

Rockingham County Court.

In the Circuit Court of said County
The Jurors of the Commonwealth of Virginia, in
and for the City of the County of Rockingham, and now
attending the Circuit Court for said County, upon their
oath Present - That Peter Gayler, on the 10th day of
November in the year 1864, in the said County one pair
of Boots of the value of six dollars of the goods and chat-
tels of James L. Gentry - one other pair of Boots of the value
of six dollars, of the goods and chattels of R. T. Albion -
one pair of pantaloons of the value of four dollars
of the goods and chattels of G. L. Grants - one
spencer Rifle Gun of the value of twelve dollars
of the goods and chattels of Horace Sneed - and four
bottles of apple Brandy of the value of Two dollars
of the goods and chattels of said James L. Gentry
R. T. Albion - G. L. Grants and Horace Sneed, then
and there being found, feloniously did take, steal
and carry away, against the peace and dignity of
the Commonwealth of Virginia.

Commenced at the

Indictment for
Grand Larceny.

Peter Guyer
A true Bill.

Joseph Burkholder
Foreman.

We the Jury find the prisoner at the bar
guilty of petty larceny
We the Jury find the defendant guilty of petty
larceny

George W. Westbrook
Foreman

~~delivered~~ said letter at the camp in She-
 mandock County to said witness to the introduction
 for the purpose of proving that she had sent a pair of pantaloons to her brother the
 time of which letter the person by his counsel
 objected but the Court overruled said ob-
 jection, and permitted the proof of the handwriting &
 the introduction of said letter to which opinion
 and action of the Court, the person by
 his counsel excepts & says that this his Ex-
 ception may be signed, noted and made
 a part of the record, and the same is
 accordingly done.

J. W. Allen, Clerk

County
 vs { Bill
 Sawyer } Exceptions

County
 vs
 Bill
 Sawyer
 Exceptions

Commonwealth

vs 3 Upon a charge of Grand Larceny
Peter Guir

Memo. upon the Trial of this cause
after the jury were sworn and unpannelled and
after the Commonwealth had introduced witnesses
tending to show that ^{the} property ~~of the kind~~ specified
in the indictment was found in the House ^{and}
on the premises of the Prisoner, ^{during this month} ~~the Commonwealth~~ then
introduced (a witness George M. Crank by whom
the Commonwealth proposed to prove the contents
a letter ^{written} in Albemarle County by his sister
V. M. Crank for the purpose of proving
that part of the property in question was
delivered by her to two negro slaves in
Albemarle County to be by them delivered to
him at his camp near New Market
in Shenandoah County, and after a portion of
the property specified in the indictment, ^{& found in possession of prisoner} had been identified
and found to be the property to which it is charged to
belong in the indictment, and after it was proven that
two slaves had been sent from Shenandoah County
to Charlottesville to bring the same to the par-
ties named in the indictment as accused and had re-
turned to the camp in Shenandoah County
without the property in a reasonable time, pro-
posed to introduce an extract from a letter
written in Albemarle by Miss V. M. Crank to
her brother, the witness, for the purpose of proving that
she had sent a pair of pantaloons to her brother the
witness, by said slaves, and ^{also for the purpose of proving} that said slaves had

Cornth } Grand
vs } Larceny
Peter Gayer

1864 Nov, special term
prisoner arraigned N.G.
Jury and verdict and
imprisoned 10 day in jail
or Fines for costs,

Clerks fees	\$19.19
Sheriffs	4.00
Jury	12.00
Witnesses	220
Jailer	41.00
Attorney	3.00
Costs	<u>\$98.89</u>

