

(10)

or called come; that is to say Nathan Baynard Benjamin Waller, Richard
by Cooke Pughman, Joseph H. Nicholson Thomas Wright of Thomas John
A. King Beck Emory ~~Robert Stevens~~ Robert Stevens, Thomas C. Earle
William Gilbert, Robert Edson George Little & Thomas Emory, where
in upon certain of them to wit Nathan Baynard Benjamin Waller Rich.
in C. Pughman, Joseph H. Nicholson Thomas Wright of Thomas John
in H. B. Emory are sworn upon that Jury, and because the others
of the said Jury, being according to the Act of Assembly challenged
as by the Parties to wit, the said Robert Stevens Thomas C. Earle
of William Gilbert & Robert Edson on the part of the Petitioner
of and the said George Little & Thomas Emory on the part of the
Defendant, other Jurors being called come that is to say William
H. Mayes, Daniel C. Hopper, Edmund Curwile, John R. Downer, James
Hackett & William Murphy, whereupon certain of them to wit William
H. Mayes, Daniel C. Hopper, Edmund Curwile are sworn upon that
Jury, and because others of the said Jury, last called as aforesaid
being according to the Act of Assembly challenged by the Parties
to wit, the said James Hackett and William Murphy by the Petitioner
and the said John R. Downer by the Defendant, & because a sufficient
Number of Jurors not being present to complete the said Panel, there-
fore others of the by Standers, by the Sheriff of the County after elected at
the Request of the said Petitioner and the said Defendant, and by
a command of the Court here, are added to the said Panel, whose
names to the said Panel within written are annexed, according to the
form of the Statute in such case ^{last} made & provided; and the Jurors
so added anew to wit Stephen Lowrey of the Original Panel and
Thomas Gadd & William Legg Tailors being called, likewise come
and the same being according to the Act of Assembly challenged
by the Parties to wit Stephen Lowrey & Thomas Gadd by the Petitioner
& William Legg on the part of the Defendant, & because a sufficient
Number of Jurors not yet being present to complete the said
Panel, therefore others of the by Standers, by the Sheriff of the County
after elected as aforesaid and by command of the Court here, are added
to the said Panel, whose names to the said Panel within
written are annexed, according to the form of the Statute &c.
lastly made & provided; and the Jurors so added anew to wit
Charles McColister Henry Henry & George Godwin being called

(9)

likewise come whereupon Charles McColister one of the aforesaid Jurors
being sworn upon that Jury, and because the others of the said
Jury last called as aforesaid, being according to the Act of Assembly
challenged by the Parties aforesaid to wit Henry Henry and George
Godwin on the part of the Petitioner, and because a sufficient
Number of Jurors not being still present to complete the said
Panel, therefore others of the by Standers, by the Sheriff of the
aforesaid, elected as aforesaid, at the request of the Parties aforesaid
and by command of the Court here are added to the said Panel,
whose names to the said Panel within written are annexed, according to
the form of the Statute in such case made & provided, and the Jurors
so added anew to wit ~~Thomas Gadd~~ Richard Blackister & James
Smith being called, likewise come, who to say the truth of the pre-
misses within contained, together with the other Jurors aforesaid fulfil-
compelled and sworn, being elected, tried & sworn on their Oaths
to say the truth in the premises, upon their Oath do say that the said
Robert Moody on the day of proposing the Petition in this Cause
was a free Man and of free Condition as the Petitioner aforesaid in
his said Petition to the Court here proposed against the said
Richard J. Jones within hath alleged - Therefore it is considered
by the Court here, that the said Robert Moody the Petitioner aforesaid
recover his freedom of and against the said Richard J. Jones and
that he be free and discharged of and from the service of the said
Richard J. Jones, and that he the said Robert Moody go thereof
free and discharged without day &c. it is also considered by the Court
here that the said Robert Moody the Petitioner aforesaid recover against
the said Richard J. Jones the sum of One Hundred & five Dollars
and thirty three and one third Cents for the Costs and Charges of the
said Robert Moody which he hath laid out & responded in and
about the prosecution of the Petition aforesaid in this behalf: And
that he have his execution thereof against the said Richard J. Jones
&c. forth -

Memorandum. ~~At~~ of the Trial of the foregoing Cause The
Honble Richard J. Eads Chief Judge and the Honorable Samuel Pomeroy
Associate Judge withdrew from the Bench, both having been previously
engaged