

At a Special Term of the County Court of Southampton County, continued and held at the Courtroom thereof, on Tuesday, the 22<sup>d</sup> day of March, 1857.

Present,

James E. Deas, Presiding Justice, James Dillard, Thomas Linn, Rob<sup>t</sup> M. Dales, Justices.

Benjamin F. Vick Appellant }  
against }  
A. S. Phillips Appellee }  
for \$45.75 with interest thereon from the 21<sup>st</sup> day of February 1857, and \$1.53 of costs.

This day came the parties by their Attorneys who being fully heard & the Court having maturely considered the evidence adduced, it seems to the Court, that there is no error in the judgment aforesaid: Therefore it is considered that the same be affirmed and that the Appellee recover against the Appellant and Henry E. Stewart his surety the amount thereof together with ten per centum per annum damages thereon from the aforesaid 21<sup>st</sup> day of February 1857, full payment and his costs by him about his defence in this behalf expended.

On the Application of William F. Blunt to open a new road from Messenburgs Mill to Proctorway Depot & thence to the Cedar Cr. The Court doth appoint James D. Messenburg, William Edwards, John Moore & John Drake Viewers to view the ground and report to Court the conveniences (and inconveniences that will result as well to individuals as the public if such road shall be ~~as~~ as proposed (and especially whether any road, garden, orchard or any part thereof will in such case have to be taken.

# On the motion of John R. Rochelle being first that he is bound in this Court as security of John et al. Appellee in an administration of Nathaniel Simmons dec<sup>d</sup>. For reasons appearing to the Court it is ordered that this motion be continued until the next term.

The Commonwealth Plaintiff }  
against }  
James Brock and Rufus Sigler Defendants } Informa<sup>o</sup>n

1857  
1858  
1859  
1860  
1861  
1862

This day came as well the attorney for the Commonwealth as the Defendants by their attorney (and thereupon came a jury consisting of W<sup>m</sup> P. Harris, C. C. Magot, Milton Jones, John C. Riggs, H. T. Rutledge, Levi Stephenson, Jesse Chappell, Goodman E. Johnson, Godwin Parker, Thomas N. Riggs, Onis Moore, & Geo<sup>l</sup> W. Sperry who being selected by lot first and sworn the truth to speak upon the issue joined upon their oath returned a verdict in the following words: "We the jury find the Defendants guilty & assess the fine to one cent each." Therefore it is considered by the Court that the Commonwealth recover against the Defendants the sum assessed as aforesaid and the costs of this prosecution. And the said Defendants may be taken go.