

William Reynolds, Treasurer, Geo. W. Lawrence, Geo. D. Stephens,
 Samuel Wells, R. B. Jagers, J. H. Harris of C. C. Ferguson, and others
 appeared grand jury of Louisa for the body of this County, and
 having received their charge at the bar, and after deliberate retirement into
 Court, presented An Indictment against Isaac Green for Delinquency, "a true bill";
 An Indictment against Dwight C. Smith for Delinquency, "a true bill";
 An Indictment against Ed. Worsell, for Delinquency, "a true bill";
 An Indictment against William Turner, for Delinquency, "a true bill";
 An Indictment against Daniel Fisher for "Misdemeanor," "a true bill";
 An Indictment against Patrick Veitch for "Misdemeanor," "a true bill";
 An Indictment against Albert Davis, for "Misdemeanor," "a true bill";

Ed. Worsell was Stand indicted of felony, viz. that he did unlawfully
 take into the custody of the jail of this Court of Henry County, arrested, pleaded not guilty
 to the indictment, and a panel of sixteen persons of the county for his
 cause by the Sheriff was returned by the Court and found free from all
 legal exceptions, & qualified to serve as jurors according to law. Whereupon
 the accused spontaneously challenged part of the jurors, and the remaining
 twelve, to wit, John J. Pope, J. J. Drake, W. P. Parson, J. H. Carson,
 J. C. Sibbett, J. D. Sibbett, James Campbell, J. J. Jackson, J. W.
 Reddy, A. H. Cotton, W. O. Leigh and Williamson Neal, also
 being elected tried and sworn the jurats of said upon their promises to report,
 and having heard the evidence, upon their oath do say, "That the jury find the
 Prisoner guilty of Malicious Cutting and for his Term of imprisonment in
 the Penitentiary two years." And it being demanded of the Prisoner if
 anything for his defence he had to say, he said he had nothing to say. Whereupon
 the Court proceeded to pronounce judgment against him according to law, and
 nothing being offered or alleged in delay of judgment, it is considered
 by the Court that the said Ed. Worsell be imprisoned in the Penitentiary
 of this Commonwealth for the term of two years, the period by the
 jurats in their Verdict ascertained. And it is Ordered that the Sheriff
 of this County, do as soon as possible after the adjournment of this Court
 remove and safely convey the said Ed. Worsell, from the jail of this
 Court to the Penitentiary of this Commonwealth, therein to be kept
 imprisoned and treated in the manner prescribed by law.
 And thereupon the said Ed. Worsell is remanded to jail.

Isaac Green who Stand indicted of felony, was led to the bar in
 custody of the jailer of this Court, & on motion of the Attorney for the Prisoner
 the case is continued until the fourth day of the next term. Whereupon
 the said Isaac Green, moved the Court to be allowed to enter into
 recognizance with security for his appearance before this Court to answer
 for the said Offense, which motion the Court entertained and allowed the
 said Isaac Green to enter into recognizance himself in the sum of
 two hundred and fifty dollars, with sufficient security in the like
 sum of Two hundred & fifty dollars. And thereupon the said Isaac Green
 with John J. Pope, R. B. Jagers & J. H. Harris, being Jurats,
 (who qualified in Oath of their Sufficiency) had in Court law-
 fully and respectively acknowledged themselves to be indebted to the

Estates was
 in 1879.
 November 1879
 James D. Dondan
 S. Pops
 admitted
 79
 es B. Viek
 view of his
 of the General
 admitted
 1879
 1 of Nov. 1879.
 was convey
 to record
 Homestead
 arby of
 rd Nov. 15th 1879
 October 1879
 conveying
 d to record.
 1879, from
 Trustee,
 conveying
 the Enquire
 iage, and
 274 ply
 to record
 the Commission
 in the real
 disk Sign,
 and in copy.
 Ordered to
 Book and Copy
 to be as in
 the Commission
 done in the
 Thomas and
 cut's Office, D
 only is Confir
 uly the said
 would have
 signed