

9/12/52

Def p. 55<sup>t</sup>

is alleged and of this be published timely upon the County and the Attorney for the Commonwealth and thereupon come a jury to wit. Solomon Brooks and eleven others who being sworn and sworn the Court to speak upon the facts joined upon them with returned a verdict in the following words to wit "We the jury find the defendant guilty and assess the fine one cent". Therefore it is considered by the Court that the Commonwealth recover against the defendant the sum of one cent fine as aforesaid and the costs of this prosecution. And the said Defendant may take his

Abraham Payman and John Carson Mechanics and partners trading under the firm name  
Style of Payman and Carson

Deft

Def p. 55<sup>t</sup>

against  
James St. Mauford

Def

9/14/52

Def p. 56<sup>t</sup>

On the motion of the defendant by his attorney who pleaded payment to which the plaintiff generally the judgment in the office is set aside and thereupon came a jury to wit Richard A. and eleven others who being sworn stated and sworn the truth to speak upon the facts joined upon them with returned a verdict in the following words to wit "We the jury find for the plaintiff and assess their damages to twenty eight dollars and forty eight cents". Therefore it is considered by the Court that the plaintiff recover against the defendant twenty eight dollars and forty eight cents the damages aforesaid as aforesaid and the costs by him about his suit in this behalf paid. And the said Defendant an attorney for

The Commonwealth

against

Edward Barnes, Setton Brooks and Allen Brooks

Def p. 56<sup>t</sup>

9/16/52

Def p. 55<sup>t</sup>

The defendants by their attorney say they are not guilty in manner and form as in the indictment against them is alleged and of this they put themselves upon the County and the Attorney for the Commonwealth likewise and thereupon come a jury to wit. Edward N. Hollins and eleven others who being sworn stated and sworn the Court to speak upon the facts joined upon them with returned a verdict in the following words to wit "We the jury find Allen Brooks & Son Co guilty and assess the fine one cent as costs and we find the Deft Barnes not guilty". Therefore it is considered by the Court that the Commonwealth recover against the Defendants Allen Brooks & Son Co the fine of each aforesaid as aforesaid and the costs of this prosecution to wit the Defendant Barnes it is considered by the Court that he go thence without day.

The Commonwealth

against

Solomon Clark, James Holt, Setton Whitehead & Orvis Atwells

Def p. 56<sup>t</sup>

The Attorney for the Commonwealth with the assent of the Court shall be with full power against the Defendants upon the presentment aforesaid. Therefore it is ordered that the same be dismissed.

The Commonwealth

against

James Clark

Def p. 56<sup>t</sup>

The defendant by his attorney shall be a not guilty in manner and form as in the indictment against him is alleged and of this be published timely upon the County and the Attorney for the Commonwealth and thereupon come a jury to wit. Solomon Clark and eleven others who being