

Powers of this County being returned "not found," on the request of the Attorney for the Commonwealth, it is Ordered that the work of present he undertaken against the said Defendant returned his \$10.

### The Commonwealth

against  
Belling Maelor

Petition for Indict.  
Writ for C.

Information

This day came as well the attorney for the Commonwealth, as the Defendant in his proper person, and was set to the bar before the Sheriff of this County, & thereupon cause was given to call, Richard Dally, C. S. Collier, West Bishop, Jordan, Eric Alford, James Beale, Tom King, John Morris, Tom Parker, George Whifford, John Gray, J. T. Sulter, & Gilbert Park to appear before the Court, who being elected tried & soon the Court to speak upon the issue given, and having heard the evidence upon their parts do say, that the jury find the Defendant Guilty & thereupon it being demanded of the Prisoner if anything he has or know to say why the Court should not send process & pronounced judgment against him according to law, & nothing being offered or alleged in delay of judgment, it is Considered by the Court that the said Belling Maelor receives twenty five stripes on his bare back, which the Sheriff of this County is directed to cause to be inflicted upon him, & also that he pay the Costs of this prosecution & that he stand to discharge from custody.

Copy of  
Sarah Bent  
to Auditor &  
Justic of the peace of  
Custody of the jailor of this County, & was set to the bar in  
presence of the Sheriff of this County, & being thereupon arraigned  
pleaded not guilty to the Indictment and a panel of twelve  
present Summons by the Sheriff were drawn by the Court, from  
four from all legal exception and qualified to serve as jurors  
according to law, thereupon the several persons being challenged  
for cause, and the remaining twelve to wit, J. W. Bryant, W. H.  
Stephens, John H. Pope, Lurivious Barrett, W. G. Bryant, P. T. Green,  
Ben Glick, Joseph Grayson, Stephen Hicks, Joseph, Gideon Hartman,  
Hodgson, & Henry Drayton, who being sworn took an Oath, the  
Court of law upon this promising to speak and having heard the  
evidence, report this Court do say, "The the jury find the Prisoner  
guilty of Unlawful cutting an affix his Name of imprisonment two  
days in Granthampton County jail, and fine him dollars."  
And it being demanded of the Prisoner if anything for himself  
he has or know to say why the Court should not now proceed 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 Richard Parker be imprisoned in the jail of  
this County one day, the period of the jury in their Verdict mentioned  
and that he pay the fine of two dollars & the Costs of this prosecution  
and that he stand to discharge from custody & give thereupon  
the said Richard Parker to remain in jail, there to remain  
until the fine & costs of this prosecution are paid.