

intends to remove his effects out of this State so that there will probably not be  
 clerical sufficient effects to satisfy the said Claim of Forty Dollars wher judgment  
 is obtained therefor should only the ordinary process of law be used to obtain such  
 judgment. And the said Justice having issued an attachment against the estate of  
 the said C. P. Anderson for the amount of the said Claim, and the Constable to whom  
 the said attachment was directed having made return that he had executed the  
 same by laying on and horse and buggy and one set of harness belonging to  
 the estate of C. P. Anderson found in the possession of T. J. Pentago and held taken  
 in belief of the same. This day came the plaintiff by their attorney and for reasons  
 d'circa to the Court the case is continued until the next term at the costs of the  
 plaintiff.

The Turners who stands bound by recognizance for his appearance here this day  
 intend before H. K. Peeler a Justice of the Peace in this County on the day  
 of August 1876, with Alias Wm. F. Day Peter Debach, Henry Thorne and  
 Willard Cook his securities, to answer the Commonwealth for and concerning a certain  
 felony, by him committed, in feloniously and belligerently entering the residence  
 of George D. Kindred and stealing the goods of the said George D. Kindred. Whereupon  
 the said Turner stand charged was solemnly called but came not. Whereupon  
 it is ordered that the writ of Scire Facias be awarded against the said Turner  
 and his said securities returnable here to the first day of the next term of this Court.

D. A. Hendley

against

John F. Bills

Plaintiff

} Dr. Deb't

Defendant

For reasons appearing to the Court this case is continued till the  
 next term at the cost of the plaintiff.

Bill Jordan, who stands indicted of felony was set to the bar in custody of the  
 jailor of this County and being thus arraigned pleaded not guilty to the indictment,  
 and a panel of twelve persons of the thirty six summoned by the Sheriff,  
 examined by the Court found for and qualified to serve as jurors according to law. Whereupon the accused generally challenged four  
 of the just and the remaining twelve, to wit: A. P. Conforti, Dr. P. Harrison,  
 J. P. Gilligan, J. A. Bishop, S. D. Whitley, J. P. Ridley, A. P. Edwards, Frank  
 Ridley, P. P. Whittlehead, Sam Vick, J. L. Gammie and J. D. Williams who  
 being elected tried and sworn the twelve of and upon the premises to speak  
 and having heard the evidence upon their oaths do say, "We jury find the  
 prisoner guilty and ascertain his term of imprisonment in the penitentiary to  
 be five years. And whereupon the prisoner is remanded to jail.

H. D. Kindred, P. F. McEvans and C. L. Vines here in Court severally acknowl-  
 edged themselves indebted to the Commonwealth of Virginia in the sum of one  
 hundred dollars each, of their several goods and chattels, lands and tenements to  
 be levied to the use of the Commonwealth, yet upon this condition, that if the  
 said H. D. Kindred, P. F. McEvans and C. L. Vines shall make their personal  
 appearance before the Judge of this Court on the next morning ten o'clock and  
 give such evidence as they add each of them know on behalf the Commonwealth  
 against Morrison Peale charged with felony and shall not depart there without  
 leave of the said Court, then the said recognizance to be void otherwise to remain.