Commonwealth of Virginia,

County of Rockingham, to-wit:

In the Circuit Court of said County:

The jurors of the Commonwealth of Virginia, in and for the body of the County of Rockingham, and now attending the Circuit Court of said county UPON THEIR OATHS PRESENT, that J.B. Hicks and C.N. Jowin on the 7th day of June, 1917, in said County, did unlawfully transport and have in possession not at their homes ardent spirits, in violation of the prohibition law,

against the peace and dignity of the Commonwealth of Virginia.

AND THE JURORS AFORESAID, UPON THEIR OATHS AFORESAID, DO
FURTHER PRESENT, that J.B.Hicks and Brownie Irvin on the 7th day of
June, 1917, in the said County, did unlawfully transport from a point
without the State of Virginia, to-wit from Hagerstown, Md. to a point
within the State of Virginia, to-wit to Harrisonburg, Rockingham County,
Virginia, ardent spirits in excess of that allowed by law to be brought
into the State by any person in his baggage, against the peace and dignity of Virginia.

AND THE JURORS AFORESAID. UPON THEIR OATHS AFORESAID DO FURTHER PRESENT, That J.B. Hicks and Brownie 1777 on the 7th day of June, 1917, in said County, did unlawfully transport from a point within the State of virginia, to-wit from Lacey Spring, Rockingham County, Va. to another point within the State of Virginia, to-wit to a point near Weaver's Church, Rockingham County, Va. ardent spirits in excess of that allowed any person to be carried in his baggage,

against the peace and dignity of the Commonwealth of Virginia.

Facol Sharper, Jone S. Sharper, Rev W. S. Ran,

witnesses sworn in Court and sent before the Grand Jury to give evidence.

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the accused J.B. Hiers and & The Is win quelly air form as charged un This indeclinant and fix Their pun: ishment at con: fine ment in gail mershell gut July term. 1917. Transporting ardent spirits

COMMONWEALTH

Indictment

J.B. Hicks and Brownie Irwin J. H. Heory

For Felony For Misdemeanor

A TRUE BILL

Harry M. Strickler Commonwealth's Attorney

Concenserant of Vergues The of Karresoutherny Dwix To the Theriff of Rac Kenghane & elherear DE Croushare, Freist fas This day made care fexicit are sack before me Id Willis a Justice of the Beace of the said city that he has cause to suspect that certain orderet spirils De being transparted in a Certain automobile on the Valley Jumpine in Said State Cacetrary to lace These are therefore in The name of the Puresement you farthewet to Franch The Aniel automobile for Said Ordent Spirets. and if any ardent Spirit Being to thrown farted are facult our Said automobile that you freze The Dancer, and the Daid auto mabile, and arrest the kersan or persons in charge of The Paid Tutomobile and buin There together with the said automobile sud said ardenx Ppereto befare que for further desposition Seven under my hand and Seal this 7th day to

Executed the within warrant June 7th, 1917, by searching the automobile referred to in said warrant and by seizing about one hundred and fifty quarts of ardent spirits which had been transported therein contrary to law by J. B. Hicks and C. H. Irwin and by arresting the said J. B. Hicks and C. H. Irwin and taking them, together with said ardent spirits and said automobile, before T. A. Willis, a Justice of the Peace of the City of Harrisonburg.

Rockingham County.

Sheriff

J. B. Hicks and C. H. Irwin were this day brought before me on the charge contained in the within warrant and upon their motion a hearing was postponed until June 11th, 1917, each being recognized for his appearance before me on June 11 in the sum of \$250.00 and costs \$4.10, with J. M. Kavanaugh as surety for both.

Given under my hand this 7th day of June, 1917.

June J. P.

J. B. Hicks and C. H. Irwin this day appeared before me and asked for a further continuance until June 26th and with the consent of Commonwealth's Attorney H. M. Strickler said motion was granted and the said J. B. Hicks and C. H. Irwin were each recognized for his appearance before me on June 26th in the sum of \$1000.00 and also \$12.10 costs, J. W. Hicks appearing as surety for J. B. Hicks and Mrs. Emma Irwin appearing as surety for C. H. Irwin.

Given under my hand this 11th day of June, 1917.

J. B. Hicks and C. H. Irwin this day appeared before me to answer the charge in the within warrant and upon hearing the evidence produced they were committed for the action of the Grand Jury and a motion for bail having been made in each case J. B. Hicks and C. H. Irwin were each recognized for their appearance before the Circuit Court of Rockingham County, Virginia, on the first day of the next term in the sum of \$1000.00 and also \$24.70 costs, J. B. Hicks appearing as surety for J. B. Hicks and Mrs. Emma Irwin appearing as surety for C. H. Irwin.

Given under my hand this 26th day of June, 1917.

Tatoilli J. P.

J. B. Hicks and C. H. Irwin were this day brought before me on the charge contained in the within warrant and upon their motion a hearing was postponed until June 11th, 1917, each being recognized for his supessence before me on June 11 in the sum of \$250.00 and costs \$4.10. with J. M. Kavenaugh as surety for both.

Given under my hand this 7th day of June, 1917.

J. B. Hicks and C. H. Irwin this day appeared before me and asked for a further continuence until June 26th and with the consent of Commonwealth's Attorney H. M. Strickler said motion was granted and the said J. B. Hicks and C. H. Irwin were each recognized for his appearance before me on June 26th in the sum of \$1000.00 and also thirth costs. J. J. Hicks and are surety for J. B. Hicks and are Emma Irwin appearing as surety for J. B. Irwin.

Given under my hand this 11th day of June , 1917.

J. B. Hicks and C. H. Irwin this day appeared before me to answer the charge in the within warrant and upon hearing the evidence produced they were committed for the action of the Grand Jury and a motion for bail having been made in each case J. B. Hicks and C. H. Irwin were each recognized for their appearance before the Gircuit Court of Rockingham County, Virginia, on the first day of the next term in the sum of \$1000.00 and also said costs.

J. B. Hicks appearing as surety for J. B. Hicks and Mrs. Emma Irwin appearing as surety for J. B. Hicks and Mrs. Emma Irwin

Given under my hand this Soth day of June, 1917.

Florelling 1. P.

COMMONWEALTH OF VIRGINIA

vs.

J. B. HICKS AND C. H. IRWIN.

June 7 1917	J. P. warrant	.50
	Sheriff Arrests	1.60
	J. P. Bail, each \$1.00	2.00
	5 6	\$ 4.10
June 11, 1917	Sheriff 6 witness summoned .30¢	1.30
	6 witness attendance	3.50
	J. P.	1.00
	J. P. Bail for each \$1.00	2.00
		\$ 7.00
*		3,60
June 26, 1917	Sheriff, 8 witness summoned 304	
June 26, 1917	Sheriff, 8 witness summoned .30¢	2 .4 0
June 26, 1917	Sheriff, 8 witness summoned .30¢ 9 " attendance .50¢ 1 " "	2. 4 0 4.30
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June 26, 1917	1 " attendance 500	2. 4 0 4.30 2.50
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June 26, 1917	1 " " J. P. Trial J. P. Bail for each, \$1.00	2.40 4.30 2.50 1.00
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COMMONWEALTH OF VIRGINIA

J. B. HICKS AND C. H. IRWIN.

June 7 1917 J. F. warrant Sheriff Arrests

J. P. Bail, each \$1.00

June 11, 1917 Sheriff to witness summoned .30¢ e witness attendance

J. P.

J. P. Bail for each \$1.00

June 26, 1917 Sheriff, 8 witness summoned .30d attendance J. P. Trial

J. P. Bail for each, \$1.00

.50

1.00

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1.00

VIRGINIA, Rockingham County, to-wit:
I, Ta Willy , a Justice of the Peace of Robingham County, certify
that seed there attended under a summons as a witness before
me day of day, 1917, on behalf of the Commonwealth in
her prosecution against JB. Niers VCH Swin
for Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars andcents, for which attendance, mileage and tolls he is entitled to
dollars and Ly cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this day of the , 1997.
Therein IP
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NEWS-REGISTER PRINT HARRISONBURG VA

VIRGINIA, Rockingham County, to-wit:
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VIRGINIA, Rockingham County, to-wit:
I, J. a. lively, a Justice of the Peace of Thoffingham County, certify
that How attended under a summons as a witness before
me day of feet, 1917, on behalf of the Commonwealth in her prosecution against & Wiere & CN, Sowie
her prosecution against f. 3. Needs & CN. Sown
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place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and fifty cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs). Given under my hand this day of the costs, 1997.
O Sawier J. P.

VIRGINIA, Rockingham County, to-wit:
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VIRGINIA, Rockingham County, to-wit:
I, J. a. Wiei , a Justice of the Peac of Lockingham County, certify
the acht Gran attended under a summons as a witness before
her prosecution against 3. Wiese & Confidence of the Commonwealth in
for the Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars andcents, for which attendance, mileage and tolls he is entitled to
dollars and fifty cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this day of 1907.
J. P.

VIRGINIA, Rockingham County, to-wit:
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I further certify the tile in federline reas convicted and in insolvent for that rise day no ident was convicted, and there was no protecular salid fed to be liable for the raid. Given under my local this

VIRGINIA, Rockingham County, to-wit:
I, J.a. William, a Justice of the Peaco of Rockingham County, certify
, a Justice of the Peace of Rockingham County, certify
that a summons as a witness before me 26 day of 1907, on behalf of the Commonwealth in
her prosecution against 3, Week of the Commonwealth in
for a Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and conts, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this 76 day of the 1967.
Jawie J. P.
NEWS-REGISTER PRINT HARRISON UNG VA

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VIRGINIA, Rockingham County, to-wit:
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me day of keep, 1987, on behalf of the Commonwealth in
her prosecution against 13 Nier & Collins
ford Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
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traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this 26 day of Jem, 1967.
Theoree J. P.

VIRCINIA, Rockingham County, to-wit:	
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VIRGINIA, Rockingham County, to-wit:
I, J. a living, a Justice of the Peace of Hockingham County, certify
that ach the factor of the Peace of the Ringham County, certify
that seed though attended under a summons as a witness before me 26 day of fine 1967, on behalf of the Commonwealth is
me day of fine, 1987, on behalf of the Commonwealth in her prosecution against 2 Nice + CH,
for a Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
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dollars and cents, payable out of the public treasury.
I further certify that the defindant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this 26 day of the 1907.
Tawise: 17
J. P.

NEWS-REGISTER PRINT HARRISONBURG VA

VIRGINIA, Rockingham County, to-wit:
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tended to an infanced by miles with the forms. To be made. He also gold tolls amonating to
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VIRGINIA, Rockingham County, to-wit:
I, J. A. Lvilli, a Justice of the Peace of Rockingham County, certify
that Lv. S. Com attended under a summons as a witness before
me 26 day of 1987, on behalf of the Commonwealth in her prosecution against 13. His Commonwealth in
for distance Said witness also traveled 9 miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and clining cents, payable out of the public treasury. I further certify that the defendant was convicted and is insolvent (or that the defendant was convicted and is insolvent).
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this 26 day of 1907.
J. P.

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	tenegled, for which componentials is to be made. He may
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	I further cortify that the defendant into convince on
	dant was despiritude and there was no presenter advage

VIRGINIA, Rockingham County, to-wit:
I, J. A. willie, a Justice of the Peace of Rockingham County, certify
that W.S. Row attended under a summons as a witness before
me day of J. J., on behalf of the Commonwealth in her prosecution against B. His YCN, Swing
for Mile. Said witness also traveled I miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
On dollars and thirty cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this day of the 1907.
Tataville J. P.

VIRGINIA, Rockingham County, to-wit:
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VIRCINIA, Rockingham County, to-wit:
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VIRGINIA, Rockingham County, to-wit:
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I, County, certify that Colple The Peace of Rockingham County, certify that Colple The battended under a summons as a witness before
me // day of Least 1907, on behalf of the Commonwealth in
her prosecution against 3. Wiere X Chilowin
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place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leavingmiles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and the cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this // day of , 199 7.
Thoiei J. P.

	VIKCHNIA, Rockangnam County, to-will.
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	Given under my hand this II. day of the
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VIRGINIA, Rockingham County, to-wit:
I, Ja. lvier, a Justice of the Peace of Rokingham County, certify
that Celph She buttended under a summons as a witness before
me 26 day of , 1907, on behalf of the Commonwealth in
her prosecution against 13 News VCN. Jour
for a Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars andcents, for which attendance, mileage and tolls he is entitled to
dollars and cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs). Given under my hand this 26 day of 2, 1907.
Tawiee J. P.

NEWS-REGISTER PRINT HARRISON URG VA

VIRCHMA, Rockingham County, to-wit:
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VIRGINIA, Rockingham County, to-wit:
I, J. a. Luie , a Justice of the Peace of Rockingham County, certify
that L. Low attended under a summons as a witness before
me 26 day of Jee , 1997, on behalf of the Commonwealth in
her prosecution against B. Wie + C.S. Iswin
for Miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leavingmiles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this 26 day of , 1907.
J. P.

VIRCINIA, Rockingham County, to-wit:
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par Art and the name in return ingen his pines of abode, from which distance so
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I parther cartify that the defendant was convicted and is insulvent for that the defen- dant was acquitted, and there was no prosecutor adjudged to be liable furthe costs.
Given under my hand this I be day of Joseph 1507

VIRGINIA, Rockingham County, to-wit: 1. A. Wileis, a Justice of the Peace of Rockingham County, certify
I, J. A. Willis, a Justice of the Peace of the form County certify
that Chos. L. Gowl attended under a summons as a witness before
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for a Ming Said witness also traveled miles in coming to the
place of trial and the same in returning to his place of abode, from which distance so
traveled I have deducted ten miles each way, leaving miles as the distance
traveled, for which compensation is to be made. He also paid tolls amounting to
dollars and cents, for which attendance, mileage and tolls he is entitled to
dollars and cents, payable out of the public treasury.
I further certify that the defendant was convicted and is insolvent (or that the defen-
dant was acquitted, and there was no prosecutor adjudged to be liable for the costs).
Given under my hand this day of 1907
REGISTER PRINT HARRISONBURG VA JULIUR J. P.

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VIRCINIA, Rockingham County, to-with
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5- Geo. W. Tpenenegt. W. asp- 2 waited enst f -d 7. De made - 1