

Manner directed by law. And whereupon the said Peter Edwards is remanded to jail.

Peter Edwards who stands indicted of felony was this day set to the bar in Court of the gaols of this Court, and being thereto arraigned pleaded not guilty to the indictment, and the panel of twelve persons summoned by the Sheriff; was examined by the Court, found few from all legal exception and qualified to serve as jurors according to law. Whereupon the accused promptly challenged four of the jurors, and the remaining twelve, to wit, J. F. Fox, A. G. Edwards, C. D. Bryant, G. E. Everett, W. R. Hart, J. T. Garon, W. E. Merrill, Robert Whelchel, C. M. Wheeler, G. E. Vick, G. L. Copeland, and W. D. Bardwell who being elected tried and sworn the trust of an Upon the premises to speak and having heard the evidence, upon their oaths do say "We the Jury find the Prisoner guilty, and for his confinement in the Penitentiary for three (3) years." And it being demanded of the Prisoner if anything for himself he had or had to say, why the Court should not now proceed to pronounced judgment against him according to law, and nothing being offered of alleged in delay of judgment, it is considered by the Court that the said Peter Edwards be imprisoned in the Penitentiary of this Commonwealth for the term of three years the period by the laws in their verdict ascended to Commonwealth and after the expiration of the term of his confinement under the same, and it is ordered that the Sheriff of this County do pay to the State Board of C. O. Williams as provided after the adjournment of this Court record and safely convey the said Peter Edwards from the jail of this Court to the Penitentiary of this Commonwealth, thence to be kept imprisoned and treated in the Manner directed by law. And whereupon the said Peter Edwards is remanded to jail.

#### The Commonwealth

against

Samuel G. Story

The Defendant by his attorney says he is not guilty, as in the indictment against him is alleged, & of this he puts himself upon the Country and the attorney for the Commonwealth likewise, & whereupon came a jury to wit, J. G. Hartley, R. B. James, Henry J. Witt, J. F. McClellan, E. M. Williams, H. K. Webb and D. H. Orth, T. deBordure, Wm. Beaty, J. W. Scott, James H. Devany, & James Vaughan, who being elected tried & sworn the trust to speak upon the issue joined, upon and having heard the evidence, upon their oaths do say, were sent out of Court to consult of their verdict, and after consultation returned into Court and declared that they could not agree in a verdict. Whereupon by consent of the attorney for the Commonwealth, and with the assent of the Court of J. Bellotti. One of the jurors avised he would withdraw and the rest of the jury from rendering a verdict and discharged, and the cause is continued until the 1<sup>st</sup> day of the October Term of this Court, for a new trial to be had thereon?

#### Martha Johnson

against

Wm. Gilliland

Appealed <sup>3</sup> On an appeal from a Judge of the Peace, received by the appellee against the appellant on the 1<sup>st</sup> day of April 1877. This day came the parties to the