	Commonwealth of virginia) To wit.
	City or County of Rockingham To-wit:
	In the Circuit Court of the County of Rockingham
	of the
	BE IT REMEMBERED That D. W. Farman
	BE IT REMEMBERED That D. W. Earman, Attorney for the Commonwealth for the said County of Rockingham, and who for the said Commonwealth prosecutes
	in this behalf, in his proper person comes into the said Court on this the _2dday of
	Jan, in the year 1923, and upon the complaint in writing, verified by the oath of
First Count	E. E. Kiser, a competent witness, gives the said Court here to understand and be
Count	informed thatCharles Shirkey, on the _5th day of _November,
6	in the year 1993, in the said county of Rockingham , did unlawfully transport
- [and have in his possession about four gallons of ardent spinits
	(moonshine liquor)
	against the peace and dignity of the Commonwealth of Virginia.
	And the Attorney for the Commonwealth aforesaid, who prosecutes as aforesaid, in the
	name and by the authority aforesaid, and upon the complaint in writing aforesaid, further gives
Second	the said Court to understand and be informed that said
Count	on the day of of
	, did unlawfully
	against the peace and dignity of the Commonwealth of Virginia.
-1,	
	And the Attorney for the Commonwealth aforesaid, who prosecutes as aforesaid, in the
	name and by the authority aforesaid, and upon the complaint in writing aforesaid, further gives
	the said Court to understand and be informed that said
Third Count	on the day of of
	against the peace
	and dignity of the Commonwealth of Virginia.
	Marin
	Attorney for the Commonwealth.
	VIRGINIA:City of _Harrisonburg, To-wit:
	This day E. E. Kiser personally appeared before me Pauline M. Andrus
	Notary Public for the City of Harrisonburg , Virginia, and made
	complaint and information on oath that Charles Shirkey
	within twelve months prior to this date, to-wit on the 5th day of November , 1952, in the of _Rockingham :
7	1.—Manufactured undistilled ardent spirits;
	2.—Sold ardent spirits;
3	✓3.—Transported ardent spirits;
V	4.—Owned and had in possession a still, still cap, worm, tub, fermenter, and other
)	appliances connected with a still, and mash and other substances capable of being used in the man-
,	applications controlled in the man and a state of the man and the man
,	ufacture of ardent spirits;

20 Him

POSS. 40	ALLONS
ARDENT	

des .				
Com	monwea	lth of	f Virgi	nia
A P				
vs. }	MISDEMEA	NOR		0
		9		
T T				1 00
8 5	Par Par	0.		l a
CHAS.	SHIRKEY	1.	2 am	4
Informat	ion for Vio	lation	Prohibitio	n Law.
Witnesse	100			
Withesse	4 0	ind I		1 2
H	0 9		149	0
E.E.F	KISER	4 7	1 2	l ig
9	TOUR SOW	Supra Maria		TOTAL
#	136	¥ 7	1 1	
100	the st			alta
Ħ	b d	TOS TAB	= 1	T o
	V 1			5
1	IL S			
9	nia do	15	36	sin
9	DEO			
H	98	4	B	
9				100
Filed				192

-----Clerk.

By _____ D. C.

:tiw-oT

Commonwealth of Virginia,
Rockingham County, To-Wit:
oth mal 22
BE IT REMEMBERED, that on the day of the day
Chas Shirkey , principal and John Sturkey
surety, who justified to his sufficiency, came before me, Shelling Follower
Back Commercione, of the said County of Rockingham,
(J. P. or Bail Commissioner)
and acknowledged themselves to be indebted to the Commonwealth of Virginia each in the sum of
twe Hundred Dollars, (\$ 500),
to be levied of their respective goods and chattels, lands and tenements, for the use of the Common-
wealth of Virginia rendered, and they each severally waved their homestead exemption to their re-
cognizance; yet upon this condition:
That if the said Chars Thursbey shall personally appear before
the Circuit Court of Rockingham County, at the Courthouse of said County, on the day of the
Term thereof, being the 19 day of day of ,
19 3 Yand at such other time or times to which the proceedings may be continued or further
heard, and before any court or judge hereafter having or holding any proceedings in connection with
the said charge, and then and there answer the Commonwealth of Virginia concerning a certain
muslement whereof the said that Thereby stands
charged, and be bound under said recognizance until the charge is finally disposed of or until it is
declared void by order of a competent court, then the above recognizance shall be null and void; other-
wise to remain in full force and effect.
In Witness Whereof, I hereunto affix my signature this day of
IN WITNESS WHEREOF, I hereunto affix my signature this day of
APM PO
Josephan & Device
(J. P. or Bail Commissioner)

and, and they each severally waved their homestead exemption to their reany court or judge hereafter having or molding any proceedings in connection with and then and there answer the Commonwealth of Virginia concerning a certain

In the Name of the Commonwealth of Virginia: To the Sheriff of Rockingham County, Greeting:
You are hereby commanded to summon.
5 6 2
E. E. Hisen
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at poor clock, a. m., on the Hay of 19
to testify and the truth to say in behalf of the Commonwealth against Charles Sherkey
who stands charged with and indicted for a felony misdemeanor.
And this shall not omit under penalty of £100. And have then and there this Writ.
Witness, J. ROBERT SWITZER, Clerk of our said Court at the Court II
day of 1933 and in the 157th year of the Commonwealth.
Clerk

P & L. PRESS, HARRISONBURG, VA

33 delivering a true Copy of the executed from 3 within Summons to In person

Shery out

anun unties 100

Som fee 50

\$150

COMMONWEAL TH

V.) Information (misdr.)

CHAS. SHIRKEY G. Jan. 4- on bond

3 mo + 75

mov 4 och 7

