

Friday September the 10th 1830

39

The Chairman for John White. Iff.

Joseph M. S. Rogers Iff. { Dots
Def.

This day came the parties by their attorneys and thereupon came a Jury to make
same as last mentioned who being empanelled and sworn to try the issues joined between the parties upon
their oaths do say they find all the issues in favour of the Plaintiff and ayspe his damage to be way
of braches thereof contained in the Plaintiff's declaration To five hundred and ten Dollars Seventy four
Cents of which five hundred Dollars is principal and causes Interest till paid Therefore it is considered
by the Court that the Plaintiff recover of the Defendants One thousand Dollars the debt in the obliga-
tion declared on mentioned but to be discharged by the payment of the damages aforesaid ayspe
by the jury ayspe in form aforesaid This Court by him in this behalf expends &c.

William Harris

Iff. { Test 2.6.77
Allen Harris Def.

This day the said thereupon came a Jury to make up the Plaintiff. Isaac Hart-
ford, Willm Parker, Rhode Bushley, Robert Brown, Wm G. Lawrence, Thomas & Lorraine
Samuel Woodard, Jefferson T. Williams, Thomas Peelle, and Thomas Delach who being empanelled
and sworn to try the issues joined between the parties upon their oaths do say they find all the
issues in favour of the Plaintiff and ayspe his damage to One dollar therefore it is considered by
the Court that the Plaintiff recover of the Defendant the Damages aforesaid ayspe as ayspe to
his costs by him in this behalf expends &c.

The State

William Thomas

Iff. { Indict for an Affray, (at the present Term trial &c.)

The Defendant in Custody of the Sheriff, being brought into Court, on motion is permitted
to take the oath prescribed by law for the relief of Insolvent debtors which was accordingly administered
and defendant discharged

Temperance Barnes

Iff. { Def.

Daniel Jones & Norman Branch Defs

This day came the parties by their attorneys and thereupon came a Jury to make
Jermiah Johnson, Isaac Hartford, Willm Parker, Rhode Bushley, Robert Brown, Wm
G. Lawrence, Hartnell Harding, Samuel Woodard, Jefferson T. Williams, Thomas Peelle, & Thomas
Delach, who being empanelled and sworn to try the issues joined between the parties upon their oaths
do say they find all the issues in favour of the Plaintiff and ayspe his damage to Eight dollars and
twenty Cents. Therefore it is considered by the Court that the Plaintiff recover of the Defendant Two
hundred Dollars the debt in the obligation declared on mentioned, the damages aforesaid and his
costs by him in this behalf expends &c.

John Barnes

Iff. { Dots
William Gay Def. { Dots

The Defendants attorney having withdrawn the plea in this case. Judgment by
the Court that the Plaintiff recover of the Defendants One hundred and twenty four Dollars Seventeen
Cents the debt in the obligation declared on mentioned with Interest thereon from the 17th day of
March 1830 till paid over his costs by him in this behalf expends &c.

Court, John Peelle, Nathl. T. Williams, Sherry Tiddal and Lewis Woodard Esqrs Justices
Silas Edwards is appointed Guardian to Melly Wheler, John A. Wheler, and Thomas J. Wheler ayspe
of David Wheler who entered into bonds in the penalty of Five thousand Dollars, with William
Gay and James Green Sureties.

Wednesday September 7 A.D. 1851.

The State of North Carolina

vs

Levi Burn, alias Levi Pope

{ Indict. Pro.

This day came the defendant and to the Court and place and by
and Sheriff of the County of a Jury to sit. The same in that before mentioned, the State vs John T. Hodges, who being
duly sworn and bound to try the issues joined between the State and the defendant upon his
oath say the defendant is not guilty. Judgment of the Court that the County pay Costs.

The Same

vs

William Hodges, alias

{ Indict. Pro.

In this case the defendant William Hodges together with himself
James and John Evans acknowledged themselves indebted to the State of North Carolina, by the defendant
Hodges in the sum of one hundred dollars and Samuel James and John Evans in the sum of fifty dollars each
to be paid off in proportionate Goods and Chattels, Lands and tenements, but to be paid in Consideration that the said
William Hodges do make his personal appearance at the next Court of Pleas & Quarter Sessions to be held in
the County of Northampton at the Court House in Jackson on the first Monday in December next, and
answer whatever may be objected against him in the premises & not to depart said Court until damages
(and attorney).

The same for Henry White

vs

Samuel Evans et al.

{ Searf

The defendant being duly called failed to appear, and
that the plaintiff have judgment against the defendant for the sum of One Dollar, with late
rent from the 8th day of June last according to Searf, and his costs about the suit in the sum
indended.

The Same

vs

Samuel Evans

{ warrant to keep the peace

In this case the defendant appears, and was discharged from his service
to the Court, but being then appearing in open Court taking the oath required by law, it is ordered
by the Court that the defendant be released & wherein the defendant, together with others
Henry & John Evans acknowledged themselves indebted to the State of North Carolina by the defendant
Samuel Evans in the sum of one hundred dollars and the said John Henry & John Evans, in the sum
of fifty dollars each to be paid off in proportionate goods and Chattels, Lands and tenements, to be paid
in Consideration that the said Samuel Evans make his personal appearance at the next Court of Pleas &
Quarter Sessions to be held in the County of Northampton at the Court House in Jackson on the first
day of December next, there to stand to answer by whatever may be objected against him in the
premises, and in the mean time to keep the peace friends, all the good citizens of the State particularly
Henry, John, &c.

The Same

vs

William C. Copeland

{ same

In this case no person appearing against the defendant, it
is ordered that he be discharged from payment of the costs.

The Same

vs

John Smith

{ Justice of the peace

In this case the prosecutor not appearing in Court, His demands
by the Court that the defendant be discharged & the Prosecutor pay the costs.

Tuesday 6th December A.D. 1801

Court met according to adjournment

Present the Honorable James Crump

Edmund Sonn & Adam, Notaries Esqrs. Justices of

Ordered that William P Clement be excused from serving as a Justice this term

The State

v.

Armistead Brewitt

Indict. A 413

This day came the Defendant and to the Court and pleads
not guilty, and thereupon came a jury to sit, Edwin Lapler, Green Stanell, Lewis S.
Knight, Richard Haigrave, Thomas Boon, Sam'l Abelson, Silas Edwards, Sam'l Brown
Abraham Grant, Charlotte Yellowby, Jeremiah Daugherty of whom they say, who being
only unpanneled, sworn to try the issue of traverse joined between the State and the
Defendant, upon their oaths say the Defendant is guilty in manner of manner as
in the Bill of Indictment. Judgment by the Court that the Defendant pay a sum
of fifty Dollars & Costs.

The State

v.

John Hedges & James Thompson

Indict. A 413

In the case Christopher Rogers submitted to
the Judgment of the Court, it is found the sum of three Dollars & Costs, and to assesses
James Thompson appeared in Court and to the Indictment plead not guilty of the same
upon came a jury to sit, John Estlin, Jeremiah Johnson, George McElroy, Allen
Bottom, John Barry, Madison Capen, Henry P. Bartley, John Capel, Martin Hayes, No
hen Stephanian, Joseph Bartley, Abel Gizzard, who being duly unpanneled,
and sworn to try the issue of traverse joined between the State and the Defendant, upon their
oaths, say they find the defendant not guilty. Judgment by the Court that the County
pay the Costs.

The State

v.

Nathaniel Harris

Indict. A 413

This day came the Defendant and submitted to the
Judgment of the Court, and is found the sum of one Dollar & Costs.

The State

v.

William Hedges et al. v. State of Maine not to him

Indict. A 413

This day the Defendant appeared in open Court and did
not plead not guilty, and thereupon came a jury to sit, the same as that above
in the case the State against Christopher Rogers, who being duly unpanneled and sworn
by the issue of traverse joined between the State and the Defendant, Rogers, upon their
oaths to say they find the defendant not guilty. Judgment by the Court that the County
pay the Costs.

The State

v.

Samuel James

Indict. A 413

In the case the defendant appeared in open Court and
is discharged by order of Court, no payment of costs.

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John H. Pa
State of the
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that the said
quarter before
first Monday
of each year
The
vs
Willie

Judgment
P. Johnson,
Hinckley St.
Say, who be
the Defendant
or charged in
one dollar
Court
Ordered by
Sicard
Small money
The
Joseph

the Plaintiff
Green Stanell
Sam'l Brown
who being duly
Defendant, up
or charged in
before the
William P. C
Court adjus

Tuesday 6th December A.D. 1831

The State

vs

Samuel Garrow

{ Indict. etiamen

In this case the Defendant, together with William H. Moody
and George P. Byrum acknowledged themselves indebted to the State of North Carolina
by the said Defendant in the sum of one hundred dollars and William Moody
and George P. Byrum in the sum of fifty dollars, each to be paid of their respective
Goods, and Chattels, Lands, and Tenements, to be void on condition that the said
Samuel Garrow do make his personal appearance at the Court of Pleas & Quarter
Sessions to be held for the County of Northampton at the Court house in Jackson
on the first Monday in March next, there thence to answer unto the abovesigned
Bill of Indictment, if not to depart the same until legally discharged.

The State

vs

Benjamin Harrison et al.

{ Indict. affray

In this case the Defendant Harrison, together with
John N. Patterson and William Bottom, acknowledged themselves indebted to the
State of North Carolina; viz. the defendant Wm. Harrison in the sum of One hundred
dollars and John N. Patterson & William Bottom in the sum of fifty dollars each to
be paid of their respective goods of Chattels, lands, and Tenements, to be void on condition
that the said Benjamin Harrison do make his personal appearance at the next Court of Pleas and
quarter Sessions, to be held for the County of Northampton at the Court house in Jackson on the
first Monday of March next, there and thence to answer unto what may be objected against him
or not depart the same until legally discharged.

The State

vs

William Herat

{ Indict. A.B.

In this case the Defendant appeared in open Court & to the
Indictment plead not guilty, and thereupon came a jury to sit, John C. Morris, Lemire
P. Johnson, George Clark, William Bottom, John Perry, John Caple, Martin Hayes,
Hancher Stephenson, Joseph Walkley, Joel Brizzard, Richard Moore and Solomon
Say, who being duly empannelled sworn to try the issue joined between the State &
the Defendant, upon their oaths, do say they find the Defendant guilty in manner and form
as charged in the Bill of Indictment. Judgment by the Court that the Defendant be fined
one dollar and pay the costs, &c.

Ordered by the Court, that Marcus Smallwood &c. be permitted to sell Spirits by the
small measure at Rich Square for twelve months & that the Sheriff open a Liquor accouning

The State

vs

Peregrine Herat

{ Indict. Malicious mischief

In this case the Defendant appeared in open Court, and to
the Indictment plead not guilty, and thereupon came a jury to sit, Edwin Shipton,
Lemire Blount, Levi Knight, Richard Margrave, Thomas Doan, James Wilson, Alas Edwards,
James D. Grant, Abraam Grant, Charlton & Moody, Lemire Lang, Henry and Brown Sprague
who being duly empannelled and sworn to try the issue joined between the State and the
Defendant, upon their oaths, say they find the Defendant guilty in manner and form
as charged in the Bill of Indictment. Judgment by the Court that the Defendant
be fined the sum of Five dollars, to pay the costs &c.

William P. Clements a sum to September Term last, incurred by order of Court
Court adjourned until tomorrow morning ten o'clock