

In the Circuit Court of Rockingham
Twelfth Judicial Circuit County
Rockingham County, 1852.

The jurors of the Commonwealth of Virginia in and for the body of the County aforesaid upon their oaths present that on the 1st day of November in the year 1852 in the County aforesaid Isaac Keesaeer, did one Patrick Cauly, then and there feloniously, and maliciously cut in the neck, with intent to maim, disfigure, disable and kill him the said Patrick Cauly against the peace and dignity of the Commonwealth of Virginia

And the jurors for the body of the County aforesaid on their oaths aforesaid, further present that on the 1st day of November in the year 1852 in the County aforesaid, Isaac Keesaeer, did one Patrick Cauly, then and there feloniously, and maliciously stab in the neck with intent to maim, disfigure, disable and kill him the said Patrick Cauly against the peace and dignity of the Commonwealth of Virginia

And the jurors for the body of the County aforesaid on their oaths aforesaid, further present that on the 1st day of November in the year 1852 in the County aforesaid Isaac Keesaeer, did one Patrick Cauly, then and there feloniously, and maliciously stab and cut, with intent to maim, disfigure, disable and kill him the said Patrick Cauly, against the peace and dignity of the Commonwealth of Virginia

And the jurors for the body of the County aforesaid on their oaths aforesaid, further present that on the 1st day of November in the year 1852 in the County aforesaid, Isaac Keesaeer, did one Patrick Cauly, then and there feloniously, and unlawfully, but not maliciously, cut in the neck, with intent to maim, disfigure, disable and kill him the said Patrick Cauly, against the peace and dignity of the Commonwealth of Virginia

And the jurors for the body of the County aforesaid on their oaths aforesaid, further present that on the 1st day of November in the year 1852 in the County aforesaid, Isaac Keesaeer, did one Patrick Cauly, then and there feloniously, and unlawfully, but not maliciously, stab in the neck over Patricke Cauly, with intent to maim, disfigure, disable and kill him the said Patrick Cauly, against the peace and dignity of the Commonwealth of Virginia

afternoon

And the Jurores for the County aforesaid on their oath further
present that on the first day of November in the year 1832
in the County aforesaid, Isaac Keesaeer, did one Patrick
Cauthy, then and there feloniously and unlawfully, but not
maliciously, cut and stab with intent to maim, disfigure
disable and kill him the said Patrick Cauthy, against
the peace and dignity of the Commonwealth of
Virginia.

True Bill

I doe and my Seale was affixed to this Indictment
as witness to my affixing
so so & witness to the present affixed to this
as a sufficient witness to bind me by
witness to you affixed to this Indictment

Commonwealth

vs. 3

Isaac Keesaeer

Indictment

Felony for maliciously cutting
and stabbing, with intent
to maim, disfigure, disable
& kill

The true Bill this day of the

Present

Patrick Cauthy Thomas Blaylock Henry Williams Moore
John Patrick Hananew soon to give Evidence to the
Court Sir

J. Hananew Esq

A True Bill
W^m Abornall
Foreman

We the Jurores find the said
Defendant thereby feloniously
to be confined in prison till he

Rockingham County, to wit:-

Be it remembered, That on the 2nd day of November 1852 Isaac Keesar and Nelson Keesar, Daniel Fisher & John Jones of the said County, came before me O. C. Sterling, a Justice of the said County, and severally acknowledged themselves to be indebted to the Commonwealth of Virginia, in manner and form following. That is to say, The said Isaac Keesar in the sum of one hundred and fifty dollars, (\$150), good and lawful money of the United States, and The said Nelson Keesar, Daniel Fisher & John Jones in the sum of fifty dollars, each, (\$50) of like good and lawful money, to be respectively made and levied of their several goods and chattels, lands, and tenements, to the use of the Commonwealth of Virginia, if the said Isaac Keesar shall make default in performance of the condition underneath.

The condition of the above recognizance is such that if the above bound Isaac Keesar do and shall personally appear before the County Court of Rockingham on the first day of the next term thereof, then and there to answer the Commonwealth for and concerning a certain felony by him committed in feloniously stabbing with intent to maim, disfigure, disable & kill Patrick Hanafin when with the said Isaac Keesar stands charged, and ~~shall~~ shall not depart thence without the leave of the said court, then the above recognizance shall be void, else to remain in full force and virtue.

Taken and acknowledged before
me in the said County, the day and
year first above written.

O. C. Sterling J.P.

200/21.62

29/12/1923

2581

2582

John D. Nichols

Rockingham County, To wit:

To ^{James} ~~any~~ Constable of said County and the Ruper
of the jail of said County.

These are to command you the said
Constable in the name of the state of Virginia forthwith
to convey and deliver into the custody of the Ruper
of the ^{said} Jail, together with this warrant, the body of
Isaac Keesaeer charged before me O. C. Sterling
a justice of said County on the oath of Patrick
County, with a felony by him committed in this
that on the 1st day of November 1852 in the said
County, the said Isaac Keesaeer did maliciously stab
the said Patrick County with intent ~~with intent~~ to
maim, disable, disfigure and kill the said Patrick County,
and you the said Ruper of ~~the said~~ ^{your} jail, are
hereby required to receive the said Isaac Keesaeer
into your jail & custody that he may be examined
for the said offence & the County Court of the County
& him there safely kept till he shall be de-
cided by due course of law.

Givn under my hand the
2 day of November 1852

O. C. Sterling J. P.

and all was found out & it was
done off in such a hasty manner
that it was not done well & I
had to do it over again & it was
done off in such a hasty manner
that it was not done well &
I had to do it over again & it was
done off in such a hasty manner
that it was not done well &
I had to do it over again & it was
done off in such a hasty manner
that it was not done well &
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that it was not done well &
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done off in such a hasty manner
that it was not done well &

P. Landell