

A. W. Stofflet, James O'Dowd, A. T. Chapman, B. L. Barnes, R. D. Bradburn & C. Harrell & James R. West who being deputed, tried and sworn the truth to speak upon the same found were but out of Court to consist of just verdict, and after sometime returned into Court and declared they could not agree in a verdict whereupon the said jury was adjourned till tomorrow morning ten o'clock.

By consent of parties the license granted Bay & Dick at April Term last to keep an Ordinary at Nor in this County till 30th April 1868 is transferred to S. Marshall according below. It appearing to the Court that the said Marshall is a man of good character and will probably keep a house orderly & useful and such as the law requires -

The Commissioners therefore appointed to let the building of a new bridge over Plover mill run this day made a report which is received and confirmed by the Court -

The Court directs to allow Bay & Co. £1000 the contractors for building a bridge over Plover at Chatsville, one hundred dollars in addition to the £1000 for which day undertaken to build the same -

This day Madison Lovr who alleges that he is aggrieved by a tax imposed upon him by Brishmore Commissioner of the revenue in the first district in this County in the year 1867, for Standing a Stallion, whereby the said Madison Lovr is obliged with a tax of twenty dollars for Standing the said Stallion, and therupon the said Madison Lovr moved the Court to remit the same from the payment of the said taxes so erroneously charged against him, which motion was defended by Mr. W. Cobb the attorney for the Commonwealth for said County, and the said Brishmore the Commissioner who made the aforesaid assessment was examined as a witness touching the application. And it appearing that application for relief against the aforesaid assessment was made on this day for the first time, and it appearing that the said Lovr owned a Stallion of small value which he kept at Work horse only. That he sometimes allowed the horse to put to mares for the accumulation of his neighbors, always saying that he made no charge for so doing - that they generally made a present to him of a barrel of Corn but that he never directed any one to pay him any thing, and it was always at their discretion to do so or not; that the said horse was put to only three mares within the last two years - all of which the Court certifies as facts proved upon the application aforesaid. On consideration whereof, and from such facts so proved, the Court is satisfied that the said Madison Lovr is innocently charged or obliged with the twenty dollars tax aforesaid. Whereupon it is ordered that the said Madison Lovr be remitted from the payment of the twenty dollars taxes so erroneously charged of just already paid and if paid, that it be refunded to him -

William Jones

Pff? In Case
of

E. L. Turner

The plaintiff not further prosecuting this suit it is ordered that the same be dismissed -

A. M. Arvis & others

Pff? Of Petitioners
of

W. A. Jones

This day this cause came on again to be heard on the papers formerly read and the report of Commissioner Shands made in pursuance of the order of this Term 1867 to which report there is no objection. On consideration whereof the Court confirming the said report doth adjudic order and decree, that Mr. A. Jones pay to A. M. Arvis the sum of \$50. to George Arvis the sum of \$50. to Albert Arvis the sum of \$50. to Thomas Arvis the sum of \$50. to George Arvis the sum of \$50 - to A. M. Arvis the sum of \$50. for their support & maintenance for the year 1867 in one half of said