

The Commonwealth
against
Solomon Johnson

} Upon an
Writ of Habeas Corpus

The same
against
The same

} Upon an
Writ of Habeas Corpus

The defendant by his attorney says he is not guilty in manner & form as in the information against him is alleged, and of this he puts himself upon the Country and the attorney for the Commonwealth likewise, and the trial of the issue are deferred till the next general Term.

The Commonwealth
against
Richmond Edwards & Orritt Edwards

} Upon an
Writ of Habeas Corpus

This day came as well the attorney prosecuting for the Commonwealth as the defendants by their attorney, and thereupon came a jury to wit Robert Ridley James N. Williams on John R. Chamberly William T. Gordon, Benjamin Newmy, Horace Macey, Odwin D. Wash, Josiah Mann, James James, Richard S. Donnell, Goodman G. Johnson & William Bowers who being elected tried and sworn the truth to speak upon the issue joined upon their oath returned a verdict in the words following to wit "We the jury find the defendants guilty and upon their fines at ten dollars each" Therefore it is considered by the Court that the Commonwealth recover against the defendants the sum of ten dollars each the fines aforesaid as aforesaid and the costs of the prosecution and the said defendants may be taken &c.

The Commonwealth
against
William Barkham & Edwin Waller

} Upon an
Writ of Habeas Corpus

This day came as well the attorney prosecuting for the Commonwealth as the defendants by their attorneys, and thereupon came a jury to wit Jeph S. Barkham, Lawrence Pope, James D. Westlake, Alfred B. Bittle, Odwin Williams, Richard Halecomb, Joseph Rogers, Samuel Kettle, Jeremiah Chappell, John Holland, John Hart & Thomas Munday who being elected tried and sworn the truth to speak upon the issue joined upon their oath returned a verdict in the words following to wit "We the jury find the defendant guilty and upon their fine to one cent each." Whereupon the motion of the defendant Waller (and for reasons appearing to the Court it is ordered that the said verdict be set aside as to the defendant Waller and a new trial is awarded him upon condition that he pay the costs of the trial had this Term, and thereupon the attorney prosecuting for the Commonwealth with the assent of the Court swith that he will not further prosecute against the said defendant Waller in the information aforesaid therefore it is ordered that the same be dismissed as to that defendant, therefore it is considered by the Court that the Commonwealth recover against the defendant Barkham the sum of one cent, the fine aforesaid as aforesaid, and the costs of this prosecution, and the said defendant Barkham may be taken &c.

l
d
: lat
of
- 80