

Costs by them about their debt on the behalf of defendant. And the said defendant on attorney's fee

Baroness Bell who was at the call and for the benefit of John D. England

Off

against  
J. D. England

Off } See side

16 63

This day came the parties by their attorneys and the defendant withdrawing his former plea advancing the plaintiff's return. Therefore it is considered by the Court that the plaintiff recover against the defendant the sum of thirty two dollars twenty five cents with legal interest thereon from the 25 day of December 1852 till paid the debt and interest on the return as mentioned and his costs by him about his debt on the behalf of defendant. And the said defendant on attorney's fee. This judgment is to be considered for thirteen dollars & 75 cents per Dec 25 1852

The Commonwealth

against  
Samuel F. South of Edward C. Howe

Off } See no side

The defendant South by his attorney South he is not guilty in conscience and found as on the present indictment against him is alleged and of this he pleads himself upon the Country and the attorney for the Commonwealth likewise and the Court of the plea is deferred till the next Term

The Commonwealth

against  
William J. Jones and David Voth

Off } See no side

The defendants by their attorney say they are not guilty in conscience and found as on the present indictment there is alleged and of this they find themselves upon the Country and the attorney for the Commonwealth likewise and the Court of the plea is deferred till the next Term

Ordered that the Justice of this County be directed to the first day of the next Term to take into consideration the propriety of building a new or additional bridge across the said bridge Mill race.

The Commonwealth

against  
Samuel B. Jones

Off } See no side

This day came as well the attorney prosecuting for the Commonwealth as the defendant by his attorney and the parties came a jury to wit John B. Jones and eleven others who being sworn to true and honest service both to speak upon the plea granted upon their oath returned a verdict in the following words to wit "We the jury find for the defendant" Therefore it is considered by the Court that the Defendant go thereof without day

Henry J. Smith

against  
Wells Lane

Off } See side

The plaintiff not further prosecuting in the action of the Defendant by his attorney it is considered that this debt is discharged and that the plaintiff pay to the defendant five dollars damages according to law besides his costs.

The Commonwealth

against  
Wells Lane

This day came by their attorneys and by their attorneys

John Williams

against  
William J. Jones

On the 25 day of December 1852

W. J. Jones

against  
Samuel B. Jones

On the 25 day of December 1852

Ordered that

The writs be

Office for

March 1853

James D. Jones

against  
Edward H. Jones

This day came by their attorneys

and by their attorneys

and the attorney for

Elizabeth A.

against  
William M.

This day came by their attorneys

and by their attorneys

and the attorney for