## COMMONWEALTH OF VIRGINIA,

COUNTY OF ROCKINGHAM, to-wit:

In the Circuit Court of said County:

The grand jurors of the State of Virginia, in and for the body of the county of Rockingham and now attending said Court at its December term, 1930, upon their oaths present that Raymond Litten and DeRay Floyd, on or about December 1, 1930, in the said county of Rockingham, did unlawfully have in their possession about thirty gallons of mash, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of S. O. Heltzel, S. F. Newman, and D. W. Shifflett, witnesses sworn in Court and sent before the grand jury to give evidence.

	Poss mash		
	Commonwealth v) Indictment Raymond Litten Bail - M. DeRay Floyd - Jule	1 aidT T. 2. T. 5. T. 6 Tin Court and Fine the	
VIRGINIA, AINIDGIN, AINID,	Misdemeanor December term, 1930 A True Bill: MAAdomison Foreman	indictment is found on Newman, and D. W. Shif Vaul bury and stored	
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	D. W. Earman Commonwealth's Attorney		

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## Commonwealth of Virginia, Rockingham County, To-Wit:

BE IT REMEMBERED, that on the 10 day of Her Raymond Litter, principal and William y surety, who justified to his sufficiency, came before me, John F. Buel

J. Por Bail Commission and acknowledged themselves to be indebted to the Commonwealth of Virginia each in the sum of

\_\_\_\_\_ Dollars, (\$ 200,00

to be levied of their respective goods and chattels, lands and tenements, for the use of the Commonwealth of Virginia rendered, and they each severally waived their homestead exemption to their recognizance; yet upon this condition: That if the said Rayman futter 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 \_\_\_\_\_ day of \_\_\_\_\_

1930, and 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 whereof the said Kaymon Littus 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; otherwise to remain in full force and effect.

, 1930

IN WITNESS WHEREOF, I hereunto affix my signature this 10 day of 2

John

Commonwealth of Virginia, Rockingham County, To-Wit

Any network of the provided of the sufficiency, came before me, the network of the said County of Rockingham, and acknowledged themselves to be indebted to the Commonwealth in Virginia each in the sum of the first for the said county of the said County of Rockingham, and acknowledged themselves to be indebted to the Commonwealth in Virginia each in the sum of the first for the second to the Commonwealth in the second the second of the same of the Common to be levied of their respective goods and chuttels, lands and tenemeries for the use of the Common

wealth of Virginia rendered, and they each severally waived their homestead exemption to their recognizance; yet upon this condition:

guizance; yet upon this condition: That if the sead *flequence just just* shall personally appear before a treak treat of Hocking has Courts out the Courtsouse or said county, out the *A* day of the Term thereof, being the <u>day</u> of

to 222 , and 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 whereof the said

charged, and be bound hader 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 Wirness Wrinksor, I hereunto affix my signature this

Commonwealth of Virginia, Rockingham County, To-Wit: BE IT REMEMBERED, that on the 10 day of D 1930. rai toya , principal and .... surety, who justified to his sufficiency, came before me, form F. Byerly ustice of the peace , of the said County of Rockingham, and asknowledged themselves to be indebted to the Commonwealth of Virginia each in the sum of undred Dollars, (\$ to be levied of their respective goods and chattels, lands and tenements, for the use of the Commonwealth of Virginia rendered, and they each severally waived their homestead exemption to their recognizance; yet upon this condition: That if the said Deray huyd 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......day of...... First 1930, and 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 teray thoya whereof the said 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; otherwise to remain in full force and effect. IN WITNESS WHEREOF, I hereunto affix my signature this 10 day of 1930

John t. Br P. of BALL COMMISSIO

Commonwealth of Virginia, Rockingham County, To-Wit

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the said County of Rockingham,

the Circuit Court of Rockingham County, at the Courthouse of said County, on the \_\_\_\_\_\_ day of the

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IN WITNESS WHERE NOT, I hereunto affix my signature this / Q day o

J. P. of BAIL COMMISSIONER

I tothe lost anit toto Summiture 3.00 anifer .50 13,20 COMMONWEALTH VS. ) Misdr. (Pro.) RAYMOND LITTEN DERAY FLOYD 5.50 Guir -7.90 2 Wit -5 - 1.50 2 3.60 3 - 3.60 \$170

DEC 1930 #843

