

Davis Danell Esq. of Baltimore Row
against
Mills & Long Esq
The same
against
The same

Diff } In Debt
Difs }
Diff } In Debt
Difs }

On the motion of the Defendants by their attorney there was returned till the next quarterly Term. But their continuance are at the cost of the Defendants -

Thurgood Town who was summoned to appear here this day as a witness on behalf of the Commercials against Danell & Griffin was delinquently called but came not. Therefore it is ordered that he be summoned to appear here on the first day of the next quarterly Term to show cause, if any he can, why he should not be fined for his delinquency.

Abert Samuel Esq. Plaintiff Robert G. Griffin Esq.

The Commercials

against
Danell & Griffin and Patrick Branch

Diff } Upon an Assize
Difs }

This day came as well the attorney prosecuting for the Commercials as the Defendants by their attorney and therefore came a jury to wit George W. Spring, James Griffin, William R. Chapman, John Yates, William Griffin, Mills Sumner, Lechebur Long, John Pope, John A. Steele, David Stoddard, William Whiting and Parker Long who being elected, tried and sworn the truth to speak upon the issue joined and after hearing the evidence went of Court to consult of their verdict and after consultation returned into Court and declared they could not agree on a verdict. Whereupon George W. Spring out of the jurors advised was withdrawn and the rest of the jury from rendering their verdict discharged and the cause is returned till the next quarterly Term for a new trial to be had thereon.

John Pope

against
Hanning S. Smith administrator of Lewis W. Decker de'

Diff } In Debt
Difs }

120 20
3. s. p. f.

This day came the parties by their attorneys and therefore came a jury to wit William Chapman, William Magot, Josiah Murray, Richard W. Branch, John Spring, Danell & Griffin, Thurgood Town, Corwell T. Hill, John R. Spring, Benjamin Danell, Solomon Danell, and Henry Hill who being elected, tried and sworn the truth to speak upon the issue joined, returned a verdict as the following words to wit "We the jury find for the plaintiff and assess his damages at forty one dollars and fifty with interest thereon from the 22^d day of September 1822 till paid." Therefore it is awarded by the Court that the plaintiff recover against the defendant the damages aforesaid as aforesaid with interest thereon from the 22^d day of September 1822 till paid, and his costs by him about his suit on this behalf expended. To be levied of the goods and chattels of the defendant on the hands of the Defendant to be returned. And the said Defendant an attorney Esq.

On the motion of George W. Parker. Ordered that the Sheriff summon all the attorney Estates of this County to the first day of the next Term to take into consideration the propriety of allowing the said George W. Parker the sum of fifty dollars for keeping Henry Green free -

James Griffin is appointed manager of the road leading from the forks of the road near Watermill to Cabin Branch in the name of Robert G. Griffin. And it is ordered that the road be