

The defendant in each of the above cases having moved the amendment of his pleadings, it is ordered that leave be given to amend the same upon the payment of the costs of the present term and on condition that each case be immediately prepared for trial and that trials be had at the present term unless good cause be shown for continuance by the defendant or the plaintiff think proper to continue which he is allowed to do on motion.

The following cases for cause shewn were ordered to be continued by the court.

Charles Wanton or William Hogan

Sylvanus Ellis or Lewellyn Williams

Stephen Wold or Reuven Charles

Ezekiel Stafford

vs

Charles Knight

In this case leave was given both to the plaintiff and the defendant to amend their respective pleadings.

Keer & Sturgis

vs

Theodore Flotard

On the case came the parties and submitted their case for trial to the jury, viz: James O'Steen-- Solomon Warren-- Allen Parrish-- William Hope-- John Hope-- Thomas J. Frevatt-- William Scott-- David Higginbotham-- Francis R. Sanchez-- James Horne-- James Niblack-- William Gibbons--

And the said jury returned the following verdict, viz "we find for the plaintiff three hundred and thirty-four dollars and five cents with interest from the 5th day of October 1832 and costs."

James Niblack, foreman

William Thomas

vs

Stephen V. Walker

And now came the parties in this case and gave the court here to understand and knew that they have adjusted and settled the matter in controversy between them. Whereupon it is ordered that the said case be entered of record upon the payment of costs as concluded and settled between the said parties.

N.B. and Henry Reed

vs

Stephen V. Walker

In this case the defendant having made affidavit a jury may called by order of the court to execute an inquiry of damage, viz; Samuel Burnett-- Samuel Higginbotham-- Morgan Prevatt-- William M. Reed-- John M. Lowe-- James B. Golding-- Allen Parrish-- James O'Steen-- William Hope-- John Hope-- William ward-- Thomas J. Prevatt-- and the jury returned the following verdict, "We find for the plaintiff one hundred and twenty-one dollars and four cents with costs of suit."  
William M. Reed, foreman

SATURDAY APRIL 25, 1835

Lewis Mattair                      Petition for foreclosure  
vs  
Priscillar Mattair, Adminx

Now came the parties before the court and the mortgage having been examined by the court. It is ~~adjudged~~ adjudged, decreed and ordered that the equity of redemption in and to the said mortgaged property be forever barred and foreclosure and that the petitioner do recover against the defendant the sum of \$490.00 and the further sum of ----- dollars for his costs in this behalf suspended the said debt and costs to be levied off and upon the said mortgaged property and be the said defendant in ---?

The Grand Jury returned the following bills into court, to wit:

Territory of Florida              Maliciously wounding and  
vs                                      killing a hog, the property  
Thomas A. Holliday                  of Aaron Tison  
True Bill  
Jacob Summerlin, foreman

Territory of Florida              Assault and battery  
vs                                      a true bill  
Moses Cason                          Jacob Summerlin, foreman

SATURDAY APRIL 25, 1835

Territory of Florida              Assault and Battery  
vs                                      a true bill  
Thomas A. Holliday                  Jacob Summerlin, foreman

Ordered that the court be adjourned to ten o'clock on Monday morning.

Robert Raymond Reid, Judge

MONDAY APRIL 27, 1835

The court met according to adjournment.

Present the Honorable Robert Raymond Reid, Judge.

John Delaney

Certiorari

vs

Stephen V. Walker

It being made known to the court that the Justices of the Peace Elias Knight, Esq. to whom the writ of Certiorari in the above case was directed hath failed to make return of the proceedings in the said case-- It is ordered that the said Elias Knight, Esq. do make full and perfect return at and to the present term of the Superior Court for the counties of Alachua, Columbia, and Hillsborough, and it is further ordered that a copy of this order be served upon the said magistrate by the marshal or his deputy forthwith.

L. Gillilande

Certiorari

vs

Thomas A. Holliday

It being made known to the court that the Justice of the Peace William M. Reed, Esq. to whom the writ of Certiorari in the above cases was directed hath failed to make return of his proceedings in the said case. It is ordered that the said William Reed, Esq. do make full and a perfect return at and to the present term of the Superior Court for the counties of Alachua, Columbia, and Hillsborough, and it is ordered that a copy of this order be served upon the said magistrate by the marshal or his deputy forthwith.

Ralph and William King

vs

Henry Jones

By agreement between the parties it is ordered that the judgment in this case be amended and that the interest of eight per cent to the interest of the said judgment instead of the rate of interest which hath been inserted thereon.

Territory of Florida

Maliciously wounding a hog

vs

Thomas A. Holliday

Personally came the defendant Thomas A. Holliday and Josiah Arrish and James B. Golding who acknowledge themselves to be indebted to the Territory of Florida

viz: the said Thomas A. Holliday in the sum of \$300.00 and the said Josiah Farish and James H. Colding in the sum of \$150.00 each, but their recognizances to be void if the said Thomas A. Holliday shall appear at the next Superior Court to answer to the charge against him and shall, well and truly abide the order and decision of the court therein to be had and entered.

The territory of Florida  
vs  
R.R. and H.H. Tarver

Certiorari

Upon examining the return made by the magistrate in this case it is ordered that the certiorari be sustained and the judgment of the court below reversed and set aside together with the proceedings in the said cause.

Henry Troutman  
vs  
Joshua Stafford

Certiorari

It being made known to the court that the Justice of the Peace, Augustus Steele, Esq. to the above writ of certiorari in the said case was directed hath failed to make a full return of the proceedings in the said case. It is ordered that the said Augustus Steel, Esq. do make a full and perfect return to the next term of the Superior Court and that a copy of this order be served upon the said magistrate by the marshal or his deputy.

Samuel B. Fitzpatrick  
vs  
Edmund Bird

Now came the plaintiff and gave the court here to understand that they have settled the matter in controversy between them and it is ordered that the said case be entered as settled upon the record.

Robert Johnson  
vs  
Augustus Steele

Certiorari

It being made known to the court that Joshua Stafford, Esq. to whom the writ of certiorari in this case was directed hath failed to make a full return of his proceedings in said case. It is ordered that the the said Joshua Stafford, Esq. do make a full and perfect return of his proceedings to the next term of the Superior Court and that a copy of this order be served upon the said magistrate by the marshal or deputy.

Spencer Price

Certiorari

vs

James Hall &amp; John Hope

By consent it is ordered by the court that this certiorari be dismissed upon payment of costs.

Joshua Stafford

vs

Daniel Simmons

It is ordered that this case be dismissed upon the payment of costs,

The territory of Florida

Assault &amp; battery

vs

Moses Cason

And now came the defendant Moses Cason and Francis R. Sanchez and acknowledged themselves to be indebted to the Territory of Florida viz, the said Moses Cason in the sum of \$200.00 and the said Francis R. Sanchez in the sum of \$100.00, but their said recognizances to be void if the said Moses Cason shall appear at the next term of Superior Court for the counties of Alachua, Columbia, and Hillsborough to answer to a charge of assault and battery and abide then and there, the order and judgment of the said court.

Joseph Maney

vs

John Stafford

Motion to set aside non suit.

It is agreed by the parties and ordered by the court that this motion be argued at the next Superior court for the County of Duval.

The following cases were ordered to be dismissed viz; Samuel R. Piles vs James Lawrence-- Edward vs Wanton vs Jacob Summerlin-- Edward M. Dorsey vs John Phagan-- David G. Rainey vs J & E. Bull vs the same.

Theodore Flotard &amp; others

vs

Reuben Hicks

It is ordered that the judgment in default in this case be so amended as to void and condemn only Theodore Flotard and no other person or persons.

Klein & Waugh  
vs  
Augustus Steele

Demurrer to plea

It is ordered that the demurrer in this case be sustained that the plea be decreed insufficient and that the party defendant have leave to answer over.

Ordered that the court be adjourned to ten o'clock tomorrow morning.

Robert R. Reid, Judge

TUESDAY APRIL 28, 1835

The court met according to adjournment.  
Present the Honorable Robert Raymond Reid, Judge

Alexander W. Creighton  
vs  
Gad Humphreys

In covenant broken

This day came the said plaintiff Alexander Creighton by his attorney Joseph L. Smith, and filed the following confession of judgment.

Alexander W. Creighton  
vs  
Gad Humphreys

In covenant

Superior Court Newmansville, County of Alachua  
April 1835

And now the defendant in the above entitled cause, comes and defends the wrong and injury when is and says that he cannot gainsay nor deny the cause of action in the said plaintiff's declaration set forth, herein against him the defendant; And doth there fore acknowledge the same and that the said plaintiff hath sustained damage by occasion of his the said defendants breach of his covenant as in said declaration is set forth in the sum of \$468.00 lawful money of the United States, besides his costs; The said defendant thereupon as to justice belongs, he agrees, consents, and desires that judgment by this court be entered up against him the said defendant in favor of said plaintiff for the said sum of damages to wit; \$468.00 and for the costs of suit; The said defendant hereby waives all right and benefits of appeal in this behalf; and agrees that he will institute no writ of error, take no bill of exceptions, nor any other proceedings or step whatsoever, whereby the conclusiveness and final effect of the judgment herein and hereby agreed to be allowed, shall in any

way be delayed or affected- And the said plaintiff by his attorney agrees and promises that execution on the judgment in this behalf be stayed till the first day of February 1836, Newnansville,

signed) Gad Humphreys

Joseph L. Smith, Att.

TUESDAY APRIL 28, 1835

Territory of Florida

Assault and Battery

vs

Thomas A. Holliday

Now came into court the defendant Thomas A. Holliday and John Stanley and acknowledge themselves to be indebted to the Territory of Florida, viz; The said Thomas A. Holliday in the sum of \$200.00 and the said John Stanley in the sum of \$100.00 to be void if the said Thomas A. Holliday shall appear at the next term Superior Court for the counties of Alachua, Columbia and Hillsborough, then and there to answer to a charge of assault and battery and to abide the order or judgment of the court.

Peck & Wife

vs

? Williams

Cook and All

vs

Reuben Charles

Gamble & All

vs

Reuben Charles

In their cases upon the argument of the demurrer to be defendants pleas the court wills to advise and by consent of the parties it is ordered that if the court do decide upon the said demurrer within ninety days the judgment and orders of the court be entered Nunc Pro Tunc .

John Faulk

vs

Daniel Simmons

Upon motion it is ordered by the court that the plaintiff have leave to enter up judgment in this case.

Nunc pro tunc. Whereupon it is considered by the court that the plaintiff do recover of the defendant Daniel Simmons as of the 28th day of March 1833 the sum of \$200.00 and his damages with interest thereon at 8% from the said 28th day of March 1833; and also the sum of ----- dollars for his costs by him expended, and be the said defendant in March etc.

William Hunter  
vs  
Aaron Tison

Appeal

The appeal in this case appealing by the exemption filed to come from no court known to the same. It is ordered that the same be dismissed.

Samuel Fairbanks  
vs  
Francis R. Sanchez

Debt

It is ordered by consent and agreement of the parties on file in this court, that John M. Bowden and Stephen Eddy the adminx. of the deceased plaintiff be made party plaintiff ~~at~~ to the said suit upon the terms in said agreement contained.

Bryant Sheffield Appointed  
vs  
John C. Richards

Edmund Bird  
vs  
John Delaney

Appeal

It is ordered that this case be continued.

Bennett M. Dell  
vs  
Thomas A. Holliday

Appeal no 1

Bennett M. Dell  
vs  
Thomas A. Holiday

Appeal no 2

It is ordered that the appeals be dismissed.

The Grand Jury came into court and made the following presentments.

Alexander W. Creighton  
vs  
G<sup>d</sup> Humphrey

In covenant

Now on this day again came the parties herein, and on the motion of the said plaintiff by his said attorney upon the said completion of judgment herein on this day --- by the said defendant-- It is considered by this court that the said plaintiff do recover of the said defendant the said sum of \$468.00 lawful money of the United States with 8% interest thereon from this date until paid together with costs of suit herein expended.

We the Grand Jury for the counties of Alachua, Columbia, and Hillsborough beg leave to present as a grievance the present location of the office of register and receiver at St. Augustine; it being at least one hundred miles east of the place most convenient to accommodate those who desire to purchase lands and who reside within the district-- eights of the public land in East Florida is situated south and west of St. Augustine, to be compelled to travel 100 miles to St. Augustine to -- perhaps forty acres of land and to be subject to this expense and danger of crossing the St. Johns, the grand jury think to be a great hardship; which they hope the government will be disposed to remedy; especially when it is a parent that the land office might be established at Newnansville without the least possible disadvantage, to the revenue arising from the land sales. This presentation the grand jury will further state expresses the unanimous desire of the inhabitants of Alachua, Columbia, and Hillsborough counties in which counties almost all the public lands to be offered for sale in the district are situated,

The Grand Jury in concluding their term of session ask of his Honor the Judge the acceptance of their high esteem for the prompt and efficient discharge of his official duties and especially for the instruction confined in the charge which has been to them so useful a guide in the performance of their duties.

The Grand Jury ask that the presentment may be published.

Jacob Summerlin, foreman

The grand jury made also the following return.

The Territory of Florida

vs

Thomas A. Holliday

Selling to a slave  
no bill

Jacob Summerlin, foreman

It appearing to the court that William M. Reid, Esq. and Jesse Thomas are in possession of an attachment bond and affidavit in the case of Jesse.

Jesse Thomas vs William Cason-- properly belongs to the files of this court. It is ordered that the said William R. Reid and Jesse Thomas do produce and render the same in open court tomorrow morning at ten o'clock or show cause why they should not be proceeded against for a contempt.

Ordered that the court be adjourned to 10 o'clock tomorrow.

Robert Raymond Reid, Judge

WEDNESDAY APRIL 29, 1835

The court met accordint to adjournment.

Present the Honorable Robert R. Reid, Judge

Bennett M. Bell  
vs  
Thomas A. Holliday

The same  
vs  
The same

In these cases appeals from the county court upon a suggestion of imperfection in the record and cause shows/ It is ordered that writs of certiotati do issue to the clerk of the said court commanding him to send up full and perfect records of the proceedings in said cases.

William F. Bradon  
vs  
Theophilus H. Williams

In this case by a consent of file in the clerks office, it is ordered that parties be made in conformity with the terms of the said consent.

Thomas A. Holliday  
vs  
Aaron Tison

The Same  
vs  
The same

Upon suggestion it is ordered that certiorari do issue to the said justice commanding him to make a full and perfect return of his proceedings in the said cases.

John Delaney  
vs  
Stephen V. Walker

Certiorari

It is ordered that the Certiorari be dismissed and the proceedings be dismissed in the court below because by a rule-- the cases, several in number in the court below were -----and submitted to arbitration and the award of the arbitration and the confessed judgment exceed in amount the jurisdiction of the court.

John Delaney  
vs  
Asa Clarke

Certiorari

John Hope  
vs  
James Gibbons

Certiorari

G.A. Underwood  
vs  
Aaron Tison

Certiorari

It is ordered on motion that these cases be continued.

Lewilyn Gilleland  
vs  
Thomas A. Holliday

Certiorari

It is ordered that this case be entered of record as settled between the parties upon the payment of costs.

William Cason  
vs  
Jesse Thomas

It is ordered that the attachment in this case be dismissed and that the rate taken against the plaintiff and William M. Reid, Esq. be discharged.

Bennett M. Dell  
vs  
Stephen V. Walker

Demurrer to pleas

It is ordered by consent of parties that the said demurrer and motion be taken to the next Superior Court for Duval County for advisement argument and decision and that the orders or judgment by the court therein be then and there made nunc pro tunc.

John Geiger  
vs  
Lewllyn Gilleland

Ordered that the said case be entered of record as settled upon the payment of costs.

Kerr & Sturgis that is to sat  
William Kerr and Robert Sturgis      Assumpsit  
vs  
Theodore Flotard

In this case a verdict having been heretofore at this term returned for the sum of \$334.05 with interest from the 5th October 1832. On this day came the plaintiff by their attorneys and remitted as well the sum of \$58.77 as the interest awarded of said verdict to be allowed from the fifth day of October 1832 as aforesaid, and moves the court that judgment be extended up against the said defendant in favor of the said plaintiff for the sum of \$275.28. Whereupon it is considered by this court that the said plaintiff do recover from the said defendant the said sum of \$275.28 together with the costs by them in this behalf expended and be the said defendant in mercy etc.---

WEDNESDAY APRIL 29, 1835

Ordered that writs of Capias do issue in all Indictments where the same are necessary and that writs of subpoena do also issue where necessary in such cases.

Ordered that all cases, suits, complaints, recognizances and all motions not otherwise ordered or adjudged be continued to the next term.

Robert Raymond Reid, Judge

Ordered that the be adjourned sine die.

NOVEMBER TERM 1835

WEDNESDAY NOV. 18, 1835

This being the day appointed by law for holding Superior Court for the counties of Alachua, Columbia and Hillsborough. The said judge of said court not attending the jurors were adjourned over to 10 o'clock on Thursday morning the 19th day and the court was adjourned to the same hour and day.

THURSDAY NOVEMBER 19, 1835

The jurors being in attendance pursuant to adjournment and the Judge not attending were adjourned over to Friday morning Nov. 20, and the court was adjourned by an order received from the Judge to the same time.

FRIDAY NOVEMBER 20, 1835

This being the day to which the jurors for the present term were adjourned. Court met at 10 o'clock a.m. pursuant to adjournment.

Present-- The Honorable Robert Raymond Reid, Judge.

The sheriff having returned his writ of Venire Facias the following jurors were drawn as G and Jurors according to the provisions of the law in such cases made and provided.

William M. Reed-- James Brooks-- Theophilus Weeks--  
Abram Geiger-- James Harn-- David Higginbotham--  
James B. Colding-- William Piles-- Elijah Carroway--  
William Broadway-- Elias O'Steen-- Asa ~~Clark~~ Rawls--  
Stephen Sparkman-- Ezekiel Weeks-- Solomon Warren--  
George McClellan-- Langley Bryant-- James Heck--  
Jesse Thomas-- John W. Lowe-- John F. Miller-- Elijah  
O'quinn-- Alexander B. Sanchez.

And the said persons were duly empannelled and sworn as G and Jurors-- The G and Jury received a charge from the court and retired. Asa Clark was sworn to attend the grand jury as baliff during the present session.

The following persons attended as petit jurors and answered to thie names.

John C. Richards-- Samuel Worthington-- John G. Tiner--  
Thomas Loftin-- Joshua Miller-- Nathan Smart-- James  
Lawrence-- Samuel Henson-- William Gibbons-- Douglas  
O'Neill-- John Faulks-- James O'Steen-- Simeon Dell--  
Gabriel Priest-- John G. Tyner-- William Harn-- Jesse  
C rter-- Samuel Geiger-- Abram Colson-- Samiel Burnett--  
James Niblack-- Jesse Standley-- William Scott-- George  
Rawls.

The following cases were continued by the order of the court. The defendant therein not having been taken.

The territory of Florida  
vs  
Thomas Jones

Larceny

Territory of Florida  
vs  
Elizabeth Brophy

Larceny

Territory of Florida  
vs  
Absolem Snowden

Fornication & Adultery

Territory of Florida  
vs  
Mary Miller

Fornication & adultery

Territory of Florida  
vs  
Carlos ?

Territory of Florida  
vs  
Letitia Bagley

Adultery & fornication

Territory of Florida  
vs  
Benajmin Rollins

Adultery & fornication

Territory of Florida  
vs  
John Delaney

Perjury

The second calling of the criminal docket.

Territory of Florida  
vs  
Robert Gay

Adultery & fornication

It appearing to the court that the defendant in this case has not been taken it is ordered that said cause be continued to the next term.

Territory of Florida  
vs  
Martha Weeks

Adultery & fornication

It appearing to the court that the defendant in this cause has not been taken it is ordered that the defendant in this cause has not been taken, it is ordered that said cause be continued to the next term.

Territory of Florida  
vs  
Thomas Holliday

Wounding and killing a hog

Ordered that said cause be continued to next term.

Territory of Florida  
vs  
Thomas A. Holliday

Assault and battery

Ordered that said cause be continued to next term.

Territory of Florida  
vs  
Moses Cason

Assault and battery

On motion of the District Attorney it is ordered that a Nolle Prosequere be entered in said cause.

On motion on behalf of the Territory and of Thomas Colding upon the affidavit of James B. Colding the reading and filing of said affidavit, it is ordered that a rule be entered against Thomas A. Holliday to appear before this court at the opening thereof on the 23rd inst. to show cause, if any, he may have for the matters complained of in said affidavit he should not be attacked for a contempt and be otherwise proceeded against as to law and justice shall appertain to the premises- and that notice of this rule by copy thereof be forthwith served on said Holliday.

Thomas Doughty  
vs  
James L. McIntosh

Colesteral

Now on this day came the above named parties by their attorneys and a jury being called, to wit; John C. Richards-- Samuel Worthington-- John G. Tyner-- Thomas Loftin-- Nathan Smart-- Samuel Henson-- William Gibbons-- Douglas O'Neill-- John Faulks-- James O'Steen-- Joshus Miller-- James Lawrence.

The parties proceeded to the trial of the said issue but the court not having time to go through with the same the court was adjourned to 10 o'clock tomorrow.

Robert Raymond Reid, Judge

SATURDAY NOVEMBER 21, 1835

The court met according to adjournment.

Present Honorable Raymond Reid, Judge

Thomas Doughty  
vs  
James McIntosh

Colesterol issue

This cause was submitted to the jury and they retired to deliberate upon their verdict.

Sylvanus Ellis  
vs  
Lewellyn Williams

Trover

Now came the parties by their counsel and being ready for trial, there also came a jury, viz: Simeon Dell-- Gabriel Priest-- James Tyner-- William Harn-- Jesse Carter-- Samuel Giger-- Abraham Colson-- Samuel Burnett-- James Niblack-- Jesse Stanley-- William Scott-- Geoger Rawls.

And the said cause was submitted for trial to the said jury but there not being time to go through with the said trial, the court by order was adjourned to Monday Morning next at 10 o'clock.

Robert Raymond Reid, Judge

MONDAY MORNING 23, 1835

The court met according to adjournment.

Present Honorable Robert Raymond Reid, Judge.

The grand jury came into court and made the following presentments, Bills- verdicts etc.

The Territory of Florida	Assault with intent to kill
vs	no bill
James Kelly	William B. Reid, foreman

Territory of Florida	Assault and battery
vs	True bill
Lewis Sparkman	William M. Reid, foreman

Sylvanus Ellis	Trovers
vs	
Lewellyn Williams	

In this case a juror was withdrawn and the cause continued.

Simeon Sanchez  
vs  
Theodore Flotard

Attachment

Settled at the plaintiff's costs.

Edward M. Wanton  
vs  
Jacob Summerlin

Trespassing on the case

Discontinued.

Absolom Woods  
vs  
Elijah Garroway

Assumpsit

Discontinued.

Thomas Doughty  
vs  
James McIntosh

Collateral

The jury returned into court with a verdict for the plaintiff, but upon the demand of the defendant's counsel the said jury was polled, when one of the jurors declaring that he did not agree to the verdict the jury was discharged from further consideration of the cause and the cause was ordered by the court to be continued to the next term of the court.

Ordered that the court be adjourned to 10 tomorrow.

Robert R. Reid, Judge

THURSDAY NOVEMBER 24, 1835

The court met according to adjournment.

Present, the Honorable R.R. Reid, Judge

Stephen Wolfe  
vs  
Reuben Charles

Covenant

Now came the parties by their counsels and submitted their cases to the following jurors, to wit;  
Simeon Dell-- Samuel Worthington-- Thomas Lofton--  
Joshua Miller-- Nathan Smart-- James Lawrence--  
Samuel Henson-- C. O'Neil-- John Faulk-- James O'Steen--  
William Gibbons-- James Standley

The trial of the said cause proceeded, but the court not having time to go thereof with the same, the said jurors were adjourned over to ten o'clock tomorrow.

Ordered that the court be adjourned to 10 tomorrow.

R.R.Reid, Judge

MONDAY NOVEMBER 25, 1835

The court met according to adjournment.

Present, The Honorable R.R.Reid, Judge

The grand jury returned into court the following bills;

Territory of Florida	Indictment
vs	Assault and battery
Thomas Underwood	True bill
	William M. Reid, foreman

The said grand jury returned a presentment in writing against Thomas A. Holliday which was ordered by the court to be laid before Mr. District Attorney and then to be filed in the clerk's office.

Stephen Wolfe	Covenant
vs	
Reuben Charles	

The parties appeared in this case and the trial proceeded, but this court not having time to go through with the trial of said cause it was postponed to tomorrow.

Adjourned to 10 o'clock tomorrow.

R.R.Reid, Judge

THURSDAY NOVEMBER 26, 1835

The court met according to adjournment.

Present, Honorable R.R.Reid, Judge

Stephen Wolfe	Covenant
vs	
Reuben Charles	

The parties in this case being present by their attorney's it appeared that one of the jurors, viz; John Faulk was absent in (cant read). Whereupon it was ordered that the said cause be postponed to tomorrow morning.

Ira E. Smith  
vs  
Reuben Charles

Judgment by defendant and inquiry  
of damages

Now came the plaintiff and the defendant being in default a jury was called by order of the court to assess the damages, viz;  
Simeon Dell-- Samuel Worthington-- John E. Tiner-- Thomas Loftin-- Nathaneil Smart-- James Lawrence-- Samuel Henson-- Gabriel Priest-- Douglas O'Neill-- James O'Steen-- William Gibbons-- James Standley.

The said jurors returned the following verdict;  
"We find for Ira E. Smith the plaintiff, the sum of \$196.57 with legal interest and costs of suit."

James A. Lawrence, foreman

Reuben Charles  
vs  
Moses E. Seay

It is ordered that the declaration be amended subject to objection by defendant's counsel, W. Douglas, who is absent and if said objection be made and overruled the amendment to be of this date.

John H. McIntosh  
vs  
Ross and Chaires

Ordered that the proceeding be amended by filing the copy note hitherto omitted to be filed by the plaintiff, whereupon the cause was continued on motion of defendant's counsel.

Klein and Waugh  
vs  
Augustus (Stule)?

Upon the motion of defendant's counsel and cause shown this cause was ordered to be continued.

Benjamin Harn  
vs  
Henry Loftin ??

Attachment

Now came the parties by their attorneys and the cause was submitted to the following jury, viz;  
Simeon Dell-- Samuel Worthington-- John G. Tiner-- Thomas Loftin-- Joshua Miller-- Nathaneil Smart-- Samuel Henson-- Gabriel Priest-- Douglas O'Neil-- James O'steen-- William Gibbons-- James Standley.

The said jury returned the following verdict;

"WE find for the plaintiff \$160.00 with legal rate of interest and costs of trial.

Gabriel Priest, foreman

Edward M. Dorsey  
vs  
John Phagan &  
Theodore Flotard

Attachment

On motion that this case be dismissed.

David G. Raney  
vs  
John Phagan

Attachment

On motion that this case be dismissed.

John R. Wilson  
vs  
Gad Humphreys

And now came the parties by their attorneys and submitted their cause to a jury viz:  
Simeon Dell-- Thomas Lofton-- Joshua Miller--  
James Lawrence-- Samuel Henson-- Douglas O'Neill--  
James O'Steen-- William Gibbons-- James Standley--  
Abram Mott-- William Harn-- Jesse Carter.

The said jury returned the following verdict;  
"WE find for John R. Wilson one hundred and eight dollars and twelve cents with interest and costs.

James D. Lawrence, foreman

Stephen V. Walker  
vs  
Gad Humphreys

Now came the parties in this cause and submitted the same to a jury, viz;  
Simeon Dell-- Samuel Worthington-- John G. Tinor--  
Thomas Lofton-- Joshua Miller-- Nathan Smart-- James Lawrence-- Samuel Henson-- Gabriel Priest-- Douglas O'Neil-- William Gibbons-- James O'Steen.

And the said jury returned the following verdict;  
"WE find for the plaintiff one hundred and sixty dollars with interest specified by the notes with costs.

James D. Lawrence, foreman

Williams Braddock  
vs  
Reuben Charles

Came the parties in this case and submitted the same to a jury, viz;

James Standley-- Abraham Mott-- William Harn-- Jesse Carter-- Samuel Goiger-- Abram Colson-- James Niblack-- Jesse standley-- William Scott-- Samuel Burnett-- Morgan Prevatt-- William Saunders.

And the following verdict was returned :

In this case the jury find for the plaintiff \$310.00 with lawful interest and costs.

James Niblack, foreman

### Note consent

The following question was reserved by consent whether the note offered can be received in evidence under the description of ----- (cant read)

Gaden Hancock  
vs  
John Roberts

On motion it is ordered that this case be dismissed.

THURSDAY NOVEMBER 1835

Territory of Florida  
vs  
John Delaney

Indictment of perjury

The defendant pleaded not guilty-- The district attorney and the defendant being ready for trial the cause was submitted to the jury, viz;  
Samuel Worthington-- Joshua Miller-- Nathan Smart-- James Lawrence-- Gabriel Priest-- Douglas O'Neil-- James O'Steen-- William Gibbons-- James Standley-- William Harn-- Jesse Standley-- William Scott.

The trial proceeded, byt the court not having time to conclude the same, the jury by consent was adjourned to 19'o'clock tomorrow.

Ordered that the court be adjourned to 10 o'clock tomorrow morning.

Robert Raymond Roid, Judge

The court met according to adjournment.

Present the Honorable Robert Raymond Reid, Judge.

Territory of Florida

Perjury

vs

John Delaney

The trial of this cause proceeded to the case was submitted after argument to the jury. Whereupon the jury after having deliberated returned the following verdict.

"We find the defendant not guilty".

Gabriel Priest, foreman

On motions the defendant was discharged.

Ordered that the court be adjourned to ten o'clock tomorrow morning.

Robert Raymond Reid, Judge.

SATURDAY NOVEMBER 28, 1835

The court met according to adjournment.

Stephen Wolf

Covenant

vs

Reuben Charles

The court proceeded in the trial of the said cause but not having time to go through with the trial, the jury was adjourned to Monday Morning at 10 o'clock.

The grand jury returned the following bills:

Territory of Florida

Adultery & fornication

vs

a true bill

Thomas Tucker

William M. Reid, foreman

The territory of Florida

Fornication

vs

A true bill

Sarah Parsons

The grand jury also made certain presentments which were ordered to be filed and copies thereof to be transmitted to the delegates in Congress and the members of the Legislative Council from Alachua and

Hillsborough and Columbia and it is further ordered that so much thereof relates to the organization of the Militia be copied by the clerk and transmitted to the Governor of the Territory and to the Brigadier General of East Florida, one copy to each, and it is ordered that the said presentments be published in the Jacksonville Courier.

Ordered that the court be adjourned to Monday.

Robert Raymond Reid, Judge.

MONDAY NOVEMBER 30, 1835

The court met according to adjournment.

Present the Honorable R. R. Reid, Judge.

In consequence of the violent death of Charles Omathia, an Indian Chief, friendly to the whites-- and of an apprehension entertained by many persons attending the court of disorders upon or near the Indian line in which neighborhood many of the jurors reside. It is ordered that the jurors be discharged.

Stephen Wolfe  
vs  
Reuben Charles

By consent the jury was discharged from further consideration of this cause.

Ordered that the court be adjourned, sine die.

Robert Raymond Reid, Judge

**END**