

Powell

Powell Jr.

In Chancery

Heard and decreed as per decree filed

Present John James Justice

Edward Wiford who stands charged with a felony by him committed in this County and within the jurisdiction of this Court, in this that in the said Edward Wiford, a free white person did on the sixteenth day of September in the year 1858 break and enter, in the night time, the livery stable or Store house of William M Beaton at Bagnall's Depot, in the County of Southampton, with intent to commit larceny, and that the said Wiford did commit larceny in this Court, that the said Wiford did feloniously and unlawfully steal, take and carry away a double barrel shot gun of the value of thirty dollars, the property of Edward Beaton and three dollars in Silver money of the value of three dollars, the property of William M Beaton was set to the bar in custody of the Sheriff of this County and the Court having heard the evidence are of opinion that a felony has been committed and that there is probable cause to charge the said Edward Wiford therewith doth remand him for trial before the Circuit Court of this County for the offence aforesaid of which he stands charged On the motion of the said Edward Wiford and the Court being of opinion that he is entitled to bail set in the sum of \$500. ^{in the sum of \$500} to answer and give account with security for his appearance before the said Circuit Court on the first day of the next Term of the said Court to stand his trial for the offence aforesaid with which he stands charged - And whereupon the said Edward Wiford is remanded to jail.

Ordered that the hands of the estate of James B Virginian at Williamson's place, do work on the road whereof Julian J Branch is Surveyor -

Bray Saunders a free white person who stands charged with a felony by him committed in this County and within the jurisdiction of this Court in this Court, that the said Bray Saunders did on the 1st day of October in the year 1858 feloniously, unlawfully and of his malice aforethought kill and murder Sarah Saunders by shooting her with a gun loaded with powder and shot or leaden balls was set to the bar in custody of the Sheriff of this County and the Court having heard the evidence are of opinion that a felony has been committed and that there is probable cause to charge the said Bray Saunders therewith do remand him for trial in the Circuit Court of this County therfor - and whereupon the said Bray Saunders is remanded to jail.

Be it remanded that Matthew Bates, here in Court witness before this Court doth remand to the Commonwealth of Virginia, in the sum of three hundred dollars of negroes and cattle and implements to be levied and to the use of the Commonwealth rendered. Yet upon this condition that of the said Matthew Bates shall personally appear before the judge of our Court of Southampton County at the Courthouse there on the first day of the next Term to give evidence in behalf of the Commonwealth against Bray Saunders who stands charged with felony and shall not depart without leave of the said Court then this recognizance to be void or else to remain in full force and virtue -

George G Briddle is appointed Surveyor of the road from middle neck bridge to Lightwood bridge in the room of J. T. W. Summerville esq. and it is ordered that the usual hands work thereon

For reasons appearing to the Court it is ordered that the Indenture binding ^{and they are hereby binding} Ainsworth Warren firs to Drury Potts be transferred to Rebene Potts according to law. Warren daughter of