

shall not deposit against the bond of the said bond.

The Court appoints David Cook Guardian of Susan Barnet, daughter of Mary Barnet, and through the said David Cook and John M. Surly his Secretary, (both justly & in faith as to his suffering) entered into a recognizance of \$500 in the penalty of \$500 (with bond) according to law.

Ordered that the account of Henry S. Howard, Justice of this County, amounting to \$80, be certified to the Auditor of Public accounts, for his examination & payment.

Elizabeth Barnet, Margaret Howell & Therese Poper, who were summoned to appear here this day, as witnesses on behalf of the Commonwealth against John Arnold, were summoned called, but came not, therefore it is ordered that they be summoned to appear here on the first day after next term, to show cause, if they can, why they should not be fined for the said contempt.

In the Matter of Thomas Ridley

against
James B. Ricks & Jesse B. Ricks

This day came the Plaintiff by his attorney, and by appearing to the Court, that the said Defendants had had legal notice of this return, they were solemnly called but came not, therefore it is considered of the Court that the Plaintiff recover against the Defendants the hundred & twenty Dollars (being so much equal to the interest for two years on the bond of \$1000, principal debt due by them together with Robert Ricks, by bond made the 18th day of July 1857, and payable on demand) with interest thereon from this day, well paid, and his Costs by him in this behalf expended.

Abner Edward Deane, Justice

John Arnold, who stands ~~summoned~~ bound by his recognizance, entered into the next term of this Court, for his appearance here on this day, against the Commonwealth of a certain felony of which he stands charged. This day appeared in Court in discharge of his recognizance, and through the Secretary of the said John Arnold, he did attend to enter into a new recognizance, himself to be bound in the sum of \$100 with good security in the next term of the hundred Dollars, for his present appearance before this Court on the first day of the next term to answer the Commonwealth of the felony for which he stands charged, in that he did on the 10th day of December 1857, in the said County, enter the dwelling house of one Mary Spence, then late and feloniously did break and enter with intent to steal the goods & chattels of the said Mary Spence, in the said dwelling house, then and there being found, feloniously to steal, take and carry away and remove of articles or books of the value of fifty cents of the goods and chattels of the said Mary