prescribed by law.

John Bugh and Peter Stack, who have been duly sworn, are ordered to attend this Court as seconaries, being sworn and bond in excess from further attendance on the Court.
17 Aug '69

At this Court, the Sheriff of this County, summoned in addition to those already summoned, to attend at the present term of the Court, in the place of the jurors absent from and excused at the present term:

John D. Moore and John D. Moore.

This cause is continued and continued.

The Attorney of the Summons

Thomas J. Jefferson

This day came again the Attorney for the Summons and the defendant by his attorney, and the Court after hearing fully heard the evidence in the Cause, is of opinion that the said Thomas J. Jefferson is not the father of the named child of Mary Buckner as charged by the said Mary Buckner in her examination before the Justice of the Peace.

And therefore the said Thomas J. Jefferson is discharged.

On the petition of Benjamin Moore father for the re-establishment of a bond, in the County, the summons issued against the said (name) having returned executed, Ann Brown who is named in the bond, the said bond is referred to the Court which is to be conducted personally appeared in Court by counsel. And said counsel having a bond in the estimate of a bond of $2,000.00, is bound to the execution of which, to be executed on the 17th day of September 1869, and to be tendered to the Sheriff of Rockingham County.

At the request of the following members composed the Court: Mr. Henry Barry, Dr. W. Alexander, Mrs. A. Ray, M. Rogers and John Hargrove.

Ordered that the Court be adjourned till tomorrow morning at 10 o'clock.

Henry Barry, J.T.
At a County Court continued and held for the County of Rockingham on the 18th day of August 1869

Present Henry Berry, A. M., Overseer, A. M. Clay, Justice, A. M. Rogers and John Raigaran

On the motion of O. C. Stealing, sheriff of this county, and appearing to the Court that Samuel Hall, late of this county, has been dead more than three months last past, and no person having applied for letters of administration of the estate of said Samuel Hall. It is ordered that O. C. Stealing, sheriff as aforesaid, take into his keeping the estate of said deceased and administer the same according to law.

William Wise who sues for the use of

John B. Stealing, Administrator of John B. Stealing

This day came the parties by their attorneys and the defendant by his attorney, and the matter was tried by the Court as a common law case. The Court, after due consideration, did render a judgment for the plaintiff against the defendant for one hundred and fifty dollars, with interest from the 28th day of February 1862 to date, and subject to the costs awarded upon the bond in this suit. Therefore it is ordered by the Court that the plaintiff swear against the defendant three hundred and sixty dollars, with interest thereon from the 28th day of February 1862, to date, and his costs by him, and also the costs awarded to the plaintiff for the use of the goods and chattels of his decedent in his hands to be administered, subject to the following costs and interest, by one hundred and thirty-one dollars and twenty-five cents, as of the 28th day of November 1865; by thirty-five dollars as of the 25th November 1866, and by fifty-six dollars as of the 1st day February 1868.

The Commonwealth v. Peter Stealing

Petitioner v. Commonwealth

The Attorney for the Commonwealth, with the leave of the Court, says he will not prosecute the defendants in these cases, unless the defendants agree so.
The Commonwealth

If Russell Sheffy

The cause is continued until the next September term of this Court.

The Commonwealth

James Parks

N. B. Lincoln

These causes are continued until the next September term of this Court, at the suit of the Commonwealth.

The Commonwealth

Michael Lawrenz

Same

On the motion of the Attorney for the Commonwealth, certain causes are removed against the Defendant upon the indictment, and in aid directed to the Sheriff of Augusta County, and returnable on the first day of the next September term of this Court.

The Commonwealth

Samuel Whaley

Same

On the motion of the Attorney for the Commonwealth, a summons is issued against the Defendant in the cause upon the indictment, and returnable on the Sheriff of Augusta, Rockingham, and returnable on the first day of the next September term of this Court.

The Commonwealth

Same

Same

Upon an indictment for an assault on

N. B. Lincoln

Same

Upon an indictment for an assault on

The Defendant is served with process in the cause. Whereupon, this day cause as well the Attorney for the Commonwealth as the Defendant by his Attorney, and the said defendant by his Attorney, says that he is not guilty in manner and form as in the indictment; against him is charged, of which he puts himself upon the County and the Attorney for the Commonwealth.

Mr. Justice, as a Juror, answer, Isaac Miller, J. B. Amor, Isaac Miller, Andrew Anderson, James S. Humphrey, Peter E. Shavell, John Ogden, George Newell, John Travis, Harrison B. Mendenhall, Jacob H. York, who being elected, found and sworn to speak upon the above causes, retired from the box to answer these causes, and after some time, returned to Court and upon their oaths do say that "We
the jury found Albert O. Lincoln guilty and assessed the fine of one hundred dollars. Thereupon the defendant, by his attorney, moved the court to set aside the verdict rendered in this cause and to grant him a new trial, stating that he had no fairer chance to convince the court of his innocence.

At the argument the following members composed the court: Henry Berry, D. M. Newman, Wm. M. Gray, S. N. Rogers and John Dugger.

Ordered that the court be adjourned till tomorrow morning 10 o'clock. Henry Berry.
At a Court continued and held for Rockingham County the 19th day of August 1869

Present: Henry Berry, D. M. Newburn, Wm. A. Ray

Justices
A. M. Rogers and John Vaughn.

Jacob W. God, who has been summoned to attend this Court, and who has been in attendance upon the Court up to this day, being sworn and heard, is exempt from further attendance upon the Court.

The Commisary with

Emmanuel Rogers

Do motion, and for good reasons appealing to the Court, Thomas Logan is excused as voluntary prosecutor in this cause, and required to give security for the costs of this prosecution and the cause continued until the next September term of this Court.

R. B. Fletcher Dow

Do motion.

J. B. Blum

On the motion of R. M. Moore, the cause is continued until said 1st term, the 1st day of September, the 10th day of the present term.

N. D. Oldham

Pet 3

Unlawful Act

Joseph Bern

This day Came the parties by their attorney, and David Wilkins and Wm. A. Ray, who were summoned to appear at this term as witnesses for the defendant, failing to appear, a writ is awarded against their attach to the next September term of the Court to show cause if any they can why they should not be fined and attached for such their contempt, and the cause continued.

Ali Puky, Pet 3

In debt

George Sankey

Defendant

It appearing to the Court that the defendant and George Sankey has departed this life since the institution of this suit, it is ordered that said fact be certified.
This cause is continued until the next term at the defendant's cost, and leave given the plaintiff to amend his declaration in this cause; and Joseph W. Reed, who was summoned to appear at this term as a witness for the defendant, failing to appear, a rule is awarded against him returnable to the next term to show cause why he should not be fined and attached for such his contempt.

The court doth appoint William Sankey, Jr., guardian of Abigale Borton, an infant under fourteen years of age, it appearing that the said William Sankey, Jr., entered into bond at the last term of this court as such guardian with James Scott, his security (who justified) in the penalty of five thousand and five hundred dollars, but omitted as the law directs, but failed to stump said bond until the present term of this court.

George Shank

P. N. Mofe

This cause is terminated at the cost of the defendant.

R. M. Kyle, and

Dr. R. Moore

Thomas Washington, who was summoned to appear at this term as a witness for the defendant, failing to appear, a rule is awarded against him returnable to Saturday next, to show cause if any he can why he should not be fined and attached for such his contempt.

Deborah Norman's and

John D. Newfield

Daniel Grant, who was summoned to appear at the present term as a witness for the plaintiff, failing to appear, a rule is awarded against him returnable to the 13th day of present term & directed to the sheriff of Augusta County, to show cause, if any he can why he should not be fined and attached for such his contempt.
Abraham Stinnes

Robert L. Streeter

In Chancery

John Price, Jr., in Charge of John Shurtle and Left

Pet

In Chancery

The Case

Pet

In Chancery

This day came the parties by their attorneys, and thereupon came a jury, and John Leet, George Whelch, Geo. Newell, John Benjamin, John Smeltz, Isaac Miller, W.B. Armstrong, Aaron Curtis, W.W.A., Jordan Joseph B. Jones, and Peter Sherwood Jr., who being elected, tried and sworn the oath to speak the truth and answer the issues joined, and having heard the evidence in the cause were at points, no verdict returned. Monday 10 o'clock.

Geo. W. Stanley, Esq., John Cornish — Defendant

Mr. W. Reed — Plaintiff

Saluda Cohen, et al. — Wm. C. Campbell — Plaintiff

Benjamin S. Bigley — Geo. W. Rees — Defendant

John Kelly — Margaret Thomas — Defendant

Margaret Thomas — John Kelly — Plaintiff

A.W. Long — Wm. Jones — Defendant

J. W. Hoyle — R. A. Gray — Defendant

Linton A. Leonard — Isaac Smith — Defendant

These Causes are continued until the next term.

Elizabeth Kent — Pet

B. S. Long — Def

J. W. Long — Plaintiff

Pet

Pet

These Causes are continued until the next term. And being by the order of the court the defendant failing to appear at that time as a witness for the plaintiff, a rule is awarded against him returnable to the next term to show cause of any he may have why he should not be fined and attached for such his contempt.

Wm. H. Green for a promissory note

This Cause is continued until the next term at the suit of the defendant.
The following preamble and resolutions were this day presented into Court by Mr. T. Harris, by the Chairman of the Committee appointed for the purpose at a former day in the term by the Court to prepare the same, and being read to and approved by the Court, were approved and ordered to be entered upon record.

"In response to the order of this Honorable Court entered of record upon the first day of its sitting, the Honorable Committee of Resolution of John T. Harris, James Kenney, John G. Woodson, Warren S. Daugherty, and William D. Offinger, they most respectfully offer the following resolutions:

Resolved. That this Court and the people with the entire community, their sorrow at the death of Genl. Samuel H. Lewis, who for so many years, held and honored the delicate and responsible position of President of the Senate...

Resolved. That this Court holds in high esteem the lofty character, ever-weariness, loyalty to the right and the rights in the honor, truth, and heart of gentlemen whose virtues have not left conveniently in the paths of private life, than in the Senate of the State, or in discharge of official duty.

Resolved. That these resolutions be spread upon the records of this Court, and that a copy of the same be furnished by the Clerk to the family of the deceased, and as a further token of respect, it moved that the record be now adjourned, and it is accordingly done. — Resolved that these proceedings be published in the newspaper of the town of Cincinnati.

At the adjournment the following Members composed the Court by:

Henry Beery, P. M. Nevaander, M. W. Henry, H. H. Rogers, and John Lane.

Ordered that the Court be adjourned till Monday morning, 10 o'clock.

Henry Beery
20th day of August 1869

At a Court continued and held for Rockingham County

Present 3 Henry Berry, Wm. N. Nixwanda, M. N. Lay, and Justice

L. M. Rogers and John Anerson.

It is noted that all cases upon the Commonwealth latter
be tried, or called for Trial at the next Septembra Term of
this Court.

Abraham Semmes, Pet.

In favor of Mr. Burke and Deft.

This Day came again the parties by their
Attorneys, and the Jury emin in this Cause on yesterday but,
appear in Court agree to adjournment to Monday, and
Having partly heard the arguments of Counsel were again
adjourned over until Monday Morning at 9 o’clock.

Franklin Whiting, Pet.

Jacob J. Frank, Def.

This Day came the parties by their Attorneys,
and neither party requiring a Jury, the Court proceeded to
execute the work of inquiry which has been accruing in this
Cause, and doth confirm the Plaintiff’s damages to be
Plaintiff seven dollars and fifteen cents. And that unless Com-
verse the same from the 1st day of January 1869, It is
therefore ordered by the Court that the Plaintiff recover against
the Defendant seven dollars and fifteen cents, with legal
interest thereon from the 1st day of January 1869 till
paid and his costs by him about his suit on this behalf
expended.

At the adjournment Benj. Berry, Wm. N. Nixwanda, M. N.
Lay, A. M. Rogers and John Anerson compose the Court.

Ordered that the Court be adjourned till tomorrow morning 9 o’clock

Henry Berry.
A Court continued and held for Rockingham County Court the 21 day of August 1869.

Present Henry Bugg, A. M. Meriwether, W. M. Gun and Justices
A. M. Rogers and John Beaumont

Abraham Sermine 3rd 1st 6th 3rd
In "Shelton and"

The same

The same

This day came against the parties, by their Attorneys, and the jury were in the Cause on Monday last, appeared in Court ready to adjourned on yesterday, and having heard the arguments of Counsel, returned from the time to consider of their verdict; and after some time returned into Court and that apportion in this Court was, by consent of parties by their Attorneys, adjourned over until Monday coming next at 9 o'clock.

Mabel Komty 6th 3rd
John Komty 5th
Samuel Michael, Henry Phillips and
William Davis, who were duly summoned to appear at this term as defendants for John Komty at suit of Mabel Komty, being 2nd
Bennet called and not appearing, a suit is arrested against them.
If they come by the 7th day of present term, to their cause, if any they come why they shou'd not be fined and attached for such their contempt.

Charles B. Views it and 3rd

He W. Miller P

This came as continued until the next term, and was continued to Samuel Elliott who were summoned to attend this term as defendants for the defendants, being 2nd Bennet called and not appearing a suit is arrest against them, and this at the time of any they come, why they shou'd not be fined and attached for such their contempt.

J. Hoggart and R. C. Gay 3rd
In Comment
Linda Dunuts 3rd and Andrew Dwy 3rd
These causes are continued until the next term.
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to show cause, if any, he can, why he should not be cited to appear for such his contumacy.

At the adjournment Henry Berry, B. M. Massey, Wm. May, G. R. Dyer, and John Hargrave composed the Court.

Ordered that the Court be adjourned till Monday morning 9 o'clock.

Henry Ready.
At a Court continued and held in the county of Rockingham the 23 August 1859

Present [Handwritten names]

Abraham Seminar, Pet, 3 In Debts

John Shettles away, Def, 3 In Debtor

The Same

The Same

This day Cause again the parties by their

Attorneys and the above sworn on their oaths having appeared in Court agreeable to adjournment, rested and after some time returned in Court and not being able to agree upon their bond, were discharged and the causes continued until next term

To M. Kennnery, J. M. Berry

Kennedy Paddion, 3 Up in Motion

These Motions are docketed

John B. Brock, Pet

against

J. M. Law, Def

The plaintiffs, this day filed their bill in open Court and on their Motion a sum of

$50.00 was awarded to them to enjoin and restrain the

Defendants J. M. Law, Franklin Lane and William Lane and all other persons from taking possession of the lumber at

McAlpineville on Pitts Creek, and at the saw mill mentioned in the bill, and from collecting any money due for

lumber, or from interfering in any way with the lumber owned under the Contract 2nd made in the bill; or from collecting any money due for lumber sold to any persons until the further order of the Court.

But the plaintiffs are not to have the benefit of this

sum until they, or some one for them shall enter into bond

with sufficient security in the penalty of $5,000 conditioned as the law requires, either in open Court or before the Clerk in his office.
At the adjournment, Henry B. Perry, A. M. Newland, Wm. A. Gay, J. M. Rogers, and John Granger (Justice), comprised the court.

Ordered that the court be adjourned till tomorrow morning 9 o'clock.

Henry Perry

At a court continued and held for Rockingham County the 24th day of August 1869.

Present E. Henry Perry, A. M. Newland, Wm. A. Gay, J. M. Rogers, and John Granger.

Madison Army

R. N. Steffen

Def. J. From a Notice

This cause is continued.

At the adjournment the same members as on yesterday comprised the court.

Ordered that the court be adjourned till tomorrow morning 10 o'clock.

Henry Perry
At a Court continued and held for Rockingham County
on the 25 day August 1869.

Present S. Henry Healy, J. M. McWay, A. M. L. Henry, Wm. S. Jenkins,

It is ordered that the following attach to the
above county with Ed. J. Armstrong, witness at the
present time of the Court, of whom he allowed the amount
of the bonds, they respective names for such attornment to
before the justices of the peace who examined the case on
1. D. W. F. Huffman
2. J. Shank
3. R. May
4. K. C.

The same order to the justices for Ed. J. Armstrong, to:
1. Charles W. Shank
2. R. L. Herring
3. J. H. Norton
4. Thomas Munford
5. J. M. Speed. 1. 68 (1. 68)

John Wolfe

The Sprinkel case of Alfred Sprinkel Lieut.

This day came the parties by their
Attorneys, and the defendant admits that he has fully
admitted all the facts relative to the goods and chattels,
and that the defendant
Whereupon came a jury, viz: John Ledy, Geo. Henley,
Jos. W. White, W. A. Jones, James B. Amos, A. B. M. Miller,
J. N. Sawtelle, Jr., W. B. Miller, A. A. Amos, J. E. Hornaday,
J. B. Moore, and J. S. Reddick, who, having elected
to serve the truth to speak upon the same issue,
upon their oath do say, that "In the jury funds for
the plaintiff, not adopted the damages at (50) Fifty
dollars"

Therefore it is considered by the Court
that the plaintiff remains against the defendant Fifty
dollars, the damages by the jury in their verdict above
stated, with legal interest thereon from the suit and
the costs by him upon finding his behalf, excepted to be
the land of the goods and chattels of the
and intailed in the hands of the defendant to be administered
when a sufficient shall come to his hand.
It is ordered that it be certified to the Auditor of Public Accounts that Charles W. Lewis, the Attorney presenting for the Commonwealth in this cause is allowed the sum of ten dollars for one case of felony and fifteen dollars for three cases of misdemeanors at the present time.

Harriman v. Harriman

This Cause is Continued, until the next term as the case of the Plaintiff.

David Hunter
Def.

John Hunter
Pl.

This day came the parties by their Attorneys and the defendant, by his Attorney, agree that judgment may be entered up against him for $30.80 thirty dollars and eighty cents with legal interest thereon from 1st April 1866 till paid, upon each pending and recovery.

Therefore it is considered by the Court that the plaintiff recovers against the said defendant thirty dollars and eighty cents with legal interest thereon from the 1st day of April 1866, each party to his or her own costs as refrains and

William Smith
Def.

Abraham Moss
Pl.

This day came the parties by their Attorneys and reciprocally sworn. The court, on consideration of Wm. Breuer, Daniel Hill, James J. Marshall, A. J. Hay Jr., G. E. Hunter, A. M. Huffman, J. B. Mahaffey, J. E. Height, A. L. Roby, R. J. Heil and Anna Heilman, who being elected and sworn the limits to speak upon the issue joined upon their oath, do hereby state the jury, upon the same joint, find for the defendant one hundred and twenty-three dollars and twenty cents, as due from the plaintiff to the defendant by way of offset, over and above the plaintiff's demand. Wherefore, the plaintiff, by his Attorney, moves the Court to order upon the verdict of the jury assessed herein, and to grant him a new trial in this cause; which motion, the Court takes time to consider of

J. Frankham, Clerk of the Rolls

This cause is continued until the next term.
John W. Melhorn vs. Franklin Lesley in Delinquency. Their cause is continued until the next term at the defendant's costs.

Geo. W. Bryan
Pet

Israel Wappler
Def.

This day came the defendant by his Attorney and the plaintiff, this voluntarily called same and now is his cause further prosecuted. Therefore it is ordered that the said pay to the defendant his costs by him in this behalf expended.

Thomas K. Teetjen
Pet

Sam'l Wheeler
Def.

It appearing to the satisfaction of the court that the plaintiff is not an inhabitant of this State, or the motion of the defendant by his Attorney, it is ordered that the said be dismissed at the next term, unless security for the payment of such costs and damages as may be awarded the defendant, and also of the fees which will become due from the plaintiff to the officers of this Court, be given with the Clerk, within sixty days from this date.

James Powell
Pet

Abraham Lincoln
Def.

Lewis Powell of this County, comes into Court and exhibits for the plaintiff, that he shall satisfy and pay all costs and damages as may be awarded to the defendant, and as the said plaintiff shall be cast in this suit, and also that he, the said defendant, shall satisfy and pay all the fees which will become due from him to the officers of this Court, or that he, the said Lewis Powell, will satisfy and pay said costs, damages, and fees for him.

Thos. K. Teetjen, & Sam'l Wheeler
& R. B. & O. B.

These causes are continued until the next term.

A. S. Wright vs. John Herrman

R. H. Miller, Esq. vs. Mrs. S. Shawalter.

This day came the parties by their attorneys and the defendant by their counsel pleaded bankruptcy to discharge the debts by sworn affidavit, generally.
25 Aug 69

Jebulan D. Gilman

W. M. Lofland

This day the defendant, by his Attorney, tendered a special plea to the reception of which by the Court, the plaintiff, by Counsel, objected, but the Court overruled the objection and permitted the pleading to be filed, to which the plaintiff, replied generally.

Menu: On the calling of this cause for trial, the plaintiff, by his Attorney, excepted to an opinion of the Court given before the defendant's Motion to file a plea, and tendered his bill of exceptions, which was overruled, signed and sealed by the Court, and ordered to be made a part of the record in the cause.

Jebulan D. Gilman, Guardian of Pet

W. M. Lofland

This day the defendant, by his Attorney, tendered a special plea to the reception of which by the Court, the plaintiff, by Counsel, objected, but the Court overruled the objection and permitted the pleading to be filed, to which the plaintiff, replied generally.

Menu: On the calling of this cause for trial, the plaintiff, by his Attorney, excepted to an opinion of the Court given before the defendant's Motion to file a plea, and tendered his bill of exceptions, which was overruled, signed and sealed by the Court, and ordered to be made a part of the record in the cause.

Mother: Rebecca

Isaac Shaver

This day the defendant, by Counsel, filed a plea of non est factum, to which the plaintiff, by Counsel, replied generally.

At the adjournment, the same Members as on Tuesday compose the Court.

Ordered that the Court be adjourned till Tomorrow morning 10 O'Clock: _____________

Henry Perry
IN a Court Continued and Held for Rockingham County on the 25 day of August 1869

Present Henry Broy, J M Newland, Wm. H. Gray, Judges
J M Roys, John Reynolds

On the motion of Henry Blakeman, and is appearing to the Court that the estate of Reuben Newland, deceased, more than three months last past, and no persons having applied for letter of administration on his estate. It is ordered that C D Stilley, sheriff of this County, take into his possession the estate of said deceased, and administer the same according to law.

Samuel Swartz
Rob

Philip Pharis Jr.

This day came the parties by their attorneys, and by consent of the parties by their attorneys, the judgment decreed in the said Notice in the case of Philip Pharis Jr. vs. Samuel Swartz, is sealed at the rate of three and one half dollars for one dollar, and judgment to be rendered in favor of said Pharis for $55.97, with legal interest thereon from the 10th day of June 1863, and the costs, recovered by him in the above mentioned case.

Therefore it is considered by the Court that the plaintiff recovers against the defendants $55.97 with legal interest thereon from the 10th day of June 1863, till paid, and the costs by him recovered in the original Judgment decree rendered as well as his costs by him enforced upon this Notice.

Augustine Armbrust

R. L. Hethersbrother

This day came the parties by their attorneys, and J D Cores, the garnishers in this case, having been sworn and heard a statement that he is indebted to the defendant R. L. Hethersbrother by judgment in the sum of $119.32, with legal interest thereon from the 10th day of July 1869, subject to a lien upon his personal estate. Therefore it is considered by the Court that the plaintiff Augustine Armbrust recovers against the said J D Cores the sum of $119.32 with interest from the 10th day of July 1869, till paid, subject to a lien against the real and personal estate in said original judgment in name of Augustine Armbrust.

R L Hethersbrother
This cause is continued until the next term.

James Powell

Abraham Lincoln

This day came the parties by their attorneys and thereupon caused a jury, viz., John Ledy, Abraham Miller, Mr. Newell, John Daniels, Joseph B. Morgan, James Acheson, Jacob S. Haxton, Lewis Stoddard, Mrs. Johnson, J. J. Wise, J. B. Amos, and Mr. R. P. Rawdbach, who being duly sworn and enquired of the parties to appear upon the day, and the attorneys to appear in court, and the parties to appear in court, and the parties being duly sworn and appearing to present his case, his case is not further presented, and the cause is continued to the next term, in the Circuit Court of Rockingham County.

John Scarf

John T. Harris father

The cause having been pending in the court more than a year, on motion of John T. Harris, one of the defendant therein, it is hereby ordered to be removed to the Circuit Court of Rockingham County.

Matthew Symm

Catherine E. Kirby, administrator of St. Clair D. Kirby, deceased.

This day came the plaintiff by his attorney, and the defendant failing to appear on motion of the plaintiff, the court proceeded to try the cause, and having heard the evidence adduced by the plaintiff directs that judgment be entered up in favor of the plaintiff against the defendant for the sum of $870, with interest from 15 February 1863 until paid, subject to the following costs, viz., One year's interest since 15 February 1864, $22.50; for in Court Nov. 15, 1864, $12; for in Court Aug. 10, 1866, $20; and in Court Dec. 20, 1866, $20; and in Court July 26, 1867, and $86.25 for in Court Oct. 7, 1867.

Therefore it is ordered by the court that the plaintiff recover against the defendant Eight hundred and seventy dollars.
dollars, with interest thereon from the 15th day of February, 1863, subject to the costs aforesaid, and his costs by him and in this behalf expended to be heard of the goods and chattels of the defendants, wills to be heard, to be administered

Andrew Peale  
Abraham Bellhimer  

This day came the parties by their attorneys and the defendants by his attorney, agree that judgment may be entered up against them for one dollar and the costs of this suit. Therefore it is considered by the Court that the plaintiff recovers against the defendant one dollar and his costs by him in this behalf expended.

Andrew H. Peale  
Mary Bellhimer  

This cause is dismissed, being so agreed by the parties by their attorneys, each party to pay one half of the costs of this suit.

Burg. Shuff & Neff  

These causes are continued until the next term.

Henry L. Shuff  
Joseph Lawrence  

This day came the parties by their attorneys, and moved for a jury, the Court proceeded to execute the order of enquiring, which has been awarded in this Cause, and after hearing the evidence in the Cause, agreed the plaintiff's damages at $80.91, and that interest commence the same from this day.

Therefore it is Considered by the Court that the above recovers against the defendant Eighty dollars and 91 cents with interest thereon from the 26th day, August, 1869, till paid and his costs by him in this behalf expended.

Augustine Cleaveland  
Frankie Morris  

This Cause is continued until the next term.
26 Aug. '79

John Blacklow

John N. Berry

Pet. 3

John, N. Berry

Pet. 3

John N. Berry

Pet. 3

John N. Blacklow

Pet.

John N. Berry

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Pet.
This day came the parties by their attorneys, and by consent the defendant agreed that judgment ought to be entered up against him for $121.76 with legal interest thereon from the 27th December 1866 till paid.

Therefore it is considered by the Court that the plaintiff recover against the defendant one hundred and seventy one dollars and seventy six cents with legal interest thereon from the 27th December 1866 till paid and his costs, by him about his own in this behalf expended.

The Motion of John Robinson, a citizen of this County, to correct an erroneous assessment of taxes against him, is denied.

William M. H. Hartmann, who has been duly commissioned a Notary Public of this County, this day entered into bond with J. J. Nicholaus his security (who justified) in the penalty of $500. Committed as the law directs, and took the several oaths prescribed by law.

John A. Finklebach, who has been appointed a Justice of the peace in the Magisterial District of this County, this day appeared in Court and took the several oaths prescribed by law.

Philip B. Fitzgerald, Pet

Jackson N. Bray & Co, Pet. Dear

Ordered that this cause be referred to William M. H. Hartmann, who is hereby appointed a Special Commissioner for that purpose, who is directed to examine, state and settle the several transactions of Jackson N. Bray, Executor of William Fitzgerald, and, and report the same to the Court with any matters especially stated. Accused, sentenced by himself, it which may be required by any of the parties to be so stated.
27th Aug, 1869

Peter W. Pickering
Def. In debt

Renten Bonds

This day came again the parties by their attorneys and the jury sworn in the cause on Monday, appeared in Court agreeably to adjournment, and having fully heard the evidence and arguments of counsel in the cause, retired to consider the same. After some time, returned into Court and not agreeing in their verdict, were adjourned over until Monday morning at 9 o'clock.

Samuel McD. Bowne & Allen Davis, Motion
Said D. Bowne, who has been summoned as
a witness in the cause failed to appear thereon, a Rule is
served to return returnable to next term.

On the Motion of J. M. Irwin and W. Benham
兩人 the Court ordered that J. J. Logan, S. H. Steele
and C. B. McCleary, be appointed to appraise the estate of
said deceased and make report.

Hodges, Brothers & Franklin Pence
Mr. L. H. Keasby and Co. Earsman

These causes are dismissed.


Franklin W. Brown & Deft.

Upon a Motion on a bond taken for the

sum of $500, the day of sale of property,

on the 23rd instant.

This cause is ordered to be placed

upon the Court docket, and the parties

thereof by their attorneys, or on the Motion of the Deft,

by his attorney, a day to appear here for the trial of

this cause, and the motion continued until

28th morning 10 o’clock.

Thompson & Gwinn & S. M. Brown, D. J. Gwinn,

This Motion is sustained.
William Welch

This day came the parties by their Attorneys
and Witnesses came a jury bond. Samuel Leggett, Harrison
Armstrong, Wm. Evans, Henry Davis, James Harnage, Wm.
A. Rhine, B. F. Share, Wm. Thomas, David Huffman, Isaac
B. McPherson, Wm. McRae, and James Long, who being
called to give their oaths, do say that "Upon the issue joined
of new apportioned and offsets, the debt for the defendant,
the sum of seventy two dollars and ninety nine cents, with
interest from the 28th May 1867, till paid, subject to a court
of $23.43 of date May 25, 1867."

Therefore it is considered by the Court that the defendant
removes against the plaintiff, the sum of seventy two dollars
and 99 cents ($72.99) with interest as aforementioned from the 28th
May 1867 till paid, the amount so ascertained by the jurors, in their
respective oaths, giving his and by their about his suit and in his
behalfupon said debt subject to a court of ($23.43) being three
dollars and 43 cents, if date May 25, 1867.

At the adjournment the same, members as on motion,
continued the Court.

Ordered that the Court be adjourned till tomorrow morning,
10 o'clock

Henry Beery
In a Court Common and Held for Rockingham County Court the 23rd August 1869.

Present Henry Berry, A.M. Merganser, A.M. Cunliffe

Rogers and John Langley


A Motion was made and continued to continue.

The application of Mr. W. Belk to whom the Retail License had been granted to J. Lang of this County, revoked is about to be revoked and continued till further order granted.

Peter N. Adams

Charles Venable, Solicitor

This day came the parties by their attorneys and another party requiring a jury, the Court proceeded to execute the order of escaping which has been acceded in this cause, and both ascertain the plaintiff's damages to be $24.47 with interest thereon from 15th June 1865 till paid. Therefore it is considered by the Court that the plaintiff recover against the defendant twenty-four dollars and 47 cents, with legal interest thereon from the 15th June 1865 till paid and his costs by him about his part in the behalf expended.

Robert Wines, Solicitor

Franklin Whiting, Solicitor

This day came again the parties by their attorneys, and thereafter came a jury. Last, Thomas Logan, James D. Sipe, Samuel L allegh, W. T. Willson, A. M. hamm, John McLaugh, James Long, Henry Butler, Harrison Robb, B. Wharton, A. M. Huffman, and J. S. Efferon who being elected and sworn the jury to inquire upon the issue joined, hence, whether the district upon which the foregoing bond was taken, was for rent that was in whole or in part, or was otherwise illegal, and had been guilty thereby the District were acquitted this Monday morning 9 o'clock.

Peter P. McDaniel

W. Scott Duvalier

This day came the parties by their attorneys and by consent the bond desired that judgment be rendered against the defendant for $25. and
that interest commence thence from to day.

Therefore it is considered by the Court that the plaintiff owes against the defendant twenty-five dollars with interest thereon from the 28th day of August 1869 till paid, each party to pay his own costs.

James M. Lewis

Pet

Joseph Crowe

Def.

This day came the parties by their attorneys, and neither party requiring a jury, the Court proceeded to execute the order of conveyance which has been awarded in the cause; and does adjudge the plaintiff's damages at $126.43.

Moreover, the legal interest thereon from the 1st May 1869 till paid.

Therefore it is considered by the Court that the plaintiff now against the defendant twelve hundred and sixty-four dollars of 32 cents, with legal interest thereon from the 1st day of May 1869 till paid, and his costs by him about his suit, on this behalf expended.

Geo. W. Rascoe

Pet

In Curia

Samuel Bangle

Def.

This day came the parties by their attorneys, and neither party requiring a jury, the Court proceeded to execute the order of conveyance which has been awarded in the cause; and does adjudge the plaintiff's damages at $126.43.

Moreover, the legal interest thereon from the 1st May 1869 till paid.

Therefore it is considered by the Court that the plaintiff now against the defendant twelve hundred and sixty-four dollars of 32 cents, with legal interest thereon from the 1st day of May 1869 till paid, and his costs by him about his suit, on this behalf expended.

Rev. Armstrong

Pet

B. F. Stockley

Def.

This day came the parties by their attorneys, and neither party requiring a jury, the Court proceeded to execute the order of conveyance which has been awarded in the cause; and does adjudge the plaintiff's damages at $126.43.

Moreover, the legal interest thereon from the 1st May 1869 till paid.

Therefore it is considered by the Court that the plaintiff now against the defendant twelve hundred and sixty-four dollars of 32 cents, with legal interest thereon from the 1st day of May 1869 till paid, and his costs by him about his suit, on this behalf expended.
B. F. Shorster by T.  

Oct 2 3 in debt.

Joseph Rhine

This day came the parties by their attorneys on the motion of the plaintiff by his attorney who for plea says he is not guilty in manner and form as the plaintiff against him has charged of which he puts himself upon the County and the plaintiff likewise. It is order that the said of injury incurred in this cause be set aside and the trial of the issue deferred until the next term.

Benjamin J. Bithron  

Oct 2 3 in debt.

John Sheets  

Same entry.

Jacob Dear  

Oct 2 3 in debt.

John C. Walker  

This day came the parties by their attorneys on the motion of the defendant by his attorney who for plea says that he has paid the debt in the second mention, of which he puts himself upon the County and the plaintiff likewise. It is order that the said of injury incurred in this cause be set aside and the trial of the issue deferred until next term, and leave is reserved to the said defendant to file other plea herein within sixty days from this time.

T. N. D'Arcy

Oct 2 3 in aggregate.

M. J. Levin  

left 3 in aggregate.

This day came the parties by their attorneys on the motion of the defendant by his attorney who for plea says that he did not appear when arrested in manner and form as the plaintiff against him has charged of which he puts himself upon the County and the plaintiff likewise. It is order that the said of injury incurred in this cause be set aside and the trial of the issue deferred until the next term.

David A. Rock  

Thomas M. Hite  

In aggregate.

M. B. Meunier  

M. C. M. See  

In aggregate.

Jacob Remick  

The Attor. C. P. Bayly  

In aggregate.

Peter Schuyler  

Samuel Rhine  

Same entry.
This day came the parties by their Attorney.

On the motion of the defendant by his Attorney, the plaintiffs, upon the motion of the defendant by his Attorney, filed a motion for a new trial, by which the plaintiff, by counsel, replied generally. It is noticed that the matter of urgency concerned in this cause is set aside and leave is granted to the said defendant to file an answer, in form, and the trial of the issue deferred until the next term.

This day came the parties by their Attorney and the defendant by their Counsel, who pleased payment, to which the plaintiff, by counsel, replied generally. The issues, as alleged and the trial of the issue deferred until the next term. And leave is sought the defendant to file other pleadings herein, and the trial of the issue deferred until the next term.

This day came the parties by their Attorney, on the motion of the defendant by his Attorney who pleaded non est. And leave is granted to the said defendant to file other pleadings herein, and the trial of the issue deferred until the next term.
The cause

This cause is dismissed at the cost of the plaintiff.

Michael Shank

This cause is dismissed by direction of

Plaintiff's Attorney.

McNer & Biddle

Def. 5 in debt

Mr. P. Irvine

Def. 5 in debt

This day cause the defendant by his

Attorney and filed a general demurrer to the
PAGE # 195

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PAGE # 196

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Plaintiff's declaration, and the Plaintiff by counsel, joined in said
defence.

Maurice & Allen

Deft

In debt

This day came the parties by their Attorney.

Gabriel Will, jud.

Def't

And this day came the parties by their Attorney, who pleaded

In the action of the defendant, by his Attorney, who pleaded

A verdict, to which the plaintiff, by his Attorney, replied, giving

plead, and the trial of the issue deferred until next term, and

it is ordered that the above judgment in this cause be set

leave is secur'd to the defendant to file other pleas herein.

aside and the trial of the issue deferred until next term, and

And the said defendant, by his Attorney, in addition to the

leave is secur'd to the defendant to file other pleas herein.

pleas hereunto pleaded by him, the said defendant, in general, demur, to the plaintiff's declaration, and also pleaded in abatement.

Pete M. N. Pickering

Deft

In debt

This day came again the parties by their

Readless Bonds

Def't

Attorney, and the jury sworn in this cause on

And the said

last

appeared in Court agreed to a compromise, and having

appeared in Court agreed to a compromise, and having

agreed to consider again of their verdict, after some time elapsed

agreed to consider again of their verdict, after some time elapsed

and still not agreeing on their verdict, were, by consent of

and still not agreeing on their verdict, were, by consent of

the parties, discharged, and the trial of the cause deferred

the parties, discharged, and the trial of the cause deferred

until the next term.

At the adjournment Henry Berry, A. M. Tevison, A.

M. Rogers and John Hargraves composed the Court.

Ordered that the Court be adjourned till Monday

Morning 9 O'Clock.

Henry Berry
At a Court Continued and held for the County of Rockingham on the 30th day of August 1869

Present S. Henry Berry, A. M. Nye, Judge, J. M. Rogers, Jr., Justice

Reuben Nye and James G. Nye, Administrators of Robert Nye, deceased

This day came again the parties by their attorneys, and the jury sworn in this case on Saturday last, appeared in Court agreeably to adjournment, and having fully heard the evidence, retired from the bar to consider of their verdict, and after some time returned into Court and upon their oaths do say that "We the jury, after the same joined in the Motion, do find that the distress upon which the foregoing bond was taken in this cause, was for rent due in the whole, and was not in anywise illegal." Therefore the defendant, by his attorney, made that his judgment ought not to be given in the record under this Motion, because it does not correspond to the plea presented by said Motion, to special uncertain and indefinite. Whereas on the matters of law arising upon the said plea in arrest of judgment being considered, it seems to the Court that after the said bond, judgment ought not to be stayed for the cause appeared. And therefore the bond and bond executed being seen and inspected by the Court, it is considered that the plaintiff may have execution against the said defendant for $50.00 in the penalty in the said bond mentioned and for costs by them in their behalf expended. And the said defendant, in conformity. But the judgment is to be discharged by the payment of two hundred and fifty dollars and eight cents, with legal interest thereon from the 12th day of April 1869, till paid, and the costs.

Whereupon, on the coming of this cause for trial, the defendant, by counsel excepted to the opinion of the Court given upon the plaintiff's Motion to exclude the evidence of a distress in relation to the proper levy of the distress warrant, and the amount of the rent found to void same, and praying that their Bills of exception No. 102 may be received, signed, sealed, enroiled by the Court and made a part of the record in this cause, which is accordingly done.
This day came the parties by their Attorney and the defendants by their Attorney, and the defendants, seeing their plea by their Attorney, agree to the demand of the plaintiff, and the defendant, by his Attorney, agree to the demand of the plaintiff, and the plaintiff agrees against the defendant for one hundred dollars, the debt in the declaration mentioned, with legal interest thereon from the 30th day of April 1867 until paid, and his costs by him for his suit in this behalf expended, subject to the interest on said debt for two years.

S. N. White

Washington Scovin

This day came the parties by their Attorney, and the defendant, by his Attorney, seeing his plea by his Attorney, agree that judgment may be entered up against him for the amount of the plaintiff's demand, and costs. Therefore it is considered by the Court that the plaintiff recovers against the defendant fifty five dollars and seventy-one cents. The debt in the declaration mentioned, with legal interest thereon from the 15th day of December 1866 and his costs in this behalf expended. Subject to a credit of twenty dollars as of the 17th December 1866.

S. F. and Emma Kite

Mrs. B. G. Morriss

This day came the parties by their Attorney, and it appearing to the Court that the execution issued in this case was, at a previous term of the Court, quashed, and the relief having failed to enter the same upon the minutes of the Court, this Court therefore the same to be renewed of record, and that the judgment upon which the said execution was issued be set aside.

G. Coffmann & Co.

John B. Morriss

Same

These causes are continued until the next term of the Court, by consent of the parties by their Attorney.
30 Aug. 1869.

Joseph M. Riddle Jr.  Def.  §  In debt

Abraham Brennan  Def.  §  This Cause is Continued until the next term at the costs of the defendant.

Anson Hopper  Def.  §

Ochander Flick  Def.  §  This Cause is Continued until the next term at the costs of the plaintiff.

Mathias Rennbuck  Def.  §  In debt.

Ezra Shewalter  Def.  §

This case came the parties by their attorneys, wherein the defendant, by his attorney, prayed an order of the circuit court, to the declaration, and filed a general demurrer to the said declaration, and for reasons appearing to the Court the said demurrer is overruled. Whereupon came a jury, and said Joseph B. Moog, John Rennbuck, Abraham Miller, Jacob S. Beeston, D. M. Hufferman, M. Evans, Harrison Rohr, John Enos, R. J. Wise, Joseph B. Criss, and a second Harrison Armington, who being elected and sworn the latter to speak upon the issues joined upon their oath, do say: "We the jury find for the plaintiff, eight dollars, part of the debt in the declaration mentioned, with interest, the same from the 30th day of March, 1863, and paid and his costs by him in his behalf expended.

Samuel Marger, clerk of the court.

Daniel Stone  Def.  §  In debt.

This case came the parties by their attorneys, and the defendant by his attorney, examining his plea by the rules, and, after the same by the said defendant, by his attorney, and the court, it is ordered by the court that the plaintiff recover against the defendant five thousand dollars, to be paid by him in his behalf expended. Subject to the following credits, costs, and interest.
hundred and sixty-seven dollars and sixty-nine cents, as of the 1st day of March 1867, and by the extent of the principal debt up to the 1st day of March 1867—Execution to be stayed for forty days from this time.

A. H. and John Jones administrators of
John Jones due

Daniel Stones

This day came the parties by their Attorney, and the defendant waiving his plea by him pleased agree that judgment may be entered up against him for the amount of the plaintiff's demand and costs. Therefore it is considered by the Court that the plaintiff's action against the defendant three hundred dollars, the debt on the date as mentioned, with legal interest thereon from the 1st day of March 1867 till paid out and his costs by him in this behalf estimated—Subject to a credit of two hundred and thirty one dollars and ninety cents as of the 21st September 1867, Execution to be stayed for forty days from this time.

At the adjournment Henry Berry, A. M. Nathanson, H. M. Rogers, W. M. Day and John Sangmeister, composed the Court.

Ordered that the Court be adjourned till tomorrow morning 9 o'clock.

Henry Berry
Court held for Rockingham County
on the 31st day of August 1869

Present: Henry Berry, O. M. Mooney, J. M. Rogers, Judges

Wm. Gray and John Hargrave

S J & Emma Kite

Pls.

Joseph H. Kite, the grantee in the
cause being sworn and asked, acknowledges that he is
required to the defendant in this case, in the sum of
seven hundred and ten dollars and ninety-six cents, with legal interest
thereon from the 17th day of March 1868, &c.

Whereas, this Court has learned the death of William
D. Grant, one of its Officers. Therefore
Resolved, that in his death this Court has lost a most
faithful and efficient officer, one marked by uncommon
Capacity as a Clerk, distinguished alike for his energy
and fidelity to the duties of his office. Being, therefore,
in his disposition, his loss will be felt no less by the
public, than by the Court.

Resolved, that as a mark of respect for his memory
these resolutions he spread when the record, and a
Copy thereof be furnished to the Clerk to the family
of the deceased, and to the press for publication.

Kemp & Patterson

Pls.

J. W. Berry, late Clerk, of Rockingham County, and O. M. Mooney, N. M. Bone.

Def.

This day came the parties by their Attorneys;
and it appearing that the defendants have had legal
Notice of this Motion, they were solemnly called but came
Not. Therefore it is ordered by the Court that the plain-
tiff recovery against the defendant for $26942, with
legal interest thereon from the 31st day of August 1867,
be paid and his costs by him assessed, this Court
in this belief expending.
C. M. Kemper
Pet 3

J. M. Berry
Def

This day came the parties by their attorneys, and it appearing that the defendants have had legal notice of this motion, they were solemnly called but came not.

Therefore it is considered by the court that the plaintiff recovery against the said defendant for $92.50 with legal interest thereon from the 1st day of March 1868, the sum and his costs by him in his behalf expended in order to a suit by offset of $12.50 as of 22 August 1869.

It is ordered that John Miller, Justice of Washington be removed, and his powers as such justice are hereby revoked

Wm. W. Goffman
Pet

C. H. Miller
Def

This day came the parties by their attorneys and by consent, the court directs the following judgment to be entered up. And that the defendant Miller is not guilty of unjustly detaining the cow in question from the plaintiff Goffman, and that the defendant Miller shall return full

This day came the parties by their attorneys, and neither party requiring a jury, the court proceeded to execute the suit of recovery which has been awarded in this case, and doth award the plaintiff damages at $92.50, with interest from the date of the action to commencement thereof in specie, or its equivalent, and that interest shall commence thence on the 15th January 1868.

Therefore it is considered by the court that the plaintiff recovery against the defendant Justice two dollars and thirty cents, in specie or its equivalent, as agreed with plaintiff thereon from the 15th January 1868 till paid and his costs by him about his suit in this behalf expended.
31 Aug 1869

William Snow

Abraham Reed

Def: 3

In debt

This day came again the plaintiff by their Attorney, and the defendant filed in this cause to the plaintiff's declaration and the defendant being examined by the court, the office was granted entered in this cause to be confirmed.

J S Roller

Pet 3

In debt

In a prosecution

W H Carpenter

Def

This day came the plaintiff by their Attorney, and it being objected to the bond that the plaintiff in this cause has deposited the bond; it is ordered that the bond be rejected and by consent of the plaintiff by their Attorney, the bond is ordered and to be paid in the name of J W & E J Roller as above.

And the cause continues until the next term.
31 Aug 69

J. M. Langston Jr
R. Mayes
J. S. Anger He
Solomon Knowles
Jno. Tingley
M. S. Mepham by J
Jno. South
D. S. Logan
Coffman & Chappell
J. A. Duff
Jno. B. Fellows
Jno. B. Belcher
P. Peters
Remick Sear
Jno. L. Chappell
W. S. Knowles
M. S. Lyon
W. S. Sturdivant
Jno. Churchman
Jno. Shaw's ad
James A. Weller
Henry A. Shaw
Wm. O. Reed
Wm. C. Dripps
J. M. Layden
Wm. K. Hatcher
Jno. H. Stanley

These causes are continued until the next term.

James Bolton
Pet 3

This cause is continued until the next term at the Plaintiff's cost.

James Bolton

Pet 3

This cause is continued until the next term at the Defendant's cost.

James Bolton

Pet 3

This cause is continued until the next term at the Defendant's cost.

James Bolton

Pet 3

This cause is continued until the next term at the Defendant's cost.

James Bolton

Pet 3

This cause is continued until the next term at the Defendant's cost.

James Bolton

Pet 3

This cause is continued until the next term at the Defendant's cost.

Solon M. M. Neat

Pet 3

This cause is continued until the next term at the Defendant's cost.

A. R. Neat

Def 3

This cause is continued until the next term at the Defendant's cost.

A. R. Neat

Def 3

This cause is continued until the next term at the Defendant's cost.
David Lusk  Pet.  § 3  In debt

D. S. Rollin  Def.  § 3  In debt

This cause is discontinued by order of the Plaintiff by his Attorney.

J. A. Amsden  Pet.  § 3  In debt

J. M. Layton  Def.  § 3  In debt

This cause is discontinued by direction of Plaintiff's Attorney.

James Miller  Pet.  § 3  In covenant

Anthony Rhode  Def.  § 3  In debt

This cause is discontinued by direction of Plaintiff's Attorney.

S. Michael  Pet.  § 3  In covenant

James Alexander  Def.  § 3  In covenant

This cause is continued until the next term at the defendant's costs.

J. M. Rustin  Pet.  § 3  In covenant

S. M. Ayer  Def.  § 3  In covenant

This cause is discontinued by direction of Plaintiff's Attorney.

D. L. Wilson  Pet.  § 3  In covenant

S. W. Ayer  Def.  § 3  In covenant

This cause is discontinued by direction of Plaintiff's Attorney.

On Motion of A. M. Miller & Co.  Pet.  § 3  In covenant

W. J. S. Shorten  Def.  § 3  In covenant

This cause is discontinued by direction of Plaintiff's Attorney.

Cop.
This day came the parties by their Attorney, and the defendant, by his Attorney, having this plea by him pleaded, agree that defendant shall be sued up against him for $793.75 the amount of the plaintiff's demand and the costs. Therefore it is considered by the court that the plaintiff recovers against the defendant $793.75, more interest from the 19th day of Sept. 1866 till paid, and his costs by him in this behalf expended.

John Woods

Pet 3 in respondent

John Bowman Jr

Def 3 

This day came the parties by their Attorney, and the defendant, by his Attorney, having his plea by him pleaded as to a part of the debt in the declaration mentioned, agree that judgment may be entered up against him for $1463.50 with interest thereon from the first day of March 1867 and the costs. Therefore it is considered by the court that the plaintiff recovers against the defendant $1463.50 with interest thereon from the 1st day of March 1867 till paid, and his costs by him in this behalf expended, and the balance of the issue as to the balance of the debt is deferred until next term.

Christian Zable

Pet 3 in respondent

L. Wodson

Def 3 

This day came the parties by their Attorney, and the defendant, by his Attorney, having his plea by him pleaded, agree that defendant shall be sued up against him for the amount of plaintiff's demand and the costs. Therefore it is considered by the court that the plaintiff recovers against the defendant $159.75 with legal interest thereon from the 15th day of April 1866 till paid, and his costs by him in this behalf expended.
PAGE # 209

WAS UNAVAILABLE AT THE TIME OF IMAGING
PAGE # 210

WAS UNAVAILABLE

AT THE TIME

OF IMAGING
The Commonwealth, seer of the

use of William Lilly, 67th 18th

against

A.M. Moorey, Commonwealth in the county of

Bank of Buckingham County, and Roche

Racis, his executors,

Debt

This day came the parties by their Attorney, and parties appearing on demand, the Court proceeded to execute the bond of security annexed in this action, and having ascertained the amount and heard the evidence in the cause, both parties agree that judgment on the plaintiff's demand of $147.17, and interest at 5% commences to run thereon from the 1st day of January 1858. Therefore it is considered by the Court that the said William Lilly recovers against the defendant the amount of $2000, with interest thereon, from the 1st day of May 1858 until paid, and such interest thereon, the balance from the 1st day of May 1859 until paid, and his costs by him in this behalf expended.

J. M. Rhodes

Emmanuel Rhodes

Deft. 8

This day came the parties by their Attorney, and the defendant by his Attorney, receiving his bond by his places, agree that judgment may be entered against him for the amount of the plaintiff's demand and costs. Therefore it is considered by the Court that the plaintiff recovers against the defendant the amount of $2000, with legal interest on $1000 paid thereon from the 1st day of May 1858 until paid, and such interest thereon, the balance from the 1st day of May 1859 until paid, and his costs by him in this behalf expended.

A. M. Newman & Co.

S. M. Good

Deft. 3
31 Aug 1869
E. J. Sullivan (for the use of McCune & Co.)

 plaintiff.

Samuel C. Yost

defendant.

This day came the parties by their
attorneys, and the defendant by his attorney, showing
his plea by their pleadings, agree that defendant may be
enjoined upon against him for the amount of the plaintiff's
demand and the costs. Therefore it is ordered by the
Court that the plaintiff recover against the defendant
the sum of four hundred dollars with interest thereon from
the 1st day of November, 1867, till paid, and his costs by him
about the suit in this behalf expended.

George Kissor

defendant.

James Alexander

plaintiff.

This day came the parties by their
attorneys, and the defendant by his attorney, showing
his plea by their pleadings, agree that defendant may be
enjoined upon against him for the amount of the plaintiff's
demand and the costs. Therefore it is ordered by the
Court that the plaintiff recover against the defendant
fifty dollars and 79 cents in interest as is agreed.

Received. Hall & Co.

defendant.

Hoffman & Braffy

plaintiff.

This day came the parties by their
attorneys, and the defendant by their attorney, showing
their plea by their pleadings, agree that defendant may be
enjoined upon against them for the plaintiff's demand
and the costs. Therefore it is ordered by the Court
that the plaintiff recover against the defendants (J.H. &
J.W. Zane) five hundred and twenty-five dollars and 31 cents
with legal interest thereon from the 30th day of July, 1868, till
paid, and their costs by them about their suit in this behalf
expended.

Geo. J. Showalter

defendant.

Peter Paul Jr.

plaintiff.

This day came the parties by their
attorneys, and the said defendant filed a statement
showing the nature of the effects which he desires to have
over the personal estate thereof, and the kind of the same
so defined until the next term.
Henry Shacklett, being partner of
Shacklett & Gibbons

J. E. Halle and A. W. Miller, Adm.
of Joseph W. Conrad, dec'd

This day came the parties by their Attorney and
the defendants say that they have fully administered all and enjoined
the goods and chattels, rights and estates of the said defendants, and
vowing their plea benefic plenum in this cause agree that judgment
may be entered up against them for the amount of the plaintiffs
demand and costs. Therefore it is considered by the Court
that the plaintiff recover against said defendants the sum of
seventy-five dollars and 25 cents, with legal interest thereon from
the 9th day of November 1856, first four and one-half cents
by him in this behalf expended, to be levied of the goods and chattels,
rights and estates of the defendants, said towns when such goods
come into their hands, as such administrators.

Henry Shacklett

J. E. Halle and A. W. Miller, Adm.
of Joseph W. Conrad, dec'd

This day came the parties by their Attorney and
the defendants say that they have fully administered all and enjoined
the goods and chattels, rights and estates of the said defendants, and
vowing their plea benefic plenum in this cause agree that judgment
may be entered up against them for the amount of the plaintiffs
demand and costs. Therefore it is considered by the Court
that the plaintiff recover against said defendants the sum of
seventy-five dollars and 25 cents, with legal interest thereon from
the 9th day of November 1856, first four and one-half cents
by him in this behalf expended, to be levied of the goods and chattels,
rights and estates of the defendants, said towns when such goods
come into their hands, as such administrators.

J. D. Borden, Adm.

This day came the parties by their Attorney. On the motion of the defendants by their Attorney,
who pleaded payment to which the plaintiff by Attorney, objecting, it is ordered that the time of the same be deferred until the next term. And leave is given said defendants
to file special plea herein.
This day caused the parties by their Attorneys and, on the motion of the plaintiff by his Attorney, a rule is granted against the defendant for security for costs in this suit. Whereupon, Mr. Leggett, the plaintiff's attorney, came into Court and made oath for the plaintiff that the defendant shall satisfy and pay all such costs and damages as may be awarded to the defendant, or, in case the said debt shall be cast in this suit, and also that he, the said plaintiff, shall satisfy and pay all the fees which will become due from him to the officers of this Court, or that, they, the said Leggett and Haines, shall satisfy and pay their costs, disbursements, and fees for hire.

Wm. R. Bailey

Debt $3. In debt.

This day caused the parties by their attorneys, and the defendant coming this plan by him pleased on this cause, agree that judgment may be entered up against him for the amount of the plaintiffs demand and the costs. Therefore it is concluded that the plaintiff recover against the defendant the sum of forty-nine dollars and eighty-eight cents, together with interest thereon from the 25th of May, 1867, till paid, and his costs by him on this behalf expended subject to a credit of five dollars and eight cents as of the 25th of May, 1867.

J. S. Harvey P. D. Letell

This day caused the parties by their attorneys, and therefore cause a jury, and John Logan, John Cordob, Abraham McClellan, W. B. Armstrong, Jno. S. Hapgood, Jno. Hoadland, Joseph B. Moyers, John Scott, Jno. Neal, Letell, R. P. White, and Wm. N., jurors, who being elected, tried, and sworn to the truth to speak upon the true points respecting the matter to say what the jury find for the plaintiff, the debt in the declaration mentions. Therefore it is concluded by the Court that the plaintiff recover against the defendant eighty-nine dollars and forty-six cents, with interest thereon from the 25th of April, 1867, till paid, and his costs, by them about their suit in this behalf expended.
Mathias Rechtsch
Pet 3 In debt

Isaac Shwarfe
Def 3 In debt

This day came the parties by their Attorney and thereupon came a Jury, Court, MMA Lory, Thomas Long, John Mason, Abraham Miller, H. B. Armstrong, A. M. Shaffer, J. S. Peterson, John Rowboth, Joseph B. Myers, John Leady, G. Ward and L. McCo, who being elected, tried, and sworn, the truth to speak when the cause was referred up to them to decide whether the said 

plaintiff, eighty dollars, part of the debt in the declaration demanded with interest thereon from the 30th day of March, 1863, till paid. Therefore it is considered by the Court that the plaintiff recovers against the defendant eighty dollars, part of the debt in the declaration mentioned and the amount by the said terms, in their hands, render it a certain, with interest therein from the 30th day of March, 1863, till paid, and his costs by him in this behalf recovered.

John Miller
Pet 3 In debt

John S. Decker
Def 3 In debt

This day came the parties by their Attorney, and the defendant by his Attorney seeing his plea by said pleader agree that judgment can be entered of against him for the amount of the plaintiff's demand plus.

Therefore it is considered by the Court that the plaintiff recovers against the defendant Seventy-five dollars with legal interest thereon from the 1st day January 1863, till paid, and his costs by him in this behalf.

At the argument the following Members comprised the Court, viz. Henry Berry, A. M. Nowland, A. M. Hay, C. M. Rogers and J. M. Hargrave.

Ordered that the Court be adjourned till tomorrow morning 10 o'clock

Henry Berry

A. M. Hay
In a Court Continuous and Held for Rockingham County on the 1st day of September 1869. —


Samuel A. Allebaugh & Co. 3

In Covenant

A. G. Lincoln & Jacob Lincoln

This day came the Plaintiff by his Attorney and the parties requesting the same, the Court proceeded to require of the defendant in this suit, and to say that the Plaintiff hath sustained damages by occasion of the brickkiln assigned in the declaration of the Covenant therein mentioned to eight hundred and ninety-three dollars and 33 1/3 cents with interest thereon from the 19th day of November 1864 till paid, to be paid in gold or silver coin of the United States.

Therefore it is considered by the Court that the Plaintiff recovers against the Defendants the sum of 893 33 1/3 cents with interest thereon from the 19th day of November 1864 till paid, in gold or silver coin of the United States and his cost by him in this suit defensed. And the said Defendant is money.

The Commonwealth

A. G. Lincoln

This day came again the parties by

Attorney for the Commonwealth as the Defendant by his

Attorney, and the Court hearing founded to grant the motion of the defendant for a new trial during this term of the Court.

It is therefore Considered by the Court that the said A. G. Lincoln pay to the Commonwealth one hundred dollars, the fine against him by the sum within three years and ten days, and the costs of this proceeding.

Neal, Atkinson & Co.

Plaintiff in Interest

J. S. Stanley. 2 5,

This day came again the parties by

their Counsel, and on the Motion of the defendant and the plea of the defendant are appearing to the Court. The petition and Judgment included in this cause on yesterday is at issue.
and the cause continued until the next term, and on the motion a rule is awarded against the plaintiffs for leeway for cut in this suit. Whereupon W. S. Lundy, attorney for the plaintiff, that he will satisfy and pay all costs and damages as may be awarded the defendants in case the said plaintiff shall be cast in this suit. And also that they the said plaintiffs shall satisfy and pay all fees which will become due from them to the Officers of the Court, or that he, the said W. S. Lundy, shall pay and satisfy the same for them.

More

Pet. 8. Upon a Motion

Def. 7.

On the motion of the by counsel, and as appearing to the Court that the cause has been pending in the suit for more than twelve months, without a decree being had therein, it is ordered that the same be removed to the Circuit Court of this County.

Samuel Price, infant child of Samuel Price deceased, and over 14 years of age, this day appeared in Court and made
Chrs of W. N. Ludlow as his guardian. Thereupon
the said Ludlow admitted same.

More & Allen Pet.

" Note about Def. 3

This day came the parties by their attorneys, and the defendant by counsel, withdrew the plea and demand entered herein as a praecox day in the term, and for satisfactory reasons adjoining to the Court the demand to the plaintiffs declaration is overruled.

More & Allen

Pet. 8. Upon a Motion

R. A. Slope Pet. Def. 7.

This motion is dismissed by direction of the Plaintiff's Attorney.

The last will and testament of Peggy Nelson deceased was presented to the Court and being proved by the oaths of
Dr. McPike and L. W. Sambill, two of the subscribing witnesses thereto, was therefore ordered to be recorded. And therefore
Charles O. Gray, executor named, is and will personally appear in Court and renounce his right to qualify as such.
The Court doth appoint John Paul, guardian of Charles A. M. A. U. & S. Robert S. Sarah B. & Penney M. Breidenthal, children of M. S. and Sarah M. Breidenthal, and thereafter the said John Paul entered into bond with T. R. Fleming for security (who judged in sum) of $1,000 conditioned as the law directs.


William Eden, the Long, Geo. M. Moog, Caleb Knapp, John McJilton, Daniel Miller, Peter Stone, John Soule, William, John Rhorer, James Stone, John M'Phee, Thomas Lamphere, A. M. Sutphen, Reuben Brown, Henry Packer, John Packer Samuel Safford and Jacob E. Lamer, who attended the present term as Grand Jurors are entitled to one dollar each for one day's service as such, which is ordered to be paid to the County Court of Nottingham for payment.

At the adjournment the following members composed the Court: Mr. Henry Berry, Mr. Gary, R. M. McCann, M. M. Rogers, and Mr. Hargrave.

Ordered that the Court be adjourned till the first day of the next term.

Henry Berry
Mr. Gary
Virginia

At a County Court held for the County of Rockingham, on the 20th September 1869.

Present John B. Jones, David Culver, and Thomas Justice.

A. L. Lowry and J. H. Skillin

The Clerk this day presented into Court a list of deeds and other documents, received in this Court at and since the last August term of this Court, and being then and inspected by the Court, the same is ordered to be entered of record, and is as follows:

A. F. M. Davis to H. M. Mayden, B. B. A. B. H. F. B.

J. M. C. Davis to J. R. Davis, Jr., B. H. F. M. M.

J. H. M. Davis to J. N. P. Davis, B. H. F. M. M.

J. N. P. Davis to J. R. Davis, B. H. F. M. M.

J. R. Davis to J. N. P. Davis, B. H. F. M. M.

J. N. P. Davis to J. H. M. Davis, B. H. F. M. M.

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J. H. M. Davis to J. N. P. Davis, B. H. F. M. M.

J. N. P. Davis to J. R. Davis, B. H. F. M. M.

J. R. Davis to J. N. P. Davis, B. H. F. M. M.
A report of the settlement of the account of Daniel Mergy Seward of the estate of Sarah D. Mergy being produced in court and statuting that the said report has been on file in the clerk's office of this county for more than thirty days and no objections having been taken thereto the same is therefore ordered to be sealed.

An appointment of the estate of Daniel Mergy dtd. was this day presented in court and ordered to be sealed.

It appearing to the satisfaction of the court that the coupon bonds of $100 each, of 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%, 7%
20 Oct 1569

On inventory, appraisement and sale bill of the estate of
James H. Lewis died since the day returned into Court and
ordered to be recorded.

Paul Fry a Notice

This Notice is order to be placed on the
Court docket.

On the Motion of

On the Motion of

On the Motion of

On the Motion of

On the Motion of

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On the Motion of

It is ordered that the sheriff of the County summons the justices
of the County to appear here on the 11th day of the next term
of this Court to take into consideration the application of
Thomas Logan for leave to keep an Ordinary in the County.

An Inventory and sale bill of the estate of Isaac Thomas
died since this day returned into Court and ordered to be
recorded.

The last will and testament of Christopher King
died since this day produced in Court and being proved
by the oaths of Wm. W. Abbott and George Hill, two of the
subscribers intestate left, was therefore ordered to be recorded.

Joseph Shewett is appointed surveyor of the Road beginning
at the Mountain Road beyond Roshcoff Mill and returning
to Wearecote, on the corn of David Hopkins, with the
usual corners to keep the same in lawful repair.

John B. Brook

William Cooper

Upon an Attachment

This Cause is docketed by direction of Court.
and his sureties.

This cause is ordered to be placed on the Court dock.

At the instance of O. S. Tyler, Sheriff of this County, Joseph A. Harnen is permitted to qualify as his deputy, and therefore the said Joseph A. Harnen, personally appeared in Court and took the usual oaths prescribed by law.

The Commonwealth

A C. Lincoln

The same

Emanuel Ray

The Attorney for the Commonwealth, with the consent of the Court, begs he will not further prosecute the defendant in these causes upon the attachment found against them respectively.

The Recorder of the Court of Rockingham County

In 1001

R. H. Armbrust

This cause is continued until the next term at the suit of the defendant.

It is ordered that the Sheriff of this County pay or cause to be paid to James W. Biggins a Jammer at the Monroe term, 1867 of this Court, the sum of $2.50, out of the County charge, at General term 1868. It appearing that the said James W. Biggins has lost or mislaid theアウトフィット of the Clerk for 1867, assistance and has not been paid the same, and said assistance has not already been paid.

The Court doth appoint Rebecca Huffmann, guardian of Maria Mayhoeffer, child of John Mayhoeffer deceased, and thereafter the said Rebecca Huffmann entered into bond in the penalty of $200 with Frederick Rohrer, his surety, who, justified, and qualified accordingly.
20 Sept 1869

The Commonwealth

v.

James Gaine

This day came as well the Attorney for the Commonwealth as the Defendant by his Attorney. Whereupon a jury was sworn. Charles Beck, George Hackett, John Simmons, James Chadin, Joseph More, R. A. Rogers, An' S. Offenberg, John Burchfield, Robert Bryan, Jacob S. Wright, W. W. Turpin, Price Folsom, who being elected, heard and sworn the oath to appear upon the true jury, upon their oath do say that the defendant is Not Guilty. Therefore it is considered by the Court that the defendant be discharged, and that he secure of the prosecutr Daniel Ray and his security Ephraim Wingo has made by him about his defense in this behalf expended.

Mark J. McFadyen

Pet.  \( \frac{1}{2} \) Unlawful Detain

Jacob Krol

Def.  \( \frac{1}{2} \) by Consent of the parties by their Attorneys

this Cause is referred to George Bowman and John J. Rawson and such unison as they may choose for arbitration and award.

Henry Carpenter

Pet.  \( \frac{1}{2} \) After a Notice

John Carpenter

Def.  \( \frac{1}{2} \) This day came the parties by their Attorneys, and it appearing to the Court that the defendant has a clearly defined legal cause of the Notice given him by the plaintiff. On Motion of the Plaintiff, the cause of the same John Carpenter, Guardian of John H. Mahal, be hereby revoked and annulled.

W. Miltig

Sub.  \( \frac{1}{2} \)Petition for Removal

Must Beale

By Consent of parties W. W. Thompson

John J. Bowman and James Bridgden are appointed Commis to view the proposed road up Brooks Range and report to the Court at its next term what will be a just compensation to the heirs of Mrs. Neaves for the land proposed to be taken for said road, and for the damage to the revenue of their lands beyond the pecuniary benefit which will be derived in respect to such revenue from said road, and report to the Court at its next term.
On the Motion of Barbara Peachey who made oath and together with M. M. Miller his security (who justified) entered into and acknowledged a bond in the penalty of $200 conditioned as the law directs. Certificate is granted the said Barbara Peachey for obtaining letters of administration on the estate of Solomon Peachey deceased, in fee simple. And David Brown, James Brown, and Jacob Miller being sworn are appointed to appraise said estate and make report.

On the Motion of Geo. W. Smith who made oath and together with William Krueger his security (who justified) entered into and acknowledged a bond in the penalty of $200 conditioned as the law directs. Certificate is granted the said Geo. W. Smith for obtaining letters of administration on the estate of George Smith deceased, in fee simple. And

On the Motion of Milton Taylor who made oath and together with J. F. Brauner, Mrs. T. Brauner and Henry Jeff his security (who justified) entered into and acknowledged a bond in the penalty of $200 conditioned as the law directs. Certificate is granted the said Milton Taylor for obtaining letters testamentary on the estate of Christopher Keyser deceased in fee simple. And George Wells, Matthias Muller, Wm. Wehler, John R. Faurer and A. S. Maer, Maer or any three officers being sworn are appointed to appraise the estate of said deceased and make report.

On the Motion of Daniel Baker who made oath and together with Jacob F. Baker his security (who justified) entered into and acknowledged a bond in the penalty of $200 conditioned as the law directs. Certificate is granted the said Daniel Baker for obtaining letters of administration on the estate of John Baker deceased in fee simple. And Elias Lescum, Martin Wilmeth and M. H. Nauffley. And

A. J. Daugherty, who has been duly appointed Constable of the 2nd District of this County by Military order, this day appeared in Court and took the bond and oath prescribed by law, and entered into bond together with John W. Patsen, Jacob J. Nichols, Isaac Scott and Charles C. Maer, his securities (who justified) in the penalty of $4,000 conditioned as the law directs.

The Compromise of M. M. Bande and M. A. Bande. Adjudicated and

The laws are contrary to the oath sworn.
A. J. Van Riet who hath been duly examined on being Public Notary of the County of Rockingham the day and year into hand, in the presence of 35 Cents as the condition of the said A. J. Van Riet, his security (aforesaid) and qualified accordingly.

The Commonwealth

J. Neillall, Sheriff

On motion of the Attorney for the Commonwealth a Capias is issued against the defendant J. Neillall, Sheriff upon the summons in the cause returnable "Executive", which Capias is to be served returnable to the 1st day of the next term of this Court.

At the adjournment the following Members compose the Court viz. John Beery, David Mclamore, Geo. M. Patch, A. L. Low & Bryan Mac

Ordered that the Case be adjourned till Monday Morning 10 o'clock

John Beery
At a Court continued and held for Rockingham County on the 21st day of September 1869.


H. B. Hamblin – burdened plaintiff.

James Steele – defendant.

This motion is continued until the next term.

And a rule is ordered against Michael Howard, setting the defendant, returnable to next term.

It is ordered that it be certified to the Auditor of Public Accounts that Charles W. Lewis, the Attorney prosecuting for the Commonwealth in this Court, is allowed the sum of five dollars for prosecuting the misdemeanor case at the present term.

David Huffman – plaintiff.

Henry Daily – defendant.

This day came the parties by their attorneys, and by consent the Cause is continued until the next term.

And the motion of the plaintiff, by counsel, a sum of money is awarded against Mary A. Brown, executrix of Allen T. Brown, do. returnable to the next term.

Hannah Miller – plaintiff.

O. C. Whitley – defendant.

When a waking time.

In Chancery.

W. A. Truch, who was appointed guardian ad litem in this cause for the infant defendants, Dorothea, Lucy and Charles Whitley at the June Rule, 1869, having died. On motion of the plaintiff, it is ordered that I. L. Lindsey be appointed guardian ad litem for said infant defendants and that the Cause be removed and proceed against I. L. Lindsey as Guardian ad litem.


Joseph Beam – defendant.

This day came the parties by their attorneys, and on motion of the former party to the Court that the Cause is continued until next term at the defendants cost.
The cause was argued by counsel. Upon consideration, it is adjudged. verdict and decision that Edward S. Kemper, Samuel H. and Jonathan Miles, be and they are hereby appointed Commissaries, any three of whom may act, to lay off a partition and adjust to the complainants, and to the infant defendants, their interest in one third each in the tract of land mentioned in the bill, having reference to quantity, quality, and value and to report to the Court at its next term.

Augustine Miles

Pet.

C. C. Conner

Def.

T. C. Holmes

This cause, having been regularly set for hearing, came on to be heard this day of September 1869, when the Bill exhibits the answer of the infant defendant, by which Franklin and Virgina Miles, by their guardian ad litem, A. C. Short, the day appointed therefor by the Court, with application thereto, the Summings returned duly executed more than one month ago upon the issue made defendant, Mudie, Brown, and Oliver, the wife, who, failing to appear and answer, the bill is taken for Confessed as to them, and it appearing to the Court that an order of publication against the adult defendants, Sarah Miles, William Miles, Peter Miles, and Elizabeth Miles, has been duly executed more than one month since the cause is heard as to them. Whereupon the argument of Counsel being heard, it is adjudged, and decided that the plaintiff is entitled to recover out of the estate of Nicholas Miles, deceased, the sum of $112.54, with interest on $973.80, from the 1st December 1868, until paid; on $13.34, another part thereof, from the 13th July 1842; on $29.70, another part thereof, from the 26th August 1863; on $10 another part thereof, from the 21st April 1851, on $38.91, with interest from the 2d March 1862, and $151.13, from 29th April 1842, for the payment of which debt, the said estate of said Nicholas Miles is liable. And it is further decreed that unless the defendants or some one for them pay said indebtedness within thirty days from this date, the Sheriff of this County will proceed to sell to the highest bidder at public auction on the premises, so much of the real estate of which said Nicholas Miles died seized as well as pay the same and costs of suit, first giving four weeks notice of the time, place, and manner of sale, by posting the same at three or more public places near the place

229
21 Sept 1869

1/3 of the purchase money to be paid in thirty days from the
day of sale the residue in 12 months thereafter, all bearing
interest, taking from the purchase Bond with good
security, and report to the Court.

Joshua A. Ruffner

Pet

3 Upon an award

A H. C. Sprinkle

Def

This day came the parties by their

Attorneys and on the Motion of the Plaintiff a

Rule is entered against the Plaintiff Joshua A. Ruffner, to show

cause of any he can why the award made up in this case

should not be entered as the judgment of the Court.

Henry A. Jones

Pet

3 Upon a Motion

Mrs. K. Frailey

Def

This day came the parties by their Attorneys

and the Motion being heard and argued it is agreed

that the same be dismissed.

The Commonwealth

3 Upon an Indictment

13. J. Armistead

Barbara L. Frailey who has been cited

sum moned to appear here at this term as a witness for the

Defendant failing to appear a Rule is entered against

her returnable to next term to show cause why she should

not be fined $100 for such her Contempt.

Joshua A. Ruffner

Pet

3 Upon an award

A H. C. Sprinkle

Def

This day came again the parties by

their Attorneys, and by consent of the parties by their

Attorneys, it is agreed that the award made by in

this cause and filed at the present term, is set aside,

and hence is given the parties respectively to withdraw

the papers filed in the cause.

McCarty

Pet

3 Upon a suggestion

I. W. Allgood

Def

This day came the parties by their

Attorneys, and the evidence and arguments of counsel,

being heard. It is ordered by the Court that the motion

be denied.
It is ordered that the Sheriff of this County be authorized to carpet the floor of the Court Room, or to supply such carpeting as shall be necessary to have the said Room heated and comfortably furnished.

At the adjournment, Henry Beery, David Gelnet, J. L. Long, A. P. Wise confirmed the Court.

Ordered that the Court be adjourned till the first day of the next Term.

Henry Beery
At a County Court held for Rockingham County
on Monday, the 18th day of October, 1869.

Present:

M. Shriver Justice
J. S. Smith Justice

The clerk of this Court this day produced into Court a list of deeds presented to this Court at the
proper time, fulminating terms of this Court last, which
being heard and inspected by the Court is ordered to the
execution of record.

Madame Barmann, dower to David B. Barmann, B. S. &
William Sandy, dower to Jacob Cook, B. S. &
Phileas Hargrave, dower to James A. Hargrave
Louis M. Biddle, dower to Solomon A. Biddle
Jacob J. Thomas, dower to Daniel Shank
Philip M. Truax, dower to George Alexander
J. H. Long, dower to J. H. Long,
Abraham J. Cole, dower to Joseph B. Menneman
Geo. Alexander, dower to William Park
Jacob B. Neidig, dower to George Thomas
Joseph B. Neidig, dower to Joseph J. Neidig
E. H. W. W. Neidig, dower to John W. Neidig
John Swain, dower to Brian B. Neidig
Betsy Ann Alexander, dower to Z. W. Alexander
William Barmann, dower to Geo. W. Barmann
John W. Alexander, dower to Michael Sellers
Mary Bryan, dower to Joseph B. Bryan &
James Rodger, dower to Charles I. Waller &
William Lewis, dower to John Watson
Samuel Alexander, dower to Franklin J. Shriver

A report of the settlement of the accounts of Henry M. Neidig,
Administrator of John A. Menneman, presented to Court
and it appears to the Court that the said report has
been on file in said Court's office for more than one month,
and per requests in the mean time having been intant.
and report. It is ordered that the same be recorded.

The same entry as to the accounts of Benjamin Horner, guardian of

John Horner

the same entry as to the accounts of Jane Crump

The same entry as to the accounts of John Horner

The same entry as to the accounts of Jane Woman, Executor

of Mr. R. Woman, deceased.

A majority of the justices of the County being present, proceed to the election of a presiding justice according to the provisions of the code of Virginia. Whereupon, John Funk having received eleven votes, Henry Berry four votes and David Allen one vote, the said John Funk was elected as the presiding justice of this County.

The presiding justice of this Court appointed David Allen, Mr. A. Herren and Mr. A. May, A. B. Long and A. C. Thomas, a committee to arrange and classify for service as members of this Court, the justices of the peace who are at present commissioned to act as such in the County of Rockingham. Whereupon, the said committee reported the following classification which was adopted by the Court:

Mr. A. Herren
L. W. Lawrence
David Allen

For November Quarterly Term 1869

Mrs. A. May
Matilda Wise
James McDorman
Henry Berry

For December Court 1869 & January Court 1870

A. B. Long
R. M. Skelton
A. M. Neighbors
Mrs. S. Stovall

For February Quarterly Term 1870

S. M. Sandford
L. M. Rogers

For March & April Terms 1870

John A. Fishback
A. G. Dickey

For May Quarterly Term 1870

Mrs. A. May
Mrs. B. Maiden
L. F. Longs
David Nether
J. C. Shank
J. S. Long
G. M. Skelton
James McFarran
Daniel McCrimmon

Geo. Sanford
G. M. Rogers
John Sanguin
E. J. Sullivan

Absent all the justices except John Funch, Pet.,
James McFarran, Adam Gladwin, Henry Bear.
John Sanguin.

John Kelly
Plt.

John Morrisin

Pet. for an attachment.

This cause is dismissed by direction of
the plaintiff Attorneys.

The court doth certify that Christopher Reed, who wishes
to practice law in this County, obtains a license to practice
law in the Court of this Commonwealth, is a man of honesty,
propriety and good demeanour; that he is of the age of twenty-
one years and upwards, and has resided in this County
the past twelve months.

On motion of P. D. Hardee and wife, A. R. Wadsworth,
Jacob Nettles, and Jacob Jenkins, are appointed
Commissioners to appraise the estate of Austin Cockley,
and his former in the said estate of her said husband,
and to make partition of the residue of said estate among
the heirs entitled thereto, all of whom are of age and
desire that said partition shall be made.

The Rev. J. D. Jones, having produced to the Courtcredentials
of his being in regular Communion with the Church
and of his ordination as a Minister thereof, on his motion,
a license is granted him to celebrate services
presiding in this State, the rites of Matrimony, according
the rites and ceremonies of his said Church, and Mathew
the said J. D. Jones entered into and acknowledged
a bond with Joseph Berry his security who justified in the penalty of $1200 conditioned as the law directs.

Emma M. Maran this day personally appeared in court and made oath of M F. Maran as her guardian and through the said M F. Maran entered into and acknowledged a bond in the penalty of $2000 with Elizabeth Maran his widow, who justified conditioned as the law directs

Joseph A. Mitchell, a Notary Public in this county, this day entered into bond with J S. Mitchell, his security, who justified in the penalty of $300 conditioned as the law directs and qualified accordingly.

On Motion of the Commonwealth, Attorney it is ordered that P T. Loux, R A Gibbons, & M J. MacNeil, who are hereby appointed a Committee for that purpose shall proceed to visit when the building Committee of the Poor House of this County and audit and settle their accounts. And said P T. Loux, R A Gibbons, & M J. MacNeil shall require the said building Committee to procure a tender for each article charged against the County and make their report to this Court at a future time as early as possible.

Michael Witting

"Michael Beale, T. Def.

This day came again the parties by their Attorney and James Fitzwater, J P. Beall and W J. Thompson, the Commissioners appointed to reroute the present road for a road to Beall's Gap, and report what Compensation is just and proper for the heirs of William Maran for their land pretended to be taken for the use of said road. Having reported that Eighty dollars is just Compensation for the same, to which there is no exception, the same is Conformed. And it is ordered that the said be opened and established as prayed for in the petition. And it is ordered that the said road run of Eighty dollars damage, together with the cost of the said defendants pertained to this cause, be paid to throw out of the County levy.

And it is ordered that Henry Jeoff and James Fitzwater be and they are hereby appointed a Committee to assign hands for the opening of said road and report to this Court at the next term.

To Benjamin J P. Berry, T. Mitchell

This Cause is described by descum of James Jeff, Attorney
Augustine Armstrong

S. R. Aldbaugh

Def.

Plaintiff asks a Notice

It is ordered that this cause be placed upon the county docket.

It is ordered that John H. Fitch be appointed Surveyor of Precinct No. 122, in the room of John Armstrong, with the usual bonds, to keep the same in lawful repair.

John Kelin is appointed Road Surveyor of Precinct No. 7, in the room of Joseph Armstrong, with the usual bonds, to keep the same in lawful repair.

Ordered that it be certified to the Auditor of Public Accounts that W. J. Hassett, Agent of the Revenue of this County, is allowed his account for Registering 271 titles and 56 deeds, amounting in the aggregate to $32.70.

On the motion of Joseph Beery, with Samuel Beery, his security (who justified the bond), it is ordered and acknowledged a bond in the penalty of $2,000 conditioned as the law directs. Certificate is granted the said Joseph Beery for obtaining letters of administration in the estate of Samuel Beery, deceased.

Also, Simon Beery and Samuel Beery are appointed to approve the estate of his deceased mother.

J. P. Ney, who has been duly appointed Commissioner in Chancery for this Court, this day personally appeared in Court and took the usual oaths prescribed by law.

P. J. Flesch was appointed to furnish an account of all the proceeds of sale of a threshing machine.

J. J. Flesch was appointed to receive the proceeds of sale of a threshing machine.

This day came again the parties by their attorneys and the evidence and argument of counsel being heard, the Court is of opinion that out of the proceeds of the sale of said machine the sheriff should first pay the ten cents each in favor of J. M. Flesch and J. M. Money, and the remainder of the proceeds the Court to be divided one half to J. M. Flesch and the other half to J. M. Money, they being partners.
John Wright is appointed examiner of the said business of James Wright, and to keep the same in lawful repair.

The Officers of the Poor

1. Beulah Armstrong

This cause is dismissed at the costs of the defendant.

Pertilla Speak

Pet

$ Upon a warrant for bastardy

194 Salwrion Court, garnished

This cause is ordered to be docketed.

John B. Williams

Pet

$ Upon a suggestion

N. W. Berry, garnisher

Riff

This cause is ordered to be docketed.

Ordered that it be certified that the following judges be allowed their fees from the court on the bench to-day in the election of a sitting judge, classification of judges:

W. J. Daniel, Geo. H. Sanford, H. D. Moore,

Ordered that the Court be adjourned till Court in:

John Frank
At a Court held in Rockingham County, on Monday, the 13th day of November, 1869
Present: John Funk, David Gilman, Jr., E. Justice
Maiden: John Long, Clerk, 9s. 7s. 11d.

The Clerk of the Court produced into Court the following list of deeds, recorded in the office of this Court at and since October last, which being seen and inspected by the Court are ordered to be entered upon the records of this Court. viz:

Joseph Ahlert with wife to Jacob Sheidt, Bar & Sale
Henry Alberg with wife to Jacob Sheidt 5s. 3d.
Jacob Sheidt with wife to Philip Hocker Lintner, Land of Last
John Smith with wife to Caleb Lott 5s. 3d.
Peter Richter with wife to Saml. Kemper 5s. 3d.
Albert Long, Jr. to John B. Rettig 5s.
Jos. B. Funk to John B. Rettig 5s.
Jos. A. Countray to C. L. Smith 5s.
A. B. Hammontreut with wife to C. L. Smith 5s.
A. L. Stone to Admira Monreich 5s.
C. W. Berlin to J. M. Osgood with wife 5s.
A. B. Hammontreut with wife to L. W. Reed 5s.
J. W. Bowles with wife to G. A. Reed 5s.
C. A. Reed with wife to James C. Scholl 5s.
D. A. Ziegler with wife to L. C. Scholl 5s.
L. C. Scholl with wife to E. L. Scholl 5s.

A report of the settlement of the accounts of H. A. Hammontreut now of Joseph Leora Box and now deceased is ordered to be recorded.
The above entry as to the records of Jesse Burkhedler and Pete Shaw, executors of N. A. Shaw, deceased.

Same as to affidavit of deceased S. Burkhedler, Committee of S. M. Brezage deceased.

Same entry as to affidavit of L. S. Reed, deceased, re: residence.

Same entry as to affidavit of W. A. Shaw, deceased, re: residence.

Same entry as to affidavit of Samuel A. Long, deceased, re: residence.

Received settlement of Jesse Burkhedler and Pete Shaw, executors of N. A. Shaw, deceased. Ordered to be transferred to the proper county.
15 Nov 1669

Attorn, and it appearing that the Deft. have had legal notice of this motion, and were solemnly called, and came not, whereas the bond and execution being seen and inspected by the Court, it is considered that the Deft. may have execution against the said Deft. for $170.00, the penance of the said bond, which may be discharged by the payment of Nine hundred dollars and fifty-four cents with legal interest thereon from the 15th of October, 1669, the said Deft. and their costs, by the said Deft. in this behalf expended.

Jacob Prunell, Cn. of B. M. Moter, and Pff.

A like motion.

This day came the parties by their attornies, and it appearing that the Defendants have had legal notice of this motion, they were solemnly called, but came not, whereas the bond and execution being seen and inspected by the Court, it is considered that the Plaintiff may have execution against the said Defendants for $158.00, the penance of the said bond, and their costs, thereabout their said, in this behalf expended; but this judgment may be discharged by the payment of $170.00, with legal interest thereon from the 15th day of October, 1669, and the costs.

James Magalis.

A like motion.

This day came the parties by their attornies, and it appearing that the Defendants have had legal notice of this motion, they were solemnly called, but came not, whereas the bond and execution being seen and inspected, it is considered by the Court that the Pff., may have execution against the said Defendants for $158.00, the penance of the said bond, and their costs, by the said Pff., in this behalf expended; but this judgment may be discharged by the payment of Three hundred and Seventy-six cents, with legal interest thereon from the 15th of October, 1669, and the costs.

Daniel Drury, who was by a former order of the Court appointed Surveyor on the Public Road, near Parish, No. 162, this day offered his resignation as such Surveyor, he intending to leave this Commonwealth, which resignation the Court accepts, and appoints in his room and place, John G. Howard, to keep the said position in lawful repair.

I, said and report of a division of S. W. H. Holung, says: This day returned into Court and order.
On the motion of John Paul, and it appearing that Harryman Jackson, late of this County, has been dead for more than three months, last past, it is ordered that C. C. Stirling, Sheriff of this County, take into his possession the estate of said deceased, and administer the same according to law.

Joab E. Adkins, Jr., & Wife, Def. 2. Upon a Suggestion

John C. Hathern & Car. H. Miller, assignee, Def. 3. Upon a Suggestion.

This day came the parties by their attorneys and the defendants through Edward Carrell, assignee, whereupon on motion of the Plaintiff, the judgment aforesaid is revived against the said John C. Hathern and C. H. Miller, the assignees.

On the application of John W. Berry, for leave to keep an Ordinary at McCayville in this county, since it appearing to the Court, that the said John W. Berry is a man of good character, and that the place of said Ordinary is fit and convenient, and that it will probably keep an ordinary, hence, leave is granted the said John W. Berry to keep such ordinary, until the next regular twice-month term of this Court.

Catherine E. Utley, Def. 1. Upon a Notice

Mathias Sogden, Def. 2. It is ordered that this Notice be docketed.

Sand. Barry, Def. 3. Upon a Suggestion.

Elias Thayler, Def. 4. It is ordered that this Cause be docketed.

On the motion of Elijah Dudley, and it appearing that Charles Black, late of this County, has been dead more than three months, last past, and no person having applied for letters of Administration of his estate, it is ordered that C. C. Stirling, Sheriff of this County, take into his possession the estate of said deceased, and administer the same according to law.

Ordered that in his report to the Register of Public Records, that Sand. Leidewood be allowed the sum of Three Dollars for his services as Corn Boy, 1st Class, a resident of County Line, Railroad, Tex. 70, to be paid out of the County Treas.
The Court doth appoint Wm. D. Chipman, Committee of Wm. D. Chipman, a person of sound mind, thenceupon the same Wm. D. Chipman, together with Henry B. Harrington, his security (who justified as to his sufficiency,) entered into an acknowledgment a bond, in the penal-
ity of $2000, conditioned as the law directs, and qualified as such Committee.

James A. Sowerback, Eff.

P. B. Allbaugh, late Eff. of Party of Refd. Def.

The same

Eff.

The same

Def.

The same

Def.

The same

Def.

The same

Def.

The same

Def.

It is ordered that these causes be docketed.

It is ordered that R. M. Hoffman, James Ball and

A. H. Tebbins, be substituted as drawn jurors for the present term

in the room and place of J. M. Brown, Hugh Morrison and

Daniel Good, excused.

A. H. Davis, who was summoned to appear at the pres-
tent term as a drawn juror, being sworn and sworn, was

excused.

Joseph A. Stone and Emma Stire — Eff.

Upon motion on the further

3. In the following day of the

Joseph A. Stone and James Hoffman, Def.

proving further and executing

This day came the parties by

their attorneys, and it appearing that the Defendants have had legal

notice of this motion, they were called but came not, where-

upon the execution and bond of venue, being seen and substi-
tuted, it is considered by the Court, that the Plaintiff may have an

execution against the Defendants, for $489.80, in the penalty of

the said bond, and that it is proper for them in this behalf of expenses.

This judgment may be discharged by the payment of said

amount and forty-four dollars and seventy-seven cents, the legal interest thereon from the 15th day of October, 1869, the
Ordered that Thomas W. Miller, Robert B. Schade, and
J. D. G. Bollinger be appointed Commissioners to re-appoint
the handsome Road Precinct No. 14, 41, 42, and 44, and to
assign lands to the road from the terminus of Precinct No. 44
to the High Court line, which road was made by the Mount Joy
at & Daray Turnpike Company, and has been abandoned by
that Company; and report any changes in said road that may
be necessary to be made.

Mellon Memisch Deb
Noah Melich

It is ordered that this motion be decided

Eldon J. Shank, who was summoned to appear at this
town as a sheriff for the Commonwealth, being called
at Not appearing - A Rule is issued against her.

It is ordered that all of the dearness fees for the
present term be discharged until receiving court

About - Henry Bay - Decision.

And M. Miller Co. - Mr. H. Memisch - About a suggestion.

It is ordered that this motion be decided.

Edward J. Armstrong, late of this County, the state, width of
Meade. This day appeared in Court to have discharge of the recognizance
sumbitted to before a Justice of the Peace of this County, and being joined in the
bar, upon that, and arraigned, pleased "Not Guilty" to the indictment
against him, and to his trial put himself upon the Court. Whereupon
came a jury, composed of James E. Lee, Albert Hatter., A. J. Self, Nathan
Sheeks, David B. Smith, John A. Hume, D. Hammacher, W. H. Nelson,
George Beagloight, D. H. Miller, J. H. Miller, & Geo. H. Haveman, who,
being elected by ballot according to law the two (2) and when the purpose
to speak, was, with the court of this county, adjourned over until
renounced morning at 8 O'Clock. Therefore, the case was administered
to O'Leary, Sheriff and H. B. Morris, and 10th of March, subject
Sheriff, to the following effect: The court will is held due to the
death of your client. Your client, this day, and another speech to them, presente
Mr. T. Dyer and any other person to speak to them louder, any matter relative
to this trial until they return into Court tomorrow.

Ordered that the Court be adjourned till eleven o'clock morning of O'Clock

John Fulk
At a County Court continued and held for Rockingham County on Tuesday, November the 16th 1869

Present: John Turner, Jas. Stone, Mr. B. H. Lowry, E. J. Dunlap

[Signatures]

Edward J. Armstrong, late of this county, who stands indicted for murder, was again led to the bar in the division of the Judge of this Court, and the Jury sworn and empanneled on yesterday, returned into Court agreeable to appointment, and thereupon Bench & Bar, in the absence of the Jury, being sick and unable to serve upon the said Jury by consent of the prisoner, John Miller, was elected and duly sworn, to serve in his room and stead, and the said Jury having partly heard the evidence in the case, now, with the consent of the said prisoner, adjourned over until the 22nd of November at 9 o'clock. Thereupon the said Edward J. Armstrong was remanded to jail.

The Commonwealth

in

George Avery

and

the same

in

Mary Jane Longman

and

the same

in

William Beane

Pb

[Signature]

[Signature]

[Signature]


On the Motion of the Attorney for the Commonwealth, and it appearing that the above Indictments were found at the October Term last of the Circuit Court of this County, and certified to this Court judicial as the law directs, it is ordered that the same be docketed in this Court, and no later than thence are annexed upon the said Indictments returnable to the 1st day of December Court last and cause continued.

Henry J. Armbruster, who was duly summoned to appear as a witness, having been too unwell to attend (as appears by certificate from his physician) is excused from giving attendance at this Court.
16 Nov 1869

Edward A. At the request of John S. Frank, David Selden, Mrs. A. Mather, John Love, and Henry G. Skalka.

Ordered that the Court be adjourned till eleven o'clock.

John Frank
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WAS UNAVAILABLE

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At a Court continued and held for Rockingham County on
Wednesday, the 17th day, November 1869

Present: John Funk, David Helms, Wm. A. McLean & Justice
John Low and Christian A. Shank

S. Bradley 0

Wm. G. Broche 0

A. M. Neumann 0

G. M. Gray 0

E. J. Sullivan 0

G. M. Gray 0

Notice purvey a fact witness called as a judgment witness here to attend
Joseph Altman, who was summoned to appear at this term
as a deponent being sworn and heard, is excused from
further attendance upon the Court.

It is ordered that all deponents, except those for the Commonwealth in Armstrong's case, be excused from further attendance upon the Court until
Tuesday next at 10 o'clock A.M.

Abraham Semmler 0

John Shuttlesworth 0

J. Moore 0

E. J. Frank 0

W. W. Bogan 0

On the motion of the defendant, by counsel, and it appearing that these causes have been pending in the Court for more than twelve months last past, it is ordered that they be removed to the Circuit Court of this
County to be therein proceed in accord as determined.
17 Nov. 1869
Edward J. Armstrong, late of this County, who stands indicted of murder, was again placed to the bar in a Court of the Judge of the Court, and the Jury sworn and empanelled in this Cause on Monday last. Appeared in Court agreeably to adjournment and having further heard the evidence in the Cause issue, with the consent of the prisoner, adjourned till today morning at 9 o'clock. Thereupon an oath was administered to A. B. Teller and W. H. Robson, Sheriff & Deputy Sheriff, as follows: "You shall well and truly serve to the best of your ability, keep the peace, and see to speak to those prisoners or any other person to speak to them touching any matter relative to this trial until they return into Court tomorrow.

Ordered that the Court be adjourned till tomorrow morning 9 o'clock

John Grant
At a Court continued and held for Rockingham County on Thursday, the 18th day of November, 1869.


John Tenant, Pet 3 in case

J. E. Harnsburger, Def 3

Rick Kennish, Def 3 in case.

The same.

On the question of the defendant by counsel and it appearing that these causes have been pending in this Court for twelve months last past, it is ordered that they be removed to the Circuit Court of this County, chosen to be pending until determined.

John D. McNeil, Jr, Pet 3 in debt

Thomas J. Koons. This cause is dismissed by direction of the plaintiff. Attorney

Mary P. Reed & petition in behalf of

John M. Palmer. Pet 3 in defense

Thomas A. Logan. Def 3. These motions are dismissed by the direction of the plaintiff. Attorney

George Kiser, Pet 3 in case.

James Alexander, Def 3 in case.

This day came the parties by their attorneys, and by consent, it is ordered that the judgment entered in the cause at August term last, be set aside, and the cause be placed upon the docket of this Court for further proceedings to be had therein.
Nov. 18, 1869

George Knis

In debt

James Alexander

This day came the parties by their
attorneys, and by consent of the said parties, it is ordered by
the Court that the Plaintiff recover against the defendant
the sum of sixty-three dollars and seventy-five cents, with
legal interest, from the 8th day of July, 1869, all costs
incurred by him in this behalf expended.

Edward J. Armstrong, late of the County, whostands
instituted of民ewio, was again placed to the bar in court
of the State of this Court, and the jury sworn and empanelled
on Monday last appeared in Court agreeably to adjournment
and having heard the evidence in the cause on is part of
the argument of counsel, were with the consent of the court
previously adjourned till tomorrow morning at 9 o'clock.

Therefore, the case was adjourned to 9 o'clock. The sheriff,
and Hon. H. H. Walker, to his delight, to the following effect:

"You shall well and truly see to the best of your ability
keep this jury, and another speak to them yourselves, nor
suffer any other person to speak to them touching any matter
relative to this trial until they return into Court tomorrow.

Ordered that the Court be adjourned till tomorrow
morning 9 o'clock

John F. Frank
At a Court continued and held for Rockingham County on
Friday the 19th day of November 1869

Present John Funk, David Selman, John Cox & Justices
John W. Shank & Wm S. Mader

Edward J. Armstrong, late of this County, who stands indicted
of Mader was again put to the bar in custody of the jailer of this
County and the jury sworn and empanelled in this case on
Monday last, appeared in Court agreeably to arrangement, and
having further heard the arguments of counsel were, with the
consent of the prisoner, adjourned till tomorrow morning at
9 O'Clock. Whereupon an oath was administered to
Wm. W. Steiling, Sheriff of this County, and to WM D. Rooff, his
deputy, to the following effect: "You shall well and truly
and to the best of your ability keep this present and
shall speak to them yourselves or suffer any other person to
appear to them touching any matter or charge to this kind
until they return into Court tomorrow."

Ordered that the cause be adjourned till tomorrow
morning 9 O’Clock

John Funk
20th Nov. 1869  At a Court continued and held in Richmond County, on Saturday, the 20th day November, 1869

Present  E. John Funk, David Gelmer, John Lyon 2 Justices

J. M. Neuman W.C.  Pth.  3 In case

Lucius A. Devlin  Dpt.  3 In case

This day came the parties by their Attorneys and the defendants by his Attorney summoned by him and pleaded. Agrees that judgment may be entered up against him for the amount of the plaintiffs demand and costs.

Therefore, it is considered by the Court that the plaintiff may have execution against the defendant for $49.50, with legal interest thereon from the 1st day of January, 1869, up to said and their costs by them about their suit in this behalf expended.

Edward J. Armstrong, late of the County, who stood indicted of mensa, was again put to the bar in custody of the Joint of the Court, and the Jury named and impaneled on Monday last, returned into Court agreeably to adjournment and having fully heard the evidence and the arguments of Counsel, retired from the bar to consider of their verdict. And after some time, returned into Court and after their verdict, he was that "the Jury find the prisoner not guilty." Therefore, it is considered by the Court that the said Edward J. Armstrong be discharged.

Ordered that it be certified to the Auditor of Public Accounts that James Stilt, Wilson Keaton, A.F. Liske, Stephen Sheats, David B. Stilt, Abram Armstrong, Dr. N. McElroy, George Sprunt, W. M. Miller, James S. Woman, J.M. Warlow and John Stilt are allowed six dollars each for their services for ten days each as jurors on the trial of Edward J. Armstrong at the present term upon an Indictment for Menda.

Ordered that it be certified to the Auditor of Public Accounts that J.T. Hile, Taconic Keepa, be allowed his account for boarding and lodging the Jury for six days, who tried the Case of the Commonwealth and a Edward Armstrong at the present term upon an Indictment for Menda amounting to seventy-two dollars.
Ordered that it be certified to the Auditor of public accounts that O. B. Sterling, sheriff of this county, be allowed the sum of seventy-two dollars, the amount paid by him to the firm who tried the case of the Commonwealth vs. Edward J. Armstrong, at the present term. upon an attachment for service.

Ordered that the court be adjourned till Monday morning 10 O'clock

John Frank
At a Court continued and held for Rockingham County on Monday, the 22nd November 1869

Present: John Funk, David Helmer, Johnson C. Jachens, E. St. John and Wm. D. Mardian.

The Commonwealth vs. Smith on indictment for A.

J. Breckinridge Shefflets and the Same.

The Commonwealth vs. Smith on indictment for B.

Jacob Akers. On the Motion of the Attorney for the Commonwealth, Calpasso are annexed to these causes admissible to December Court next, and the cases continued until December Court next.

The Commonwealth vs. Michael Langan and the Same.

The Commonwealth vs. Smith on indictment for B.

The Same.

These causes are continued until the next term, and Joel J. Wright, who was examined in the last mentioned cause as a witness for the Commonwealth at the present term being called and not appearing, a rule is awarded against him admissible to the next term, to show cause if any he can why he should not be fined and attached for such his contempt.

The Commonwealth vs. Smith on indictment for A.

Samuel Schadle, Jr.

The Attorney for the Commonwealth, with the assent of the Court, says he will not further prosecute the defendant upon the indictment against


Emanuel Rhoads. Afft.

This cause is dismissed by direction of the plaintiffs Attorney.
The Commonwealth

v.

Daniel Good

This cause is continued until the next term of the Court for the defendant James and Mrs. Munro, who was summoned to appear at this term as a contempt of the Commonwealth, being called, and not appearing, a rule is awarded against him returnable to the December term of this Court. To this cause of any he can, why he showed himself failed to attend for such his contempt.

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The Commonwealth

v.

John Reman

This day came as well the Attorney for the Commonwealth as the defendant, by his Attorney, on the motion of the defendant, by his Attorney, who pleaded Not guilty to the count defendant, to which the Attorney for the Commonwealth replied generally, it is ordered that this cause be continued until the next term.

M. B. O'Brien

Pet. Unlawful Detaining

Joseph Bear

Def.

Unlawful Detaining

Thomas Shumate

Pet. Unlawful Detaining

R. H. Robinson

Def.

Unlawful Detaining

This day came the parties by their Attorney, and by consent of the parties by stage Attorney, it is considered by the Court that the plaintiff claims of the defendant, his costs by him about his own in this behalf expended.

Therefore the defendant pleads Not guilty to which the plaintiff by counsel replied generally, whereupon came a jury, viz.: Dr. M. Huffman, A. L. O'Brien, James Cameron, W. Cameron, James Baker, Mr. Cameron, Mr. Reman, Robert Lowrie, Matthew Brown, S. Putnam, Asher McVicker, & Mr. E. E. Taylor, who being elected, and sworn, the Wri to speak when the case joined, and upon their oath do say that "We, the jury find the defendant guilty, and that the plaintiff was entitled to the premises in the summons mentioned at the time这里ing out the same, and is now entitled, to the possession thereof. Therefore it is considered by the Court that the Petitioner against the defendant of the premises hereof, and is entitled on the land of Thomas Shumate.
22 Nov. 1869 the plaintiff in this cause, and more particularly described in the summons issued against the said defendant on the 26th day of October 1869; and his costs by him in this behalf expended.

It is ordered that it be certified to the Auditor of public accounts that Charles Lewis, the Attorney prosecuting for the Commonwealth in this Court, is allowed the sum of sixty dollars for his time, expenses, and one half care hired and despatch of a large amount of work.

Dolly Blackwell  
" John Blackwell

Pet.  

Def.

This day came the parties by their attorneys, and the parties by consent, waiving their right to a jury to try the cause, submit the cause to the Court for determination:

Therefore it is considered by the Court that the Plaintiff recovers of the Defendant the premises mentioned and described in the summons issued against the said defendant in this cause, and his costs by him in this behalf expended.

Ordered that the Court be adjourned until tomorrow morning as.

Mathias Snyder  

Joseph Barnes

Unlawful Detainer

Unlawful Detainer

This cause is dismissed by direction of the Plaintiff’s Attorney.

Elizabeth Kingsland  

Richard Robinson

Def.

Def.

This cause is dismissed. And it is considered by the Court that the Plaintiff recovers against the Defendant his costs by him in this behalf expended.

Andrew J. Tugten  Def.

Jane Deering  Pet.

Robert Bryan  Def.

Reuben Bonds  Pet.

William Bowman  Def.

John Sanders  Pet.

John A. Showalter  Def.

These causes are continued until the next term.

John H. Lewis  Pet.

Charles Weaver  Def.


Benjamin Hoover & others  Def.

These causes are continued until the next term.


Joseph Carver  Def.

Peter J. Roller  Pet.

Ellie Metcalf  Def.


Joseph Carver  Def.


The same  Def.

These causes are continued until the next term.
22 April 1869

Order of the Court:

William Langley
A. J. Baugh
and
the same
as
E. C. Howard and
Jason A. Druffy
vs.
Rudolph Kozy
and
E. C. A. Warren
as
Jacob P. Stevens

These causes are continued until
the next term.

John C. Woodson
vs.
F. A. Showalter
and
George Druffy, ex.
vs.
James Steele vs.

These causes are dismissed by direction of the Plaintiffs by their Attorney.

Ordered that the Court be adjourned until tomorrow morning 9 o'clock.

John Truck
At a Court continued and held for Rockingham County on Tuesday the 23rd day of November 1867

Present: John Scott, David Gilmor, John S. Forbes, Louis McCready, C. H. Shank

Eli Perkey, Pls.

Rev. Sarsfield, Def.

This day came the parties by their Attorneys and it appearing that Rev. Sarsfield, the defendant in this cause, has departed this life, it is ordered that that fact be certified. And on motion it is ordered that this cause be revived, and therefore proceed in the against William S. Sarsfield and John H. Shank, his Administrators.

The following rule of practice is, with the approval of the bar, now adopted by this Court.

Upon the entry of the office Judgment docket, if it appear to the Court that there are any causes in which a plea or pleas have been filed at the rules and the office judgement prior to without any affidavit of substantial defence accompanying said plea— the Court will at the instance of any plaintiff to such cause immediately take up said cause or causes and empanel a jury or juries to try the same in the order in which they stand, unless said cause stands upon a writ of enquiry, or the defendant shall file an affidavit setting forth a substantial defence to said action.

Saml. Smithhouse, Adm. Pl.

Peter J. Roller, Def.

On the motion of the defendant by counsel, and it appearing that the cause has been pending in this Court for two years last past, it is ordered that the same be removed to the Circuit Court of this County.
23rd Nov. 1869

Peter A. Woodward

Pet.

In Equity

William Williams  Sft.

This day came the parties by their attorneys, whereupon came a jury, to wit: E. B. Huffman, Esq., Joseph H. True, Esq., J. A. O'Brien, Esq., Baker, J. A. O'Brien, Esq., F. B. Brown, Esq., Thronauer, John Swart, W. A. Schreiber, Silas Helling, and Asher Wiegman, who being elected, tried and found the truth to speak upon the issue joined upon their oaths to say that the jury find for the defendant. Therefore it is considered by the Court that the said defendant recovers against the plaintiff his costs by him about his defense in this behalf expended.

Jacob Walsernagel  Pet.

In assurance.

John Mersky  Sft.

This day came the parties by their attorneys, whereupon came a jury, to wit: the same jury, as in the case of Peter A. Woodward vs. W. Williams, who being elected, tried and found the truth to speak upon the issue joined upon their oaths to say that the jury find for the plaintiff and assess his damage at Seventy Five dollars and thirty cents with legal interest thereon from the 13th day of April 1868 the due. Therefore it is considered by the Court that the plaintiff recovers against the defendant $75.30 and the damages by the said jurors in their said verdict assessed and with legal interest thereon as aforesaid from the 13th day of April 1868 until paid, and his costs by him about his fees in this behalf expended.


In

Mr. H. Miller  Ref.

Mr. D. C. Covington a witness for the defendant and against whom a reheard awarded as the present term for failing to attend as such, being sworn & heard, it is considered by the Court that the said rule be discharged.
Carvan v. Wife vs Devier

May 7 vs Hands
Slater Adm vs O'Connell
Sheffer vs Devier
Peale vs Steele
Sayman Adm vs Taylor
Miller hip vs Balfour
Patterson vs Devier
Campbell vs Kelly
Allen hip vs Sand: Ext
Punkle vs Whitsen
Paul v. Lowe vs Steele
Allemong v. Pool vs Walton, Woman Hip
These causes are continued until the next December term of the Court.

S & H gorre vs Christian Hall
Pr. Elder vs A. Good
A. B. Lincoln vs A. B. Lincoln
Pr. A. Miller vs Jackson How
White & Rosenberg vs J. & Price
Pr. M. Palmer vs P. & Logan
These causes are dismissed by direction of the plaintiffs by their attorneys.

Geo. M. Stanley & Wife vs James Carrie 2nd account
L. B. Reed vs Julius Moritz In case
Eli Pickley vs Geo. Fulsdy In debt
David Hook vs Wm. White In case
J. Coleman Adm vs W. E. Long
Elizabeth Kountz vs W. A. Van Pelt
same vs Geo. Hawes 2d covenant
B. L. Byerly vs John Kelly In slander
Maggie Know as J. M. Long
J. B. Hogsted vs R. A. Gray In covenant
Linton v. Lamott vs I. Red How In afmmt
A. Rhodes vs Peter Fader
J. Mosley vs Mr. Minick
L. H. Long vs J. Elizabet & wife In case
A. Rhodes vs J. E. How's Adm In assmt
Cleland & Cougher vs J. Brevnoy
These causes are continued until the next term.
23 Nov. 1849

H. C. Sipes
Dr. F. May
Dr. R. Linn
S. B. Paine
Eben Bowman
Lucinda Gaynor
Philaba Blake
Mr. H. Pickering
William Harrison
Rev. O. L. Dickey
Wm. A. Branch

Isaac Hardesty
E. B. Lee
J. B. Roman
J. V. Effert
J. B. Harrison
P. D. Dickey
R. D. Dickey
Bank of America

J. W. Barnes
J. F. Wright

E. A. Ellen
E. A. McCormick
R. M. Riddle
M. Benton
W. B. Bowman
C. P. C. Kendall
E. J. Frank
O. O. C. Merriweather

cases continued until

D. C. Stilwell

I. C. B. Sherrill

This case is dismissed by direction of the plaintiff's attorney.
John Kelly
vs
Margaret Fleming and R. P. Hatcher of Bro.
vs
R. M. Moore
and
J. S. Rolfe's Adms
vs
G. H. Carpenter and John Wood
vs
John Bowman, Jr.

3
Pet.

5
In debt.

3
Def.

5
In assumpsit.

5
In assumpsit.

5
In assumpsit.

3
Def.

3
Def.

3
Def.

3
Def.

3
Def.

3
Def.

3
Def.

3
Def.

3
Def.

These causes are continued on the motion, and at the costs of the defendants.

Henry Smith
vs
Nelson Fields

This cause is continued on the motion, and at the costs of the plaintiff.

Strass, F. H. W. Co.
v.
J. A. Sprinkle, W. Co.

3
Pet.

In assumpsit.

3
Def.

In trofeo.

3
Pet.

In assumpsit.

3
Def.

These causes are dismissed on the motion and at the costs of the defendants.

Joseph Byrd, David Shipit & Smee
vs
W. H. Neff, late an agent of the plaintiffs doing business under the firm of Byrd, Shipt & Smith

In the use for the use of David Shipit

Pet.

In debt.

In debt.

This day came the parties by their attorneys, and by consent it is agreed that the plaintiffs recover against the defendant 790.00, with legal interest as of September 20th, 1860, and costs of suit, and to the extent of $85.46 the balance therefrom.
23 Nov 1869 day of January 1869 Into said and the same by the plaintiff in his behalf expended to be denied of the goods and chattels of the defendant hereafter to come to the hands of the defendant to be administered.

The same in due order

The same

This day came the parties by their attorneys and by consent, it is considered that the plaintiff recovers against the defendant $50.53 with interest thereon from the 1st day of January 1863 $68 paid and the costs by the said plaintiff in his behalf expended to be denied of the goods and chattels of the defendant hereafter to come to the hands of the defendant to be administered.

Charles A. Green

In due order

This day came the parties by their attorneys and the defendant, seconding his plea by him, also agrees that judgment may be entered up against him for the amount of the plaintiff demand and the costs.

Therefore it is considered by the court that the plaintiff recovers against the defendant $41.50 with interest thereon from the 21 day November 1861 $68 paid and the costs by him in his behalf expended. Subject to a credit of $25.04 as of the 29 June 1868.

P. J. West & H. Turner late partners in business of school teaching in the name of H. H. Turner (for the use of H. H. Turner)

In due order

This day came the parties by their attorneys and the defendant, seconding his plea by him, also agrees that judgment may be entered up against him for the amount of the plaintiff demand and the costs.

Therefore it is considered by the court that the plaintiff recovers against the defendant $52.50, with interest thereon from the 1st day of February 1868 till paid and the costs.
This Cause came on this the 16th day of November 1869 to be heard upon the bill and exhibits filed therein. And it appearing to the Court that the defendant, Samuel M. Bowman, administrator of Robert Bowman, deceased, and as such trustee of Ella F. Blowen, George B. Blowen, and Ella F. Blowen, his wife, have each been duly served with process more than 30 days before the filing of this bill, and they still failing to plead, answer, and demur, the bill is therefore taken for confessed as to them. Whereupon, after argument of counsel having been heard, the Court doth adjudge, order, and decree that the debt of $625 mentioned in the bill and proceeding constitutes a lien upon the house and lot in the bill and proceeding mentioned, and that the said house and lot be sold at public auction to the highest bidder on the terms hereinafter mentioned, and S. M. Bowman, trustee for Ella F. Blowen, a sum one for him shall, within 30 days after the return of this Court, pay to the plaintiff the sum of $25, with interest from the 29th day of August 1869. If S. M. Bowman, who is hereby appointed a Special Commissioner for the purpose, shall proceed to make sale of the house and lot in the bill and proceeding mentioned at public auction to the highest bidder on the following terms: enough to pay the costs of suit and sale, and the balance in four equal payments of six, nine, eighteen, and thirty-six months from day of sale; purchase going bond with approved personal security and releasing a lien on the property as additional security; but before making the sale the said Court shall advertise for four succeeding weeks in one of the newspapers published in the town of Norwood, the time, place, and terms of sale.

The said Court, before receiving any money under this decree shall give bond in the penalty of $1500 with personal security before the return of this Court, conditioned as the law directs.

Ordered that the Court be adjourned till tomorrow morning 9 o'clock.

John Trump
At a Court continued and held in Rockingham County, on Wednesday, the 24th November 1869.

Present J. John Frank, David Allen, John Lewis, Adam Watt, and J. F. Frank.

On motion of Jacob M. Dirth, and it appearing that he was, by virtue of the Court made at its former term in the year 1869, released from the payment of $225 Revenue, erroneously assessed against him and that he was charged with the payment of forty per cent thereof for County purposes, it is ordered that he be exonerated from the payment of $112.50, erroneously assessed against him as a County levy.

J. F. Manzey and with will annexed of Christian Ayer.

Pet

S P. Cheaney

A D. Deneal trustee of Lucinda Acosta.

Def

On the motion of the defendant by counsel, leave is given him to file their answers to the plaintiff's Bill within ten days from this date.

John Pence adm.

Pet

J. W. Ingebelt

S sale to Whitlow

Def

On motion and for reasons appearing to the Court it is ordered that this cause be continued until the next term at the suit of the defendant.

Frank Whitlow

Pet

In debt upon Attachment

J. J. Frank

Def

This day came the parties by their attorneys, and Samuel Frank, the plaintiff, upon his attachment sworn in the cause, being sworn, said that he is entitled to the defendant J. J. Frank in the sum of $96.25, with legal interest thereon from the 18th day of August 1865 till paid, but that said sum of money has not yet been paid.

Therefore it is considered by the Court that the plaintiff be awarded against the said Samuel Frank, guardian of the sum of $96.25 with legal interest thereon from the 18th day of August 1865 till paid, and order to be sued as such.
The DNA of heredity is the genetic material that is passed from one generation to the next. It contains the instructions for the development, growth, and functioning of organisms. DNA is packaged into chromosomes, which are found in the nuclei of cells.

Inheritance is the transmission of genetic traits from parents to offspring. It is determined by the combination of alleles that are present in the gametes (sperm and eggs) produced by the parents. Each individual inherits one allele for each gene from each parent, resulting in a unique combination of traits.

Human DNA consists of 23 pairs of chromosomes, with 1 pair being the sex chromosomes (XX or XY). The other 22 pairs are called autosomes. Each chromosome contains thousands of genes, which are the basic units of heredity.

The process of meiosis, which involves the separation and recombination of chromosomes, is crucial for genetic variation. During fertilization, the sperm and egg combine, resulting in a new individual with a unique set of chromosomes.

In summary, the process of heredity is governed by the laws of genetics, which describe how traits are passed from parents to offspring. These laws help us understand the patterns of inheritance and predict the likelihood of certain traits appearing in future generations.
24 Nov. 1869.

21st Nov. 1869

John P. Brock

Pet. 

Saml. Channey

Def.

I. M. Lane & Co.

Our motion of the plaintiff, the Sheriff of this County, is appointed a Receiver to take charge of the partnership lumber and effects of the firm, and to sell the same and to collect all debts due the firm of Brock, Aches & Lane.

And the same is referred to a Commissioner of this Court to settle the partnership account of said firm and report the same to this Court with any matter he may deem pertinent, or any of the parties may require.

Geo. M. Naushaugan

Pet. 

Saml. Channey

Def.

The day came the parties by their attorneys and thereupon came a jury. Among the jurors, were:

Mr. Chamberlain: A. M. McGee, T. A. Lawn, W. P. Eaton, H. C. Peck, E. B. Whaley, E. S. Smith, J. W. Music, R. S. McCall, J. H. Paine, J. T. Paine, E. S. Dow, and E. W. Riker. It was agreed that the jury retire and return the verdict, and then the court to speak when the jury joined upon their oaths to say that the same were so

[Further text is not legible due to handwriting and paper quality]
First for the plaintiff and after his attorneys at $400,
with interest from the 30th day of May 1867 till paid. Subject to
a credit of $200 as of the 3rd of July 1867 and a
further credit of $100 paid, Oct. 17th of February 1868
Next. On the trial of this cause, the defendant by their attorney excepted
to an opinion of the Court given upon the said trial, and tenders their
bill of exceptions, which was receiving signed and sealed by the Court,
and ordered to be made a part of the record in the said cause.

Francis Mayhew

William Pellet

This day came the parties by their
attorneys and the same day a jury, to sit: The same day as
in the case of Geo. W. Hahnberger & George Fawcett and others, who
being elected, tried and sworn, the truth to speak upon the issues join-
ed, were adjourned until to-morrow morning at 9 o'clock.

Ordered, that the Court be adjourned until to-morrow morning
at 9 o'clock.

John Flinn
25 Nov 1869
At a Court Continued and held for Rockingham County, on Thursday, the 25th November 1869

Present: John Fink, David Benev, C. F. Shank, Justice
John Louis and Wm. A. Martin

James Mayho, et al as

This day came again the parties by their attorneys, and the jury sworn in this cause at yesterday appeared in Court agreeably to arrangement, and having fully heard the evidence in the cause upon their oaths do say that "We the jury, find for the plaintiff, and against the defendant, the sum of eighty dollars. Therefore it is considered by the Court that the plaintiff recover against the defendant, eighty dollars, the damages by the said James in his verdict ascertainment, with legal interest thereon, from the 25th November 1869 till July and the Court, by her order her said in this behalf judging

At the instance of O.B. Steding, sheriff of this County, James Steele is permitted to qualify as his deputy, and thereupon took the several oaths prescribed by law.

M'r S. McAuliffe, Pet

John Schu, et al

Ella J. Kelner, Purtue, John Defts

This day came the parties by their attorneys, and on motion of the defendant, the decree decided in this cause at a former day of this term is set aside, and leave is granted the defendant to file their answer, which is accordingly done.

V. W. Lamb, Pet

William Barrie, Deft

This day came the parties by their attorneys and another part, requiring a jury to execute the verdict of jury, which has been awarded in this cause, the Court, after hearing the evidence, adjudged the plaintiff damages of $50 with interest thereon from the 25th day of May 1867 till now. Therefore it is considered by the Court that the plaintiff recover against the
Defendantandscape with Cape entered herein from the 1st day of May 1864, until now since his cost—by him about this kind in this behalf offended.

In debt.

In debt.

The suit is dismissed in the motion, and at the defendant's costs.

John F. Barlow

It is agreed, and by consent, it is ordered that the following decree be entered, to take effect as of the 25th day of August 1869, of having been agreed that this decree ought to have been entered then, and which by mistake was omitted, to be

Injunction granted in this case restraining John F. Barlow and other defendants, the complainant and M. W. W. Railey, and William L. Sam, the defendants, and all the persons from entering premises of the Cumber at or about the river creek, and at the saw mill mentioned in the bill; and from collecting any moneys due for sawing, or for rendering in any way, with the Cumberland under the contract, let forth in the bill, or from collecting any moneys due for lumber, or by any person, henceforth, hence the sheriff of this county, with a felony offended a receiver for such purpose is directed to take charge of such lumber, cause the same subject to the further order of this court.
25 Nov. 1868

Injunction made in the above suit, against the defendant (John P. Beck and Paul Acker), or someone for them, shall have given bond in the penalty of $500, with ample security before the Clerk of this Court, with conditions to pay all damages and costs, as these be incurred in case the injunction be dissolved.


John Applegate & James A. Campbell, Defs.

This day came the parties by their attorneys, and the defendants by their attorney, having their plea by them pleaded, agree that judgment may be entered up against them for the amount of the plaintiff's demand and costs. Therefor it is considered by this Court that the plaintiff recover against the defendants, one hundred and forty-seven dollars, with interest, and is further granted to the plaintiff for costs and attorney's fees.

These Moors

Pet.

Edward S. Yancey

Def.

This Case is continued until the next term, and Samuel Long, and George Moors, the sureties, summoned to appear at this term as witnesses for the plaintiff, being amicably called, and not appearing, their rules are awarded against them, returnable to the next term for costs

Desick Pennybacker

Pet.

William Winder

Def.

This day came the parties by their attorneys, and thereafter came a jury, to wit:

Capt. A. S. Huffman, Charles Beene, James Beene, William Beene, Thomas S. Bozeman, John Beene, Sallie Beene, A. N. Beene, Mrs. A. S. Campbell, S. W. Beene, and T. L. Beene, and having fully heard the evidence in the case, when their votes are two that the jury finds that the defendant unlawfully took...
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WAS UNAVAILABLE AT THE TIME OF IMAGING
PAGE # 278

WAS UNAVAILABLE AT THE TIME OF IMAGING
Hold the house and let described in the summons, from the plaintiff. Therefore it is considered by the court that the plaintiff recovers of the defendant the possession of the premises described in the summons, and his costs by him in his behalf appended.

Thomas &c., Settle, agents of A. R. Barbee, Plaintiff.

D. Pennybacker, Defendant.

This day came the plaintiff by their attorney, and the defendant by his attorney, and agreed that judgment may be entered against him, for forty dollars, part of the debt in the declaration mentioned with legal interest thereon, from the 1st day of January, 1862, till paid. Therefore it is considered by the court that the plaintiff recovers against the defendant forty dollars with interest thereon, from the 1st day of January, 1862, till paid, and his costs by him in this behalf incurred. And the said defendant, as to the balance of said debt, is entitled to payment, to which the plaintiff, by counsel, replied generally. Therefore the decree of the court as to the balance of said debt is affirmed, excepting set-off, and there given the said defendant to file an statement, showing the nature of the offsets which he claims to have and the several items thereof.

A. J. Williams, Plaintiff.

Edward S. Ransley, Defendant.

This day came the plaintiff by their attorney and thereupon came a jury, to wit, the same jury as in the case of Pennybacker against Smith, the defendant having been joined, and having heard the evidence on the cause, upon their oaths, as say, that he the jury as aforesaid for this defendant. Therefore it is considered by the court that the plaintiff is entitled to take nothing, and that the defendant recovers of the plaintiff his costs by him in this behalf expended.
The court doth certify, that John W. Blackburn, who wishes to obtain a license to practice law in the courts of this Commonwealth, is a man of honesty, fidelity, and good demeanor, that he is of the age of 21 years and upwards, and has resided in this county, this last twelve months.

S. W. Cunningham

Pet.

In support:

J. B. Bean, Plaintiff in error.

This day came the parties by their attorneys and another party appearing in pursuance of their causes, to the court, and the matters of controversy between them. Thereupon the Court, after hearing the evidence in the cases, addressed the Plaintiff; damages at seventeen dollars, and allowed interest thereon from the 25th day of December, 1864, to date, and, as it is therefore considered by the court, that the Plaintiff recovers against the said Defendant, seventeen dollars, with legal interest thereon, from the 25th day of December, 1864, on all his costs by him in this behalf recovered to be taxed to the credit of the goods and chattels of the said Defendant, hence to come to the hands of the Defendant to be administered.

Samuel McMillan w. Joseph W. Walker

In defendant

Elizabeth Thomas w. H. M. Wallace

In debt

George B. Allison w. B. B. Arnold

In debt

Henry Jordan w. M. M. Dow

In support

Nathan Hukawye w. James M. Hor

In support

John Stovall w. John Miller et al

In defendant

These cases are continued to the next session.

Memphis H. Crook w. P. M. Yale's account in defendant

Walter W. Mace w. P. Haring

In debt

Willie W. Redden w. L. B. Bowers

In debt

These cases are continued to the next sessions.

John A. Lawakach

At

S. H. Allinough, late sheriff of Rockingham County. This day came the parties by their attorneys, who being fully heard, it is considered by the
Court, that the defendant he paid $20, for the use of the said Jonas A. Lovenbach, for not returning, according to law, an execution issued out of the court by the plaintiff against Abraham Loomes, which it appears, was ordered to Mr. W. R. Reffer, the defendant's deputy, to execute; and also that the plaintiff sues against the defendant for costs by him in this behalf expended.

 Jonas A. Lovenbach

To S. R. Allebaugh, late sheriff of Rockingham County

This day came the parties by their attorneys, who being fully heard, it is considered by the court that the defendant he paid $20, for the use of the said Jonas A. Lovenbach, for not returning, according to law, an execution issued out of the court by the plaintiff against James Messick and William Messick, which it appears, was delivered to Mr. W. R. Reffer, his deputy, to execute; and also that the plaintiff sues against the defendant for costs by him in this behalf expended.

 Jonas A. Lovenbach

To S. R. Allebaugh, late sheriff of Rockingham County

This day came the parties by their attorneys, who being fully heard, it is considered by the court that the defendant he paid $20, for the use of the said Jonas A. Lovenbach, for not returning, according to law, an execution issued out of the court by the plaintiff against Robert A. May and Franklin
25 Nov '69 Laidley, which it appears was delivered to W.T. Roddy his deputy to execute; and that the plaintiff recover against the defendant his costs in this behalf expended.

Ordered that the Court be adjourned till tomorrow morning 9 o'Clock.

John Frank
At a Court continued and held for Rockingham County on Friday, the 26th November 1869.

Present: John Pruck, David Graham, C.F. Shank, Justices

John Law & Wm. M. Madden

Judge

Hugh B. Lilly

Pet. & in support

R. A. Sigmonwhite

Def. & in opposition

This Cause is continued until the next term on the motion made of the defendants' costs.


The defendants this day appeared in Court and moved to vacate the decree herebefore rendered in this Cause, on the 10th day of September 1867, upon the ground that the decree was rendered on the bill being granted, and that there is error in said decree, which this Court has a right to correct on motion, after reasonable notice. And the plaintiffs appearing and acknowledging the sufficiency of the notice the Court, after argument by counsel, not deeming there is any error in said decree or proceedings, refused to correct the same, and gave that the proceeding be entered on the record of this Court.

J. B. Ayres Co. v. Samuel Baily.

Pet. & in debt.

This day came the parties by their Attorneys, and thereupon came a jury, from John Swann, W.0. Peters, Silas Phillips, A. G. Groome, E. A. Beebe, W. A. Buffum, S. B. Ballance, J. A. B. Ballance, Joseph Olive, Melchior Sumner, Robert Sumner, J. H. Whipple, and James B. Sartin who being elected, tried and sworn the truth to speak what they have joined upon their oaths to say, that the jury found for the plaintiff thirty-three dollars with interest thereon from the 17th day of March 1866 till paid.

Therefore it is considered by the Court that the plaintiffs recover against the defendant $33 with legal interest thereon from the 17th day of March 1866 till paid, and that costs be taxed in this behalf expended.
26 Nov 1869

John Abbeaugt and a Adam Rains
No. 23557

William Fuller
Joseph S. Logan
J. M. Spunkel

These causes are continued until the next term.

Silas Needles

J. H. Wheeler

This day came the parties by their attorneys and the defendant by his attorneys, making their appearance, which was in behalf of the plaintiff, and on the defendant's demand the court. Therefore it is considered by the court that the plaintiff recovered against the defendant, for $65.00 with interest from 17th day of January, 1869, and costs by him in this behalf expended.

J. W. Shawlavar

Pet

J. H. Leggett and others, Defendants

This day came the parties by their attorneys and the defendant by his attorneys, making their appearance, which was in behalf of the plaintiff, and on the defendant's demand the court. Therefore it is considered by the court that the plaintiff recovered against the defendant, for $65.00 with interest from 17th day of January, 1869, and costs by him in this behalf expended.

Solomon Kengric

Pet

George Rolle

This day came the parties by their attorneys and therefore came a jury, to wit: James L. Lovadiner, J. H. Botelho, A. M. Martin, John W. Johnson, Joseph Shue, E. A. Stuffer, A. M. Lawrence, A. L. Brown, Robert Shawalter, John Grant, Melvin C. Brahma, and A. L. Mudge, who being elected and sworn, the court to speak upon the issue joined, the plaintiff was coloumly called but failed to come, wherefore the plaintiff is non suant and ordered to pay to the defendant five dollars damages as criminal to law, and costs by the said defendant about...
his defense extended

Joseph Brill & co. v. H. E. Sipe

This cause is continued on the motion and at the defendant's cost.

M. J. Giltner

Pet

Joseph H. Johnson

Def

Def

John A. Druse

Pet & in debt

John A. Frehly

Def.

In debt

This day came the parties by their attorneys and the defendant, by his attorney, raising the plea by

him pleaded, agrees that judgment may be entered

up against him for the amount of the plaintiff's demand

and the costs. Therefore considered by the court, that the

plaintiff recovers against the defendant two hundred and eighty

dollars, with legal interest thereon from the first day of January

1867, until paid, and the costs to him about this suit in

the behalf aforesaid, subject to the following credits to wit.

by fifteen dollars as at April Court, 1867, by four dollars as of

the day of October, 1867.

John B. Kegley, executor of Henry Singer, coc't Pet

In debt

Sarah Blank

left 60

The day came the parties by their attorneys, and thereon


Simpson, C. A. B. Huffman, W. G. Birenman, W. G. B. Hartly, who being

elected, tried, and referred the truth to speak upon the issues

joined, were adjourned until tomorrow morning at nine o'clock.

Ordered, that the court be adjourned until tomorrow morning at

nine o'clock.

John Truett
27 Nov. 1869. At a County Court continued and held for the County of Rockingham on Saturday, the 27th day of November 1869

Present: John Funk, David D.Sc, and J. Shumack, Justices

& F. Mason and John Loux

George T. Smith, in his own right, and as administrator of George Smith, dec'd

Plt

against

Sarah J. Smith and William A. Smith, dec'd

In Chancery

This cause came on to be heard this 27th day of November 1869, upon the bill of plaintiff filed, and the answer of the defendant, Sarah J. Smith, and the cause was argued by counsel, upon consideration whereof the Court did adjudge, order, and decree that the cause be referred to a commissioner of the Court, for the purpose of taking depositions, with a view to ascertaining whether or not it is to the interest of all parties to this cause to have a sale of the property mentioned in this bill, and further to take an account of the indebtedness of any of the estate of George Smith, dec'd to the complainants, George T. Smith, dec'd, &c. And cause to give the defendant time to file his answer to complainant's bill in person, as well as by guardian ad litem

J. W. McKay

Plt

against

G. B. Bryant

In Chancery

The complainants this day filed their bill, and on the motion of complainants, it was ordered to restrain the defendant and all other persons from any further proceeding to enforce a judgment of Rockingham County Court, rendered at its last August term, in favor of the defendant against the complainants for the sum of $175.16, interest and costs.

But this injunction is not to take effect until the complainants or one of them or some one for them shall execute before the Clerk of this Court in the Office Bond with good security in the penalty of $200 (200) hundred dollars, conditioned as prescribed by law.

George T. Garrett, who has been commissioned a Notary Public for the County of Rockingham this day entered, into bond in the sum of $500 conditioned as the Law directs and with L. J. Kimball as his Security who justified as to his sufficiency, and thereupon the said Garrett took the
the same oath, prescribed by law.

It is ordered that Philander Herring be allowed the sum of eighteen dollars to be paid out of the next County Levy for his services as one of the committee of the Court for his days in the year 1863, the same having been omitted in the former term of this Court.

Henry Fiodman

Add

E. W. Picken, Jr.

Def

Upon a warrant

On the motion of the defendant, the cause which has been removed from before a justice of the peace, to this Court, is ordered to be placed on the Bond Calendar.

George Kin

Pet

In debt upon an attachment

Henny Miller

Def

This day came the parties by their attorneys, and it appearing that Abraham Harker and Henry Daily, who were summoned as garnishees in this cause, are indebted to the defendant Henny Miller in the sum of $60 with interest thereon from the 1st January, 1866 till paid. Therefore it is considered by the Court that the plaintiff recover against the said Abraham Harker and Henry Daily the sum of six dollars with interest thereon from the 1st January 1866 till paid.

John R. Foggler executor of Henry Miller

Pet

In debt

Ezra Black

Def

This day came again the parties by their attorneys, and the jury seemed to try the cause on Monday, appeared in Court agreeable to adjournment, and having fully heard the evidence and not agreeing in their verdict. Thereupon, by consent of the parties, by their attorneys a new term was ordered and the cause continued until the next term.

On the motion of Joseph Fancher, guardian of Charles Nicholas, and for order of day appears appearing to the Court, he is permitted to resign his said guardianship, thereupon his funds as such guardian are hereby revoked and annulled.
On Motion and for reasons appearing to the Court, it is ordered that the cause be dismissed and on like motion leave is granted the plaintiff to withdraw the bond upon which the suit is brought, upon leaving an attested copy thereof in the paper of the cause.

Pownall & Pownall

John C. Bailey

In debt

This day cause the parties by their attorneys. Therefore, the defendant by counsel filed an affidavit setting forth that he has a substantial defense in the cause, and moved the Court to set aside the office judgment in the cause upon pleading payment, to which affidavit the plaintiff by counsel demurred in writing, and the Court pronouncing said demurrer, the defendant by counsel pleaded payment, to which the plaintiff by counsel replied generally. Whereupon the office judgment in the cause is set aside and the trial of the issue deferred until the next term, and leave is given the defendant to file special pleas herein, and a statement setting the nature of the effect which he desires to prove and the several items thereof.

Timothy Lutton & Co., Receiver

Harvey Royster, Receiver

George Burtis

Robert Meade

James M. Smith

T. W. N. Scott

George Reeder

Robert Moore

J. W. Harman

Michael Hulen

John H. Henry

W. M. Street

Henry Wood

A. B. Stenger

James D. Edgar

A. J. Sprinkle

R. T. Huffman

This day cause the parties by their attorneys who plead a "Non Assumpsit," to which the plaintiff by their attorneys replied generally. It is ordered by the Court that the office judgment in these causes be set aside and the trial of the issues deferred until the next term.
J. H. Brown's Executor.  

John R. Smalls  

Def. § In a bankrupt

This day came the parties by their Attorney  

and, on the motion of the defendant, by his Attorney, who pleaded, "Not guilty", to which the Plaintiff, by Counsel, replied generally. It is ordered by the Court that the office judgment in this cause be set aside and the head of the issue deferred until next term. And leave is given the said defendant to file a statement showing the nature of the offset, which he desires to prove, and the several items thereof.

George Riser,  

David Shank  

In a bankrupt

Albert Hammett  

Jacob R. Manzy  

In debt

Martha J. McCall  

Jacob Relyer  

In case

John Rents  

A Newcomer  

In debt

Samuel Bailey  

Riley Ammentree  

In debt

These causes are dismissed by demurrers of the plaintiffs by their Attorney.

Isaac Maggy  

Sam Brunt  

In Tenor

Reed Moore  

Robert Laidly  

In a bankrupt

Nicholas See  

Jackson Rymes  

In case

Mary Remy  

Mary Butler  

In case

Herbert Remy  

James  

In case

This day came the parties by their Attorney  

and, on the motion of the defendant, by their Attorney, who pleaded "Not guilty", to which the Plaintiff, by Counsel, replied generally. It is ordered by the Court that the office judgment in these causes be set aside and the head of the issues deferred until next term.

W. Edwin Land of  

Def. § In debt

O. E. Kicey  

This day came the parties by their Attorney  

and, on the motion of the defendant, by his Attorney, who pleaded "Not guilty", to which the Plaintiff, by Counsel, replied generally. It is ordered by the Court that the office judgment in this cause be set aside and the head of the issue deferred until next term. And leave is given the defendant to file a special plea herein, and a statement showing the nature of the offset, which he desires to prove, and the several items thereof.
27 Nov. 1869

R. M. Kyley et al. vs. William Sandy

In debt

John Bates vs. Stephen Ammon et al.

In debt

Jacob Ammon vs. same

In debt

Coffman et al. vs. Buffy

Alex Logan, in debt

This day came the parties by their

Attorneys, and on the motion of the defendants, by their

Attorneys, who pleaded "payment" to which the plaintiff

by counsel replied generally, it is ordered by the Court
that the office judgments in these causes be set aside,
and the trial of the issues deferred until the next term.

And leave is given said defendants to file special pleas
therein.

John Konya

Pet S. In case

Mary Beam, in favor of

Def.

This day came the parties by their

Attorneys, and on the motion of the defendants, by their

Attorneys, who pleaded "payment" to which the plaintiff

by counsel replied generally, it is ordered by the Court
that the office judgments in these causes be set aside,
and the trial of the issues deferred until the next term.

And leave is given said defendants to file special pleas
therein.

A. Lewis et al. vs. Andrews J. Blohman

In debt

Nally et al. vs. Pellet Rogers

In debt

Alex R. Harris et al. vs. Peter Logan

In debt

This day came the parties by their

Attorneys, and on the motion of the defendants, by their

Attorneys, who pleaded "payment" to which the plaintiff

by counsel replied generally, it is ordered by the Court
that the office judgments in these causes be set aside,
and the trial of the issues deferred until the next term.

And leave is given said defendants to file special pleas
therein.

John Beam vs. Wm. Minnick

In Covenuct

John Konya vs. John Stickel, in case

This day came the parties by their

Attorneys, and on the motion of the defendants, by their

Attorneys, who pleaded "Covenant performed & Covenant not
broken" to which the plaintiff, by counsel replied generally,
it is ordered by the Court that the office judgments in
these causes be set aside, and the trial of the issues
deferred until the next term.
This day came the parties by their attorneys, and on the motion of the defendants, by counsel, who pleaded "non est factum," to which the plaintiff, by counsel, replied generally, it is ordered that the office judgment in the cause be set aside and the trial of the issue deferred until the next term.

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This day came the parties by their attorneys, and on the motion of the defendants, by counsel, who pleaded "non est factum," to which the plaintiff, by counsel, replied generally, it is ordered that the office judgment in the cause be set aside and the trial of the issue deferred until the next term.

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This day came the parties by their attorneys, and on the motion of the defendants, by counsel, who pleaded "non est factum," to which the plaintiff, by counsel, replied generally, it is ordered that the office judgment in the cause be set aside and the trial of the issue deferred until the next term.

---

This day came the parties by their attorneys, and on the motion of the defendants, by counsel, who pleaded "non est factum," to which the plaintiff, by counsel, replied generally, it is ordered that the office judgment in the cause be set aside and the trial of the issue deferred until the next term.
Present the defendant administratrix
in debt

Michael Armstrong

Asst.

This day came the parties by their attorneys

for the defendant, by his attorney, alleging that judgment may
be entered against him for amount of the principal debt, the
costs, and interest. Therefore it is considered by the Court
that the plaintiff recover against the said defendant
29

The debt in the declaration mentioned
with legal interest on
from the 28th day of April 1862
and from that time to the
balance thereof from January 16, 1862,
and the court by him in his behalf is paid. Subject to a court
of four dollars and seventy-five cents as of 27 November 1862.

Plaintiff

vs

Albert Long

Defendant

This day came the parties by their attorneys

for the defendant, by counsel, filed an affidavit
saying that he had a substantial defense in the
case, and moved the court to set aside the
judgment in his favor and defer the trial of the issue
when pleading, pay him to which affidavit by the plaintiff,
by counsel, says it is insufficient in law, therefore the
said demurrer being argued, it is considered by the Court
that the same be overruled. And therefore the defendant,
by counsel pleaded judgment in favor of the plaintiff,
by counsel, repudiated generally. Therefore the order of the
judgment in this case to set aside and the trial of the issue
defered until the next term. And leave is given the said
defendant to file a special plea herein and a statement
showing the nature of the offset, which he desires to prove
and the several items thereof.

William Cranford, ad

vs

in debt

B. A. Patterson, ad

in debt

This day came the parties by their attorneys

and for consent of the parties by their attorneys. It is considered
by the Court that the plaintiff recover against the defendant
the sum of four dollars and seventy-five cents, with legal interest thereon.
from the fifth day of November, 1866, till paid, and his costs by
him, in the behalf, excepted subject to the following debts, to
be seven hundred and ninety-five dollars and ninety-two
cents as
of the 27th of September, 1866, and by one hundred dollars
as of the 1st of December, 1866, until paid—-to be levied of the
goods and chattels of the defendant when they shall come into
the hands of the defendant to be administered.

George Axley

Plaintiff

In Case

James Alexander

Defendant

This day came the plaintiff by his attorney,
and by consent of the parties, by their attorney, seven jurors
were selected to try the issue in this cause, and thereupon
came a jury, viz: W. H. Hoffman, J. B. Gorder, J. W. Barnes,
J. D. Martin, Henry Balkham, Henry Bellender, and A. B. Deady,
who being elected, tried and found the truth to show
when the ipel joined, and having heard the evidence in
the cause, retired from the bar to consider of their ver-
dict, and after some time returned into court, and upon
their oaths, do say that, "he, the jury found for the
Plaintiff, and assess his damages at eighty dollars, and
seven ninety cents, payable in specie or its equivalent, with interest
thereon from the 20th day of January, 1866, till paid."

Ordered that the Court be adjourned till Monday morning at 9
o'clock

John Snell
At a County Court continued and held for the County of Rockingham on Monday the 29th November 1869

Present: John Hunt, Mr. A. Martin, John Smart and J. Smart

John Loun

Timothy Dunlin

Pl

The River Bridge Company

Def

The cause is dismissed, being as agreed by the parties, by their attorneys.

The last will and testament of Henry Hamberger, deceased, was this day produced into Court, and being duly proved by the affidavits of J. A. Delia, and R. A. Bitter, the executors named therein, was查明 proved to be executed.

And on the motion of Adam C. Bear, who made oath and together with John Belby, his security, (who testified) entered into and acknowledged a bond in the penalty of $2,000, conditioned as the law directs—certificate is granted to said Adam C. Bear for obtaining letters of administration, with the will annexed, in the estate of the said Henry Hamberger, deceased, in due form. And Robert A. Bitter, J. A. Delia, and William R. Vaynac, being sworn, are appointed to appraise the estate of the said deceased and make report.

J. G. Butler

Pl

Upon an annuity

Martha J. Shando, Exec of E. A. Shando, deceased

Def

The said Martha J. Shando, executrix of E. A. Shando, deceased, by her attorneys, and St. Organ and A. B. Offinger (built by A. St. Organ as their owner) to appear. The cause was referred for arbitration, this day returned their award, which is ordered to be entered as the judgment of this Court. Therefore it is ordered by the Court that the defendant, Martha J. Shando, executrix of E. A. Shando, deceased, recover against Thomas J. Butler the sum of $300 dollars and fifty cents, and enter receipt thereof from the 1st day of April, 1867, till paid, and her costs by her in this behalf expended, to be hired to one of the suits of the said defendant in his hands to the common fund.

John Morton

Pl

In case

Mary Brown, assigns of

Def

This day came etc. parties by their attorneys
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WAS UNAVAILABLE

AT THE TIME

OF IMAGING
PAGE # 296

WAS UNAVAILABLE

AT THE TIME

OF IMAGING
and on motion of the defendant, by her attorneys, who pleaded a non-appearance and statute of limitations, to which the plaintiff, by counsel replied generally, it is ordered by the Court that the office judgment on the same be set aside, and the trial of the issue defined until next term, and lead is given to the said defendant to file special pleas herein, with a statement showing the nature of the offsets, which he desires to prove, and the several items thereof.

Lloyd v. Fruea v. Reuben Bumpus
Carroll v. Sanders v. Peter Kendall, Jr.
J. W. Black v. 1st W. H. Hardman
W. W. Kline v. Same
W. E. Peters v. W. H. Robert Sheidt
James v. Clephane v. J. H. McFadd
H. H. Kent v. W. Howard v. Compton
John Shaver, adverse v. John Bowman, Jr.
Henry A. Shaver v. W. H. Andrews
John Young v. J. A. Reed
Aug. Ambrose v. A. A. Schofield
S. W. Reed v. Samuel Boudreaux
A. A. Shaver v. Joseph Ruhleer
New, 3. B. Hichman v. John Shaver
W. H. Peters v. W. H. Lea
Joseph Sanger, adverse v. John W. Palmer
W. B. Finney v. M. L. Lee
" Same v. Same
Jackson Rump v. Same
J. D. Brown v. W. W. Holt v. Same
H. A. Moseley v. W. H. Van Bent
W. H. Shafter v. John Ronty
Daniel Bowman, adverse, v. Levi Shaver
Christian Reed v. Peter Patel, Jr.
J. K. Hogan v. J. A. Hoffman
J. A. Greenback v. S. A. Hoffman v. C
These cases are continued until the next term.

Emmanuel Lobo v. W. E. Strump v. &
Jonas A. Keller v. J. P. Peters
Catherine Strump v. J. A. Taylor
Dana, D. B. v. Thomas H. Hite
Maurice & Allen v. Gabriel Hites, adverse
Jacob H. Sprowl v. 1st W. H. Sprowl
These cases are continued until the next term, on the motion, and at the defendant's costs.
29 Nov 1869

John Lunda, admt.
vs.
W. S. Kennedy &
Joseph Bills admt.
vs.
Henry K. Ips

This cause are continued until the next term, on
the motion, and at the costs of the defendant.

Jacob Wakens (for the use of T. J. Bills, deceased)
vs.
Isaac Whiren & A. R. Whiren

This day came the parties by their attorneys
and the defendant by his attorney, moving this plea by ten,
present agrees that judgment may be entered against
for the amount of the bond above which this suit was
brought to be paid in the gold and silver coin of the United
States and the costs of the suit. Therefore it is consi-
cered by the court that the plaintiff recovers of the defendant
five hundred dollars, with interest at the rate from the twen-
ty-seventh day of October, 1866, the said suit, to be paid in gold and
silver coin of the United States—subject to a credit of
one hundred and eighty dollars as of the 1st day of
January 1869.

W. S. Bought for:
vs.
Isaac Johnson

This cause is continued until the next term.

Geo Hicen
vs.
John B. Jacobs

This day came the parties by their attorneys.

And, by consent of the said parties, it is considered by the
court that the plaintiff recovers against the defendant, the
sum of thirty-five dollars and fifty-two cents, with interest
thereon from the 23rd day of July, 1867, till paid, being the
debt in the declaration mentioned, with the interest as afo-
above, and $500 costs by him recovered, subject to the follow-
ing orders, terms, by five dollars as of the 26th of September,
1868, by three dollars, as of the second day of January, 1869;
by fifteen dollars, as of the 10th of September 1869, and
by ten dollars on or before the 30th day of October 1869 to be paid.

It is ordered that the order hereinbefore made, committing the estate of David Miller, deceased, to the Sheriff of Rockingham County, be revoked, and that Sam Miller be permitted to qualify as administrator. Therefore, in the matter of the estate of Sam Miller, the made a part, and together with J. T. Bullen, his surety (who jointly entered into an acknowledged bond, in the penalty of $1000 conditioned as the law directs), certificate is granted to said Sam Miller for obtaining letters of administration in the estate of the said David Miller in the form. And John B. Allen, Taylor, B. B. Barbour, and John Huffman, or any three of them, being sworn, are appointed to appear in the estate of said David Miller and to make return.

Mr. P. Penthouse & A. M. Price, late partners, doing business under the name of T. N. Miller & Price, per an agreement, as to the said.

This day came the parties by their attorney, and the defendant, by his attorney, making his plea by him, and defendant, agreed that judgment may be entered in favor of the plaintiff herein, for the amount of the plaintiff's demand, and costs. Therefore it is confirmed by the Court that the plaintiff recover against the defendant the sum of ninety-five dollars and twenty-five cents, with legal interest thereon, from the 30th day of May 1869, and costs, and this Court is about to pay the same, if this behalf expended.

G. S. Hewitt

Joseph J. Johnson

This cause is arrived by direction of the plaintiff attorney.

McAlister against

In Chancery

This cause came on the 29th day November 1869, to be heard upon the bill and exhibits, filed therein, the cause of the Petitioner of the above to obtain an order of removal, being heard, the Court made and ordered and
acquiescence be dispensed from the docket of the court each party paying their own costs.

John Landes, as
us

In covenant.

In debt.

This day came the parties by their attorneys, and the defendants by their attorney, pleading, and the defendants not being able to perform and covenant, not broken, to which the plaintiff, by counsel, replied generally, and the cause is continued until the next term.

In debt.

Michael Shank, Jr., and
Christian Bentz, as

This day came the parties by their attorneys, and the defendants, by counsel, pleading their plea by them pleaded, and the amount of the plaintiff's demand, and the costs.

Hence, it is considered by the court, that the plaintiff, being against the said defendants, three thousand dollars, the debt in the declaration mentioned, with legal interest, from the 29th day of March, 1869, till paid, and the costs by him about his suit in this behalf expended.

Subject to a credit of one hundred and eighty dollars as of the 21st of July, 1869.

In debt.

Hull, Attorney.

vs

In debt.

Edward S. Geaney, Jr., as

This day came the parties by their attorneys, and the defendants, by their plea by them pleaded, and that judgment may be entered n/t against them for the amount of the plaintiff's demand, and costs.

And it is considered by the court, that the plaintiff, being against the said defendant, seventy-five dollars and ten dollars and three cents, and the costs, and the costs of the suit in this behalf expended.

vs
Henry Sulc and Mrs. Sulc admrs
of the late A. B.

In Alle

To

Mrs. J. D. Rice

This Day came the parties by their attorneys

and the defendants by their attorney, moving this plea by them

pleaded, and agree that judgment may be entered up against them

for the amount of the plaintiff's demand, and costs.

Therefore it is ordered by the Court that the plaintiff recover

against the defendants one hundred and fifty-five dollars

and fifty-five cents, the debt in the declaration mentioned,

with legal interest thereon from the 2d day of December 1869, till paid;

and costs by him, about his debt in this behalf extended.

Abraham Wexler

For

To

S. M. Good

This Day came the parties by their attorneys

and the defendant by his attorney, moving his plea by him filed, and agree that judgment may be entered up against him for the amount of the plaintiff's demand, and costs.

Therefore, it is ordered by the Court that the plaintiff recover against the said defendant, sixty-seven dollars and sixty-five cents, with legal interest thereon from the 2d day of December 1869, till paid; and costs by him, about his debt in this behalf extended.

Abraham Wexler

Sr

For

S. M. Good
29 Nov. 1867

Samuel S. Miller

Defendant

Joseph Holcomb

Petitioner

This day came the parties by their attorneys, and the defendant, by his attorney, wherein his plea by

them pleaded, agree that judgment may be entered up

against him for forty dollars with interest from the 1st

day February 1868 till paid, and the costs.

Therefore it is considered by the Court that the plaintiff

receives against the defendant forty dollars, with

interest, from the 1st day February 1868 till paid, and his costs by

him about his suit in this behalf expended.

John W. Jenkins

Defendant

Coffman & Bruffy

Petitioner

This day came the parties by their

attorneys, and the defendants, by counsel, wherein their plea by them pleaded, agree that judgment

may be entered up against them for the amount

of the plaintiff's demand and the costs.

Therefore it is considered by the Court that the

plaintiff receives against the said defendant $380.49

with interest thereon from the 15th day of August, 1868, till paid, and his costs by him about his suit in this behalf expended.
J. P. Lornbach

Pet

J. R. Altbough, late sheriff of the County of Rockingham

Def

Pet

the same—

Def

the same—

Def

the same—

Def

the same—

Def

the same—

Def

the same—

Def

the same—

Def

This day came the parties by their attorneys and on the Motion of the defendant by his attorney and for satisfactory reasons appearing to the Court, the judgment entered upon these parties at a former day during the present term, are set aside and the Causes continued until the next term.

Jacob A. Lornbach and J. R. Altbough and Pet

Adam Rader—Def

This day came the parties by their attorneys and thereupon came a Jury. Lewis C. LeMarre, J. P. Lornbach, Austin Witham, A. W. Bomire, James Bell, A. L. O'Brien, H. L. Brenner, J. A. B. Haffman, J. J. Bissell, J. W. Lornbach, Silas R. Kelsear, both being elected, bidd and sworn the truth to speak upon the issue joined and having partly heard the evidence in the cause were adjourned till tomorrow morning 9 O'clock.

A. W. Bunn's adm. for Pet

John Dunkel's nos. 5

Def

This day came the parties by their attorneys and the defendant by his attorney agreeing that judgment may be entered of an action here for $850, as found in the suit, on the declaration mentioned, with costs incurred, thereof from the 29th day of November, 1869, next past.

Therefore it is considered by the Court that the Plaintiff recover against the said defendant $850, a part of
29 Nov 1869

The debt in the declaration mentioned, with interest thereon from the 20th day of November 1869, till paid, and the costs by the true defendant, as to the balance of the debt pleaded "payment" to which the plaintiff, by counsel, replied generally, and the trial of the issue as to said balance, is deferred until next term, and leave given such defendant to file an affidavit showing the nature of the effect which he desires to prove and the several items thereof.

John Kornfelt
Pet. 3 in case

Mary Brown. Aurumonic, deft.

This day came the parties by their attorneys, and the defendant, by her attorney, alleging that the plaintiff resides out of this Commonwealth. On the motion of the said defendant, it is ordered that this suit be dismissed, unless security for the payment of such costs and damages as may be awarded to the defendant, and also of the fees which will become due to the officers of this court, be given with the Clerk within sixty days from this time.

Valentine Strader
Pet. 3 in adjourned

Ge. H. Berlin
Def. 3 in adjourned

Same order.

Ordered that the Court be adjourned till tomorrow morning 9 o'clock.

John [Name]
At a Court continued and held for Rockingham County on Tuesday the 30th day of November 1869.

Present: John Hunk, Mr. A. Maiden, Wm. A. Shank & Justices


In debt upon an attachment.

Samuel A. Saun.

The Plaintiff having obtained an attachment against the estate of the defendant who has privately removed out of this county, or so almost as to conceal himself from the service of the process of law, cannot be served upon him for debt of fifty dollars, with interest, due from the 25th day of April, in the year 1864, and the Sheriff of this County, having made return that he had served said attachment upon me, the Plaintiff, this day came the Plaintiff by his attorney, and the defendant, being duly called, and not appearing to reply to the same, it is considered by the Court, that the Plaintiff recover against the defendant, fifty dollars, with interest, due from the 25th day of April, 1864, and that the said debt be sued out, and the said defendant, and return and account of such debt to the proper Court.

James Rodgers, Mr. R. Rodgers, Robert Rodgers &

The Clerk, Rowland & Rowland, Marshal of the Court.

Pet. Rader & Elizabeth, his wife.

This day came the Plaintiff by his attorney, and it appearing that the defendant, Elizabeth Rader, formerly Elizabeth, is entitled to $22, which is due from the attachment in this cause from the sum of $22, which entered from the 6th November 1865. Therefore it is considered by the Court that the Plaintiff recover against the defendants Peter Rader and his wife Elizabeth, the sum of $22, with interest from the 6th November 1865.
30 Nov. 1869

Manuscript: Blackburn & Co. vs. the use of S. W. Blackburn

as Joshua Jennings

This day came the parties by their
Attorney, and the defendant, by counsel, pleaded
Non assumpsit to which the plaintiff, by counsel,
replied generally, therefore it is considered by the court
that the case be referred to the trial of the same, the trial
of the same deferred until next term.

Simeon A. Jennings

Def

Christopher H. Harrison

Def

This day came the parties by their attorneys
and another party appearing as an executor to the
estate which has been assigned in the cause, the
Court, after hearing the evidence, adjudged the plaintiff
damages at $186.00 with legal interest thereon from the
31st day of July, 1868. Therefore, it is considered
by the Court that the plaintiff recover against the said
defendant for One hundred and eighty-six dollars,
the damages adjudged, with interest, at ten per cent
from the 31st day of July, 1868. We have paid him
and his costs, by him about his suit in this behalf expended.

Henry Miller, executor, vs. Henry Miller

Defendant (who acts for Henry Harrison)

Def

Henry Harrison

This day came the Plaintiff by
his Attorney, and he having been
adjudged in the cause against Adam
R. Bear, as well as Henry Harrison, the defendant in
the cause, who has declined this suit since the institution
of this suit.

Polly Blackwell

Def

 unlawful detain.

Samuel Hall

This day came the parties by their
Attorneys and another party appearing as an executor to try this
case. In pursuance of the matters in controversy between them, to
the Court, therefore it is considered by the Court
that the Plaintiff recover of the defendant the
restitution.
of the premises mentioned in the summons, and his costs by
the about his suit in his behalf expended.

Jabez St. Cowan and John Allebaugh, 

Deft.

Adam Raw

This day came the parties by their Attorneys

and the jury sworn in the cause, on being by appointment

in Court assembled to adjournment, and having duly

heard the evidence in the cause, adjourned from the bar

to consider of their verdict, and after some time arrived

into Court and upon their oath, as signed

"We, the jury find for the plaintiff

Subject to a credit of

following:"

Solicitors, Debraugh and

Deft.

Solomon C. Debraugh and

Franklin Taylor, 

Defts.

This day came the parties by their Attorneys

and on the Motion of the defendant, by counsel (J. W. Freake) and

by consent of the parties, the cause abated as to the

and Henry Freake. And leave to quit the defendant

plaintiff to enforce the bond upon which the suit is

brought by leaving an allotted copy thereof in the paper

of the causes.

John Wooty

Deft.

Christian Lount

Deft.

This day came the parties by their

Attorneys. On the motion of the defendant, who pleaded

"Non apprumped" to which the plaintiff, by counsel, replied

generally. It is ordered by the court that the Office

judgment in this cause be set and the hand of the

defendant until the next term.
30 Nov. 1869

It is ordered that the following persons, having been allowed to appear, forfeit their respective names for their attendance and service as such at the present term:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. W. Seaman</td>
<td>$11.00</td>
</tr>
<tr>
<td>R. I. Saunders</td>
<td>9.00</td>
</tr>
<tr>
<td>A. T. Wilson</td>
<td>11.00</td>
</tr>
<tr>
<td>S. L. Holcomb</td>
<td>11.00</td>
</tr>
<tr>
<td>W. A. Baker</td>
<td>11.00</td>
</tr>
<tr>
<td>W. T. Linnaeus</td>
<td>12.00</td>
</tr>
<tr>
<td>J. G. B. Huffman</td>
<td>11.00</td>
</tr>
<tr>
<td>A. L. Mathys</td>
<td>11.00</td>
</tr>
<tr>
<td>M. Bussman</td>
<td>14.00</td>
</tr>
<tr>
<td>W. A. Linnaeus</td>
<td>14.00</td>
</tr>
<tr>
<td>A. E. O'Brien</td>
<td>14.00</td>
</tr>
<tr>
<td>John W. Weaver</td>
<td>10.00</td>
</tr>
<tr>
<td>A. M. Huffman</td>
<td>11.00</td>
</tr>
<tr>
<td>Joseph Shure</td>
<td>11.00</td>
</tr>
</tbody>
</table>

Ordered that any and all jurors who have been in attendance upon the present term of the Court, and who have failed to claim their attendance at this term, be allowed thirty days from the time in which to do so, before the Court of this Court.

Wathen E. Keilty, Commissioner of U. S. D. Keilty

Mathias Sonberg

This cause was this day heard, and for reasons appearing to the Court, said motion was dismissed, and it is therefore ordered that the defendant recover of the plaintiff his costs, by him in this behalf expended.

George Klein

James Alexander

This day came again the plaintiff by their Attorney, and the defendant, by his Attorney, each that judgment ought not to be given on the verdict in this cause, the verdict of the jury is too uncertain.

Whereupon the matters of law arising upon the said plea in arrest of judgment being argued, it seems to the Court that after the said record, judgment ought not to be
played for the cause assigned. Therefore it is considered by the Court that the Plaintiff recover against the defendants eighty dollars and seventy-five cents, payable in specie, or its equivalent, with interest thereon from the 25th day of January, 1866, at 6 per cent, and his costs by him about his own, and this be and is ordered.

Ordered that the Sheriff of this County summon the parties thereby to be at the next term of the Court to take into consideration the application of Wm. Meadville to revoke the Retail License of the said of this County.

Ordered that the Court be adjourned till the first day of the next term.

John Smith
A. Lindsay qualifies as Clerk of County Court Judge.
Appointed July 10, 1869 to act as Clerk to above date. See below this book, 1441-1446.