

This day came as well the attorney prosecuting for the Commonwealth as the defendant by their attorney and thereupon came a jury to wit William Griffin Fielding, I Mahone, Drew, James Harris, Charles W. Barham, Griffin Williams, Joseph Scott, Randolph R. Gardner, Solomon Johnson, Nathan Bradshaw, Josiah Manry, and Stephen Bradshaw, who being elected true and sworn the truth to speak upon the issue joined. Whereupon on the motion of the Defendants by their attorney and for reasons appearing to the Court it was ordered that the prosecution agreed and all the proceedings in the case discontinued and the jury be discharged.

On the motion of Edwards Bull, guardian of John W. Early, an infant under charge of twenty one years, who filed his bill in chancery against the said John W. Early, Littleton R. Edwards is assigned guardian to the said John W. Early to defend him in this suit, and general Commissioners are awarded the power to examine and take the depositions of either party to this cause, they giving each other legal notice of the time and place of meeting the said Commissioners.

The report of Samuel Westbrook's administration on David Westbrook Jr. estate made by Commissioner Cobb and the exceptions filed thereto by Awest Drew and wife and others came on to be heard and was argued by Counsel on both sides. On consideration whereof the Court sustaining the exceptions doth order that the report be recommitted to the Commissioner who made it with instructions to despatch the administration, the order of \$238.05 costs allowed as Commissioners in said report, and that the said Commissioner make report thereof to Court with any matters specially stated deemed pertinent by himself or which may be required to State.

Ordered that the Sheriff out of any contingent money in his hands pay unto Samuel B. Hines six dollars for his services as Surveyor of the road.

The Commonwealth

against

Abner L. Edwards

Upon an info.
Lft. J. JP

¶¶¶¶¶
This day came as well the attorney prosecuting for the Commonwealth as the defendant by his attorney and the defendant said he is not guilty in manner and form as in the information against him is alleged, and of this he putteth himself upon the County and the Attorney for the Commonwealth likewise and thereupon came a jury to wit, William Griffin Fielding, I Mahone, Awest Drew, James Harris, Charles W. Barham, Griffin Williams, Joseph Scott, Randolph R. Gardner, Josiah Manry, Joseph G. Counsel, Charles Nash, and Samuel A. Darlow who being elected true and sworn the truth to speak upon the issue joined upon their oaths returned a verdict in the following words to wit "We the jury find the defendant Edwards guilty and assess his fine to one cent." Therefore it is considered by the Court that the Commonwealth recover against the Defendant the sum one cent by the jury aforesaid, in form aforesaid agreed and the costs of this prosecution. And the said Defendant may be taken up.