COMMONWEALTH OF VIRGINIA,

COUNTY OF ROCKINGHAM, to-wit:

In the Circuit Court of said County:

The grand jurors in and for the body of said county of Rockingham and now attending said Court at its April term, 1925, upon their oaths do present that George Herring, who was heretofore on the 21st day of April, 1922, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars and to serve for a period of sixty days in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and feloniously manufacture, sell, offer, keep, store and expose for sale, give away, dispense, transport, solicit, advertise and receive orders ior ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

The jurors aforesaid upon their oaths aforesaid do further present that George Herring, who was heretofore on the 21st day of April, 1922, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars and to serve for a period of sixty days in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and feloniously have in his possession ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

And the jurors aforesaid upon their oaths aforesaid do further present that Jeorge Herring, who was heretofore on COMMONWEALTH OF VIRGINIA, COMMONWEALTH OF VIRGINIA, to-wit:

In the Circuit Court of said County:

The grand jurors in and for the body of said county of Rockingnam and now attending said Court at its April term, 1925, upon their oaths do present that George Herring, who was heretofore on the Elst day of April, 1922, convicted of violating the Frohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars one year next prior to the finding of this indictment, in the facture, sell, offer, keep, store and expose for sale, give away, dispense, transport, solicit, advertise and receive the Commonwealth of Virginiy of ard there was sentenced to pay a fine of one hundred and to serve for a period of sixty days in jail, did, within and to serve for a period of sixty days in jail, did, within the county of Rockingham, anlawfully and feloniously manutacture, sell, offer, keep, store and expose for sale, give away, dispense, transport, solicit, advertise and receive the Commonwealth of Virginia.

The jurors atoressid upon their oaths aforessid do further present that George Herring, who was heretofore on the 21st day of April, 1922, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fife of one hundred dollars and to serve for a period of sixty days in jail, did, within one said county of Rockingham, unlawfully and feloniously have in his possession ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

And the jurors aforesaid upon their oaths aforesaid do further present that George Herring, who was heretofore on

George Herring - #2

the 21st day of April, 1922, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars and to serve for a period of sixty days in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and feloniously receive ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of Dewey Dofflemyer and John Dove, witnesses sworn in Court and sent before the grand jury to give evidence.





Commonwealth of Virginia, To-wit: Rockingham County,

BE IT REMEMBERED that on the 31 day of Decuber 1924, George Herring, W.C. Shiflett, Edgor Marris, J.M. Corner, William & Bangly came before me MW yesterne Acul Coursains

of the said county of Rockingham, and severally and respectively acknowledged themselves to be indebted to the Commonwealth of Virginia, in manner and form following, that is to say: the said

Costi in the sum of Hundred and fefly the total Rem in average good and lawful money of the United States, and the said The aard George Herring is let What, the Burn of \$1000. Leve think in the sum of ______ Dollars of like good and lawful money, to be respectively made and levied of their several goods and chattels, lands and tenements, and they severally waived the benefit of their Homestead Exemption as to this obligation, and also waived any claim or right to discharge any liability to the Commonwealth arising under this recognizance with coupons detached from the bonds of this State, to the use of the Commonwealth of Virginia if the said -----shall make default in the performance of the George Kerring conditions underwritten. The condition of the above recognizance is such that if the above bound Slonge Horing F. J. Orgubages or Borne alter gues is when may beller to the do and shall personally appear before the Circuit Court of Rockingham on the Pr day of the formany 1925 Term nexts thereof, being the day of and then and there answer the Commonwealth of Virginia concerning a certain filmy where------stands charged, and shall not of the said_ depart thence without the leave of said Court, then the above recognizance shall be void and of no

effect, otherwise to remain in full force and virtue.

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

Commonwealth of Virginia, To-wit: Rockingham County, To-wit:

of the said county of Bockingham, and severally and respectively acknowledged themselves to be in-Jano Hundred and feeling

Rowth

would and leveral money of the United States, and the shell respectively made and levied of their several goods and chattels, lands and tendpents, and they elation or right to discharge any liability to the Commonwealth arising under this recognizance with George Nerringshall make default in the performance of the

The condition of the above recognizance is such that if the above 20 vor Sugred vor f. y channess the Qas day of the I owner. A CO or Benefi and then and there mayor the Commonwealth of Virginia concerning a certain file Aleman Roman dont time bus powers which the depart thence without the leave of said Court, then the above recognizance shall be void and of no

Commonwealth of Virginia, Rockingham County, To-wit:

BE IT REMEMBERED that on the _____ day of _ Annary _____ 1925, W. C. Shillett. George Herring Uno , came before me_ CHB sidger a fustice of the place of the said county of Rockingham, and severally and respectively acknowledged themselves to be indebted to the Commonwealth of Virginia, in manner and form following, that is to say: the said eorge Herring_____ in the sum of 1.000,00 One Thousand ---- Dollars good and lawful money of the United States, and the said W. C. Shiller One housand_____Dollars of like good and lawful money, to be in the sum of ____ respectively made and levied of their several goods and chattels, lands and tenements, and they severally waived the benefit of their Homestead Exemption as to this obligation, and also waived any claim or right to discharge any liability to the Commonwealth arising under this recognizance with coupons detached from the bonds of this State, to the use of the Commonwealth of Virginia if the said Glorge, Herring_____shall make default in the performance of the conditions underwritten. The condition of the above recognizance is such that if the above bound_____ Court of Rockingham on the 1. 1. day of the ______ next thereof, being the_____day of_____192 , at the Court-house thereof, and then and there answer the Commonwealth of Virginia concerning a certain Fllow whereof the said______stands charged, and shall not

depart thence without the leave of said Court, then the above recognizance shall be void and of no effect, otherwise to remain in full force and virtue.

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

Commonwealth of Virginia, To-wit: Rockingham County,

at lawful money of the United States, and the said *M.C. Mithfill* sum of <u>Mithers detect</u> Dollars of like good and lawful money, to be edy made and levied of their several goods and chattels, lands and tenements, and they waived the benefit of their Homestead Exemption as to this obligation, and also waived any right to discharge any liability to the Commonwealth arising under this recognizance with detached from the bonds of this State, to the use of the Commonwealth arising under this recognizance of the detached from the bonds of this State, to the use of the Commonwealth in the performance of the

condition underwritten.

wegt. Herring

The condition of the above recognizance is such that if the above bound.

Taken and acknowledged before me, the day and year first above writter

(Pris) FEB 1934 (Pass.) # 20-3 George Henning ads Inductment for a Felony Commonwealth Copios & Sci 7a at 706 Term 1925 Ent 134.4/42

