

Challenged first of the juries and the remaining twelve by wit, Wm. H. Williams, John E. Ross,
 R. D. Head, Tolson Read, W. C. Bramble, H. K. Williams, John E. Ross,
 Charles Whittlesey, Rev. W. Steppenwolff, W. H. Steppenwolff, Charles Bryant, and
 A. G. Bradshaw, also being elected first and second the trust of not less
 than promises to speak and having heard the evidence upon their oaths do say
 "We the jury find the Prisoner guilty of Malicious Abuse & Rioting while in
 intent to charge in the Indictment, and upon the time of his imprisonment
 in the Penitentiary at One year. And it being demanded of the
 Prisoner if anything, he had or knew to say why the Court had given out his
 judgment against him according to law, and nothing being Offered or alleged as
 cause of Judgment, it is Ordered by the Court that the said William Bryant
 be imprisoned in the Penitentiary of this Commonwealth for the sum of One
 year the period by the jury in their Verdict ascertained. And it is
 Ordered that the Sheriff of this County do as soon as possible after the
 adjournment of this Courts reward and Safety carrying the said William Bryant
 from the jail of the Court, to the Institution of this Commonwealth where he
 be kept imprisoned, and treated in the Manner directed by law.
 And whereas the said William Bryant is remanded to jail.

\$5.00
 David M. Mervin a Justice of the Peace of this County, this day paid
 into Court to the Clerk thereof five dollars, five apiece against Wm. S.
 Lawton for a Misdemeanor by him committed.

The Commissioners appointed to let to the lowest bidder the
 Turnouts on the embankment on west side of Notchway River
 near Jerusalem this day made their report, which is
 approved & confirmed by the Court and ordered to be filed.

Ordered that the several accounts to wit: one in favor
 due and owing to J. P. Prince Attorney for the Commonwealth amounting
 to Twenty dollars & one in favor of Low A. Briggs, Jr. in
 amounting to Three dollars & eighty cents & one in favor
 of Jas. E. Debelle Treasurer amounting to to Two
 dollars be severally certified to the Auditor of
 Public Accounts for examination & payment.

Ordered that the Court be adjourned until the first
 day of the next Term -

G.W. Vaughan Judge

At a Court
 Court house

The Clerk
 admitted
 during a
 114. Code
 to the Court
 and is in the

Deed of
 Ridley do

Agreement

Waiting
 B.

Deed of
 wife