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on motion of the attorney for the Commonwealth the Rule aforesaid against the defendants is made absolute and leave is given him to file an information upon the presentments against the defendants, and thereupon the said attorney (defending) the said presentments as an information it is ordered that the defendants be summoned at the first day of the next quarterly term to answer the same.

Defenders having obtained an attachment against the goods and chattels of Peterson Ivey who has privately run and absconded out of this County or privately absconds and conceals himself so that the ordinary process of law cannot be served upon him, for Thirteen dollars, due by account, and the Constable having made return of said Attachment, that he had levied its one two sows and seven shotts of the goods and chattels of said Peterson Ivey - for reasons appearing to the Court the cause is continued till the next term.

Benjamin Dwyer late Sheriff of Southampton Comtd. of Thomas Harrison

against

Thomas Davis surviving executor of Richard Harrison and others.

The plaintiff this day filed his bill against the defendant, it is ordered that a subpoena be awarded against the defendant to answer the same returnable here to

Plff } In Chancery  
Def }  
f. 4.35

Philip Shales Barker & wife

against

Sam. Bowers Comtd. of Thos. Gray and

On the motion of the defendant, by his attorney who pleads non aequalitate, the act of limitations and no appt. to which several plead the plaintiff replies generally. The Judgment obtained against the defendant in the Clerk's office is set aside. And the defendant has leave to plead any other or further plea or pleas as he may see necessary to his defense. And the trial of the issues is referred until the next quarterly term.

Plff } In Case  
Def }  
f. 4.35

John Newton

against

Jeptha Newton

This day came the parties by their attorneys and thereupon came a Jury to wit, Mills A. Britt, Matthew Nick, William Joyner, Anthony M. Howell, John C. Turner, Griffin Williams, Henry R. Waterbury, James Gurley, Jacob Barrell, Mills Sumner, Randolph R. Gardner and Bennett Stephenson who being elected tried and sworn the truth to speak upon the issue joined upon them on the return of a verdict, in these words "We the Jury find for the defendant." Therefore it is considered by the Court that the plaintiff takes nothing by his bill but for his false claimants be in money due. And that the defendant go there of without say and recover against the said plaintiff the cost by him about his defense in this behalf expended.

Plff } In last  
Def }  
f. 4.35

A copy of the Register of Mary Ann Evans (fn) was examined & certified to be truly made.

Brown G. Barkham for Benj. Mayrich

against

Benjamin Dwyer Comtd. of Elizabeth Fort and

John Thorp

against

The same

On motion of the defendant by his attorney who pleads non aequalitate, in each of these cases, to which the plaintiff replies generally. The judgment obtained in the Clerk's office is set aside.

Mary B. Donagoe a widow of John Donagoe  
against

Plff } In last  
Def }  
Plff } In last  
Def }  
Plff } In last  
Def }

Ordered that Master John  
Gardner be sent to the  
Court and make report thereof  
as required to state.

Absent Samuel L.  
Mills Sumner

against  
Brynn Sumner

Plff } In last  
Def }