

and cause to be returned upon the back of the said warrant the following rule and order, that is to say:—

UNITED STATES OF AMERICA, DISTRICT OF MASSACHUSETTS, February 15th, 1851. And now the hearing of this case being adjourned to Tuesday the eighteenth day of February instant, at ten o'clock in the forenoon, the said Deputy Marshal who has made return of this warrant, is hereby ordered to retain the said Shadrach in his custody, and have him before me at the time last mentioned, at the Court House in Boston, for the further hearing of the complaint on which this warrant was issued.

(Signed)

GEO. T. CURTIS, Commissioner.

And under and by virtue of the said warrant and said rule and order, the said Riley held and detained the said *Shadrach otherwise called Frederic Minkins* then and there; and the said Riley was then and there a person lawfully authorised to assist, and was then and there lawfully assisting the said *John DeBree* and his said agent and attorney lawfully authorised to acquire, hold and keep the custody of the said *Shadrach otherwise called Frederic Minkins* and to pursue and reclaim the said *Shadrach otherwise called Frederic Minkins* and the said *Shadrach otherwise called Frederic Minkins* was then and there lawfully in the custody of the said Riley, upon which one *Lewis Hayden* of *Boston* *clothes dealer* with force and arms, on the *fifteenth* day of *February* *fourteenth* knowingly, willingly, and wilfully him the said *Shadrach otherwise called Frederic Minkins* of the custody and against the will of the said Riley, then and there unlawfully did rescue, and put at large to go whithersoever he would, and the said *Shadrach otherwise called Frederic Minkins* but of the custody and against the will of the said Riley, then and there unlawfully did rescue, and escape at large whithersoever he had a mind to go;

Against the peace and dignity of the said United States, and contrary to the form of the statute in such case made and provided.

13. And the Jurors aforesaid, on their oath aforesaid, do further present that on the *fifteenth* day of *February* in the year of our Lord one thousand eight hundred and fifty-one, at Boston, in said District, the said *Lewis Hayden* with force and arms, did knowingly and wilfully obstruct, resist and oppose one Patrick Riley, a deputy of Charles Devens, junior, Marshal, of the United States for the District of Massachusetts, and an officer of the United States, in serving and attempting to serve and execute a certain warrant and legal process, which before that time, to wit, on the *fourteenth* day of February, in the year of our Lord one thousand eight hundred and fifty-one, had been duly issued under the hand and seal of *George T. Curtis Esquire* a Commissioner of the Circuit Court of the United States for Massachusetts District, and directed to the Marshal of our District of Massachusetts, or either of his Deputies, which the said Riley, in the due and lawful execution of his said office, had then and there, in his hands and possession, for service of the same, and which he was then and there serving, and attempting to serve and execute; which warrant commanded the said Riley to apprehend one *Shadrach* and to have him forthwith before the said Commissioner, then and there to be dealt with according to law;

Against the peace and dignity of the said United States, and contrary to the form of the statute in such case made and provided.

14. And the Jurors aforesaid, on their oath aforesaid do further present, that on the *fifteenth* day of *February* in the year of our Lord one thousand eight hundred and fifty one, at Boston, in said District, the said *Lewis Hayden of Boston clothes dealer* with force and arms, did knowingly and wilfully obstruct, resist and oppose one Patrick Riley, a deputy of Charles Devens, junior, Marshal of the United States for the District of Massachusetts, and an officer of the United States, in serving and attempting to serve and execute a certain legal process, which before that time, to wit, on the *fifteenth* day of February, had been duly issued, under the hand of *George T. Curtis Esquire* Commissioner of the Circuit Court of the United States for the District of Massachusetts, and duly committed for obedience and execution to said Riley, wherein and whereby, and in pursuance of the command whereof, the said Riley was then and there, lawfully retaining, detaining, and holding one *Shadrach otherwise called* for the further hearing and determination of a certain complaint, upon which a warrant before that time, to wit on the *fifteenth* day of said February had been duly issued under the hand and seal of said Commissioner; by force of which warrant the said *Shadrach* had been duly arrested and apprehended by the said Riley, and in execution of the same, on the said *fifteenth* day of February, had been brought by said Riley, before the said Commissioner;

Against the peace and dignity of the said United States and contrary to the form of the Statute in such case made and provided.

15. And the jurors aforesaid, on their oath aforesaid do further present that on the *fifteenth* day of *February* in the year of our Lord one thousand eight hundred and fifty one, at Boston, in said District, the said *Lewis Hayden* with force and arms did knowingly and wilfully obstruct, resist and oppose one Patrick Riley, a deputy of Charles Devens, junior, Marshal, of the United States for the District of Massachusetts, and an officer of the United States, in serving and attempting to serve and execute a certain warrant and legal process, which before that time, to wit, on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and fifty one had been duly issued under the hand and seal of *George T. Curtis Esquire* a Commissioner of the Circuit Court of the United States, for Massachusetts District, and directed to the Marshal of our District of Massachusetts, or either of his deputies, which the said Riley, in the due and lawful execution of his said office, had then and there, in his hands and possession, for service of the same and which he was then and there, serving and attempting to serve and execute; which warrant commanded the said Riley to apprehend one *Shadrach* and to have him forthwith before the said Commissioner, then and there to be dealt with according to law; and also in serving and attempting to serve and execute certain further legal process, which before that time, to wit, on the said *fifteenth* day of February had been duly issued under the hand of said Commissioner, and duly committed for obedience and execution to the said Riley, wherein and whereby in pursuance of the command whereof, the said Riley was then and there, lawfully retaining, detaining and holding the said *Shadrach* for the further hearing and determination of a certain complaint upon which the warrant aforesaid had been issued by said Commissioner.