

Gib	3.50
Sly	3.50
Jester	2.50
Hd	6.88

John Henderson/Barrett who stands indicted of larceny this day appeared in Court in due course of his recognizance and was set to answer in custody of the Sheriff of this County and being thus arraigned pleaded not guilty to the indictment. Whereupon came a jury trial of this cause - Qc. T. Camp, George Stephenson, Edwin Bradshaw, Mr. Justice H. C. Vaughan who being called according to law, struck and swor the truth of and upon the premises to speak and having heard the evidence upon their oaths returned a verdict in these words to wit "We the jury find the prisoner guilty of grand larceny and ascertain the term of his imprisonment in the penitentiary to be five years". And therewithal it being demanded of the said Henderson/Barrett if any thing for himself he has or knows to say why the Court which should not now pronounce his final sentence judgment against him according to law and nothing being offered or alleged in delay of judgment it is considered by the Court that the said Henderson/Barrett be imprisoned in the penitentiary of this Commonwealth for the term of five years, the time by the jurors in their verdict ascertained. And it is ordered that the Sheriff of this County do as soon as possible after the adjournment of this Court remove and safely convey the said Henderson/Barrett from his jail of this County to the said Penitentiary there to kept informed and treated in the manner directed by law. And therewithal the said Henderson/Barrett is remanded to jail.

Ordered that the account of Samuel Kello Sheriff of this County amounting to thirty dollars be certified to the Auditor of Public Accounts for his examination and payment.

On the petition of Elizabeth Moore & Hamblet Moore minors by James St. Barnes their guardian this day filed - The Court doth adjudge, order and decree that one of the bonds issued in chancery of this Court ascertain whether the said minors are incapable of physical labor and are dependent for support upon certain debts due to them, the collection of which is stayed by an act of the General Assembly of Virginia commonly called the Stay Law, what amount is necessary for their support each of them separately after paying the same upon their debts notably. Stating whether this paid judgement shall be paid, at once or in installments, and any other matter deemed pertinent to be stated by the said claimant in the premises. And report to this Court in order to a final decree.

Ordered that the account of Mr. W. Gott attorney for the Commonwealth for this County amounting to thirty dollars be certified to the Auditor of Public Accounts for his examination and payment.

At D. Proctor and J. S. Proctor who by an order made at the last Term of this Court at the instance of James St. Justkins were required to execute a new bond with security for their due and faithful administration of the estate of Henry L. Lawrence dec'd. This day paid the tenth but under the said order and therewith the said J. S. Proctor & Son's, as well as the said James St. Justkins by their attorney being fully advised the Court refuse to set aside the said order, From which former judgment of the said J. S. & J. B. Proctor, pronounced over against the said security in the sum of fifty dollars remaining according to law, which is heretofore owing to the said Justkins.

Ordered that the Court be adjourned till the Court in Session

At about the 20th of P