

Walter Ford is appointed Sheriff in Chancery in this Court in the place of John
 Skindell removed from Office, and therefore he qualified by taking the oaths required
 by law

For reasons appearing to the Court, It is ordered that the Consens of the poor
 of this County do bind according to law to William C. Adams, Wm. C.
 Gardner, a poor boy, aged at this time seven years, until he shall attain
 the age of twenty two years. And it is ordered that the said William C.
 Adams pay to the said William C. Gardner, the sum of \$50. at the
 age of 21 years, and that the said Consens of the poor take from the
 said William C. Adams, such ample good Security for the punctual
 payment of said sum.

Two Deeds who stand Indicted of house-breaking & he stand & now trial
 was awarded at Merits Court last - This day appeared in Court in
 discharge of his recognizances, and was again sent to the Court in custody
 of the Sheriff of this County. Whereupon came a Jury to wit,
 Allen Cohen, Geo. St. Gardner, Moses Spurr, D. W. Lewis, David M. Stoughton, D. M.
 Burns, Henry Ferguson, David A. Thomas, Salsbitch Lewis, David Whitehead,
 Edwin Brewster & John J. Furrow, who being sworn the Court up & upon
 the promises he speaks & having heard the evidence, upon their Oath do
 say, that the said Two Deeds is guilty of house-breaking, in manner
 form as in the Indictments against him is alleged, & they award the
 term of his imprisonment in the County Jail for (30) thirty days -
 And it being demanded of him if anything for himself he had to plead
 he says, that the Court heard his judgment & awarded against him of out
 upon the promises showed his parents, he said he had nothing to
 plead he had before said. Therefore it is considered by the Court that he
 be confined in the Jail of this County for the period of thirty
 days the period by the Jurors in their verdict awarded, & there
 upon he was remanded to Jail.

William A. Dublin

against

Thos. H. Wagoner & William Wagoner,

The Defendants Thos. H. Wagoner having had adjudged & awarded the said
 is dismissed as he law -

Diff. 2

Diff.

Henry Furrow

against

Jordan Harris

As the Parties of the Defendants by his attorney who pleads and
 appears & set off to which the Plaintiff replies generally
 the judgments obtained in the Office against him in all cases.

Diff. 2

In case

Diff.

The Court upon writ granted of Compulsory to pay him at the rate of \$150.00
 a year to keep the Mercantile Society for the City of this County from
 the 1st day of September to the last day of December 1847