

Conveying Real
5. 1879.
1879 from
Brittle, con-
record

by 1879
J. A. Heath
to record

879 from
Conveying Real
9.

from Mr.
D. D. J. F.
Estate
79.

Let Blythe
of said
1879.

Blythe
said Blunt
1879.

Gillette
said Jones
1879.
See Jones
al. property
79.

In 1879 from
John in Court
15th 1879
between
A. Conveying
settled

returning, having
being filed

J. H. H. H. H.
St. Geo. and
County and have
and into Court w/
in bill:

An Indictment against Peter Corrilly for a Misdemeanor, "a true bill"
An Indictment against Geo. W. Harris, for a Misdemeanor, "a true bill" And the
said Grand Jury having nothing further to present, doth discharge.

L. A. Gray and John J. Dyer, Commissioners of the Revenue for District No 1 & 2
in this County this day made their report in accordance with the 8th Section of
Chapter 253 of the Acts of the General Assembly of Virginia, 1866 & 17th approved March,
8th 1877, which report is ordered to be filed.

The Grand Jury having returned the Indictment against Lewis Blunt, charged with
felony, "not a true bill," proclamation was made as the manner is, and nothing further
appearing or being alleged against him, it is Ordered that he be discharged
from his imprisonment.

Edwin Hines who stands indicted of felony was this day sent to the bar in custody of
the factor of this Court, and being thereof arraigned pleaded not guilty to the Indict-
ment, and the panel of twelve persons summoned by the Sheriff were examined by
the Court, found fit for all legal exceptions & qualified to serve as jurors accor-
ding to law. Whereupon the accused parametrizing Challenged four of the jurors, and
the remaining twelve, to wit, Boyd Gray, W. C. Hunter, J. C. Thompson, C. E. Story,
et al. J. G. Moore, J. W. Francis, Jerry Bradshaw, W. S. Whitehead, Septimus L. Coffey, R. J.
Whitney, J. S. Brinkley, J. C. Ferguson, who being elected, tried and seven of
them, of 4 upon the premises to speak, & having heard the evidence, upon their
Cust de say "No" the jury find the Prisoner guilty and for his punishment at fifty stripes,
twenty five of which to be delivered each day for two days. And it being demanded of the
Prisoner if anything he had or knew to say why the Court should not proceed
to pronounce judgment against him, according to law, and nothing offered or alleged
in delay of judgments it is Considered by the Court that the said Edwin Hines
receive fifty lashes on his bare back, which the sheriff of this County is directed to
cause to be inflicted upon him, twenty five of which to be delivered each day for
two days and that he stand to discharge from custody. And the said Edwin
Hines is remanded to jail, until the cost of this prosecution is paid, or he is dis-
charged by due course of law.

The Commonwealth

against
Samuel L. Story

For reasons appearing to the Court & upon the motion of the attorney for the
Commonwealth, this Case is Continued until the first day of the next term of
this Court, and the Persons James L. Story together with W. H. Bragg and Stuart
Harris his Secretary, acknowledged themselves to be indebted to the Commonwealth
of Virginia as follows; the said Samuel L. Story in the sum of \$100. Dollars
and the said W. H. Bragg & Stuart Harris in the like sum of fifty dollars, each
to be levied of their respective goods and chattels, lands and tenements for the use of
said Commonwealth, but to be void if the said Samuel L. Story shall make his
personal appearance in this Court on the first day of the next term thereof and
surrender himself in custody and not depart therefrom without leave of this Court.

The Commonwealth

against
Peter Corrilly

Jeff [Signature] Upon an Indict.
for a Misdemeanor
Dated [Signature]

Jeff [Signature] Upon an Indict.
ment for a Mis-
demeanor