

alleged sum damaged at Eighty Seven \$700, with interest from 1st day of Jan'y. 1868".
Therefore it is considered by the Court that the Plaintiff's recovery against the Defendant eighty
seven dollars & thirty seven cents, the damages agreed as aforesaid with legal interest thereon
from the 1st day of January 1868, full paid and then costs by third about their suit in this
behalf unprovided.

John Roville who stands indicted for Counterfeiting appears at Court in discharge of his recognizance
entered into at the last Term Show of this Court, and was set to the Bar in custody of the Sheriff
of this County, thereupon arraigned and pleads Not guilty to the Indictment. Whereupon Comes
a jury to A.D. Singelton, Esq; George Vaughan, John B. Higgins, John St. Griffins,
John C. Vaughan, George D. Stephenson, Miller E. Stephenson, William H. Boston, Moses Higgins,
W. L. Berry, Joseph H. Dardur and George W. Meeks, who being elected, tried and found,
the Court to make upon the premises to speak, and hearing thereof the evidence, upon their
oath do say, that the Jury find the prisoner guilty and ascertain the terms of his imprisonment
and in the Penitentiary to be two years, and Herewithal it being demanded of the said
John Roville, if any thing for himself he had to say, why the Court have sent
not me present to pronounced 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 John Roville
be confined in the Penitentiary for the term of two years, the Period
by the Juries in their verdict ascertain'd. And it is Ordred that the Sheriff of this County
do as soon as possible after the adjournment of this Court remove and safely convey
the said John Roville from the jail of this County to the said Penitentiary therein to be kept
imprisoned and treated in the Manner directed by law. And thereupon the said John Roville
is remanded to jail. -

The Commonwealth

against
the wife

Peff

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Upon a presentation

Defendant by his attorney says he is not guilty in the charge & found as in the present
suit against him is alleged and of this he puts himself upon the Country and the attorney
prosecuting for the Commonwealth likewise, and thereupon comes a jury to act.
Richard A. Somes, Joseph S. Crumpkin, David W. Fletcher, John W. Lelane, W.
Atkinson, James Butler, Augustus Crumpkin, John G. Kelly, C. A. H. Steffensmeier, Dennis
Lamoreau, John P. Carpenter & Benjamin F. Knobley, who being called back and sworn to
testify upon the issue joined upon their oaths return to the Defendant in these words,
"We say you the Defendant guilty and upon the fine we order. Therefore it is ordered
by the Court that the Commonwealth recover against the Defendant one cent, the fine
affixed as aforesaid and the cost of this prosecution."

William Bailey who stands Indictor of felony was this day again solemnly called
but came not, whereupon the Sheriff of this County made return upon the court of
Sessions awarded against the said William Bailey at the last Court held in this County
1885, that at the County Court of Darlington held on the third Monday in April 1888,
the said William Bailey was demanded the first time, and did not appear; that at
the County Court held at the Crown Inn afterwards on the third Monday in May 1888, the
said William Bailey was demanded the second time and did not appear; that at the
County Court held at the Crown Inn afterwards on the third Monday in June 1888,
the said William Bailey was demanded the third time and did not appear,