

X E. T. Drury, Esquire, T. J. Little, Henry J. Webb, W<sup>m</sup>. A. Haynes,  
S. Lewis, Lemuel J. Beale, & Edwin Williams, were sworn & sworn  
Grand Jury of August for the body of this County, and having received  
this charge, well advised, and after due time returned into Court and  
presented in Indictments against Geo. A. Holloman for Felony, &  
in Indictments against John Walters, for Felony, "A true bill".  
And the said grand jury hearing nothing further to present their charge.

X J. C. Gay & B. F. Applewhite Commissioners of the Revenue for District  
No. 142, in this County, this day made their Report, in accordance with  
the 8<sup>th</sup> Section of Chapter 183, of the Acts of the General Assembly of  
Virginia, 18th of April, approved March 30<sup>th</sup> 1867, Which Report is given  
to be filed.

X John Walters who stands indicted of felony was this day sent to  
be in Custody of the jailor of this Court, and being therof arraigned  
pleaded not guilty to the Indictment, and appearance of Justice  
person summoned by the Sheriff, and examined by the Court, found  
him free from all legal exceptions and qualified to stand as juror without  
being to be, whereupon the accused peremptorily challenged four of  
the jurors, and the remaining twelve, to act, M. L. Lamb, L. W.  
Stephens, W. H. Vaughan, R. W. Rainey, W. B. Farmer, Wm. J. Gray,  
J. G. Powell, J. B. Weston, G. W. Lawrence, C. C. Ferguson, Sam'l  
Ferguson of Thomas Whitehead, who being elected tried and found  
the truth of and agreed the premises to speak having heard the  
evidence, upon their parts do say, "We the Jury find the Plaintiff  
guilty, and for the punishment of the Plaintiff thirty Nine Stripes". And it  
being demanded of the Plaintiff if anything he has or knows or say  
why the Court send him out send proceed to pronounced judgment  
against him according to law, and when being requested offer'd to  
alleg'd in delay of judgment, it is Consider'd by the Court that the  
said John Walters receive thirty Nine stripes on his back  
which the Sheriff of this County is directed to cause to be inflicted  
upon him, and that he should be discharged from Custody.  
And the said John Walters is remanded to jail, until the cost of his  
prosecution is paid; or he is discharged by due course of law.

X / The Commonwealth

bill 1540 against  
Jeff 3.90 This day came in with the attorney for the Commonwealth as his  
W<sup>m</sup> 2.48 attorney, and whereupon came C. J. Burdick, M. C. Walter, P. W. Kitchen, C. H. Barnett, of the  
Law 5.00 T. J. Dukins, H. C. Hunter, J. J. Gray, W. J. Littleton, & J. T. Boyard  
11478 D. O. Hart, H. P. Warren, J. J. Gray, W. J. Littleton, & J. T. Boyard  
D. J. Goff. who being elected tried and found the truth to speak upon the  
same former, upon their parts do say, "We the Jury find again the  
Plaintiff guilty". Therefore it is Consider'd by the Court that  
the Commonwealth recover against the defendant five dollars plus  
and the costs of this prosecution.

The Grand Jury have  
Charged with the  
Manner is, and  
it is Ordered

X / The Commonwealth  
against  
Elliot Davis  
The Attorney for  
his wife and for  
apprised, it is

X / S. Lewis  
against  
T. J. Bishop  
of the Poor re  
Dec 1879 On  
appeared to  
the next Term

X / Opp. Side Mr. Mc Nease  
to the by a Commissioner  
Secty of the Commonwealth  
Court day of 1st Dec  
his Sufficiency  
presently to  
which end  
what also

X / The last Bill  
parts of Mr.  
Bishop's state

X / The last Bill  
by the Clerk of  
Shoreys & Carter

X / In the year  
of our Lord  
one thousand  
and six hundred  
and sixteen  
Sack Turnes  
I yet to come  
paid as great  
Dye, out of  
costs of the  
Court & the  
like

X / W. F. Farmer  
the approbation