

Commonwealth and the said Defendants with the consent of the attorney for the Commonwealth confess judgment for the sum of one cent each. Therefore it is
 considered by the Court that the Commonwealth recovers against these Defendants one
 cent each and the costs of the prosecution.

Def. 16.50
Suff. 2.40
Law 5.00
Total 12.90

Andrew Stevens who stands Indictor of Housebreaking appeared in Court on discharge of his recognizance entered into before William Edward Becker, a Justice of the County and was set to the bar in custody of the Sheriff of the County. Having arraigned, pleaded Not guilty to the Indictment, whereupon came a jury to wit, Calvin Cartwright, John Lewis, Alonzo Clayton, George Williams, Dennis Butler, Peter M. Edwards, Frederick Johnson, Jacob S. Pease, Murdoch Stephen, John Reed, R. W. Clayton, & John Williams the being sworn tried & found the tract of and upon the premises to Specter, upon whom Oath was taken a Verdict in these words, "We the Jury find the Plaintiff Andrew Stevens, not guilty," and thereupon proclamation being made as the manner is, and nothing further appearing or being alleged against the said Andrew Stevens. It is ordered that he be discharged from his recognizance.

William Blake who stands Indictor of Housebreaking appeared in Court on discharge of his recognizance entered into before William D. Parker, a Justice of the Peace of this County and was set to the bar in custody of the Sheriff of this County, having arraigned, pleaded Not guilty to the Indictment, whereupon came a Jury to wit, George Williams, Moses Gaynor, M. S. Stephen, John S. Hurlbut, W. B. Lander, Benj. Lawyer, John P. Westbrook, James G. Long, James T. Hill, Amos S. Pipe, Deacon E. Williams & F. S. Harris, the being sworn tried & found the tract of and upon the premises to Specter, and having heard the evidence upon their Oath do say, "We the Jury find the Defendant William Blake Not Guilty" and proclamation being made as the manner is, and nothing further appearing or being alleged against the said William Blake. It is ordered that he be discharged from his recognizance.

David W. Nickerson

Suff. } In Sess.
Lift. }

John Henderson & Jonathan Darden

Lift. }

The parties Plaintiff & Defendants consenting & agreeing that the Trial be gone in this case should be over, and that the same be tried by a Juror by the County, and thereupon this cause came on to be heard, upon the evidence & upon proof of the facts, that the Counterf[ac]t upon which this action is founded, was made & executed with reference to Confederate States Treasury Notes as a Standard of Value, in the amount whereof it is considered by the Court that the Plaintiff recovers against the Defendants Eight Dollars up to interest thereon from the 35th of December 1864, a bill paid and his costs by him about his suit in this behalf expended.

David W. Nickerson

Suff. } In Sess.
Lift. }

John Loring & James J. Smith