

Expt.)

The defendant by his attorney doth he is not guilty in manner and form as in the presentment against him as alleged and of this he puts himself before the County and the attorney prosecuting for the Commonwealth attorney and the trial of the cause as defend till the next granding term.

The Commonwealth

against

Adam Coulings & Nathaniel Jones

Upon a Bill  
Dft. 3 Jy

18.20

Onf. of f. 3<sup>2</sup>

The defendant by their attorney severally day they are not guilty in manner and form as in the presentments against them as alleged and of this they put themselves before the County and the attorney and the attorney prosecuting for the Commonwealth attorney and thereupon comes a jury to try Benjamin Gray Spradley & Williams, Peter Vose, Richard Collyer, James Drake, Spradley, Jones, Amos Drury, C. C. Smith, Sarah Murray, Richard Brooks, Emanuel Helle, and Charles Peper who being elected did and sworn the truth to speak before the jury found upon their oaths returned a verdict on the following words to wit. "We the jury find the Defendants guilty and of five dollars damage each." Therefore it is ordered by the Court that the Commonwealth recover against the Defendants the sum of one hundred dollars of each as aforesaid and the costs of this presentment. And the said Defendants may be taken J.

Thomas W. Biddle

Jeff. { In Case

against

Henry Polkay and James E. Tolles' admr. of Alfred Mfg. co.

Aft.

15.00

Onf. of f.<sup>2</sup>

This day came the defendants by their attorney and the plaintiff with attorney called come not over as this just further prosecuted. Therefore on the motion of the Defendants it is ordered that this suit be dismissed and that the plaintiff pay to the Defendants five dollars damages according to law and their costs by them about their defense in this behalf expended.

Henry Hawthorne

Jeff. { In Case

against

Henry Polkay & James E. Tolles' admr. of Alfred Mfg. co.

Aft.

14.75

f. f. f. 3<sup>2</sup>

This day came the defendants by their attorney and the plaintiff with attorney called come not over as this just further prosecuted. Therefore on the motion of the Defendants it is ordered that this suit be dismissed and that the plaintiff pay to the Defendants five dollars damages according to law and their costs by them about their defense in this behalf expended.

John Elizurone

Jeff. { In Case

against

Benjamin Griffier late Sheriff of admr. of Charles Elizurone ad.

Aft.

15.33

Onf. of f.<sup>2</sup>

This day came the defendant by his attorney and the plaintiff with attorney called come not over as this just further prosecuted. Therefore on the motion of the Defendant it is ordered that this suit be dismissed and that the plaintiff pay to the Defendant five dollars damages according to law and his costs by him about his defense in this behalf expended.

Spradley Williams who was for the benefit of Benjamin Gray County Sheriff & Marshal of the state of N.Y. liable at Jeff. { In Debt.

against

Esq. John Evans exec'r of George Hines ad.

Aft.

The defendant in this suit is dead which is ordered to be entered on Record.