

Virginia, Rockingham County, towit;

Be it remembered that this day ~~xxxx~~ Nathaniel Trasing,
Eugene P. Wills, J. P. Bellinger, C. H. Wearn, ^{C. H. Wearn} came before me, H. W.
Bertram, Bail Commissioner for Rockingham County, and, severally and
respectively, acknowledged themselves indebted to the Commonwealth
of Virginia, in the sum of \$ 750⁰⁰ to be levied of their
respective goods and chattels, lands and tenements, for the use of the
use of the Commonwealth rendered, at the same time waiving their home-
stead exemption as to this obligation, and all claim to discharge any
liability arising to the Commonwealth under this recognizance, with
coupons detached from the bonds of this State. The sureties herein
having first justified, under oath, as to Their sufficiency.

Yet upon this condition, that if the said Nathaniel Trasing
Sometimes called Nathaniel Trasing shall personally appear before
Circuit Court of Rockingham County on
_____ on the first day of the next
1921, at Term thereof, then and there to answer
the Commonwealth for and concerning a certain misdemeanor
of which he stands charged and shall not depart therefrom without
leave of said Court, then this recognizance to be void, otherwise to
remain in full force and virtue.

Taken and acknowledged before me this 14 day of February,
1921.

H. W. Bertram B. C.

Certified to the Clerk of the Circuit Court of Rockingham
County, Virginia.

Virginia, Washington County, 1852

Be it remembered that this day were
C. W. [unclear]
C. H. [unclear]
[unclear] ones before me, K. W.

Testimony, acknowledged themselves indebted to the Commonwealth
of Virginia, in the sum of \$750⁰⁰ to be paid at [unclear]
property goods and chattels, lands and tenements, for the use of the
use of the Commonwealth, reduced, as the same are being [unclear]
stand exception as to said obligation, and all other to discharge
liability arising to the Commonwealth under this recognition, and
copies thereof from the books of this State. The parties
having first justified, under oath, as to their [unclear]
For upon this condition, that all the said [unclear]
[unclear] shall personally appear before

*Commonwealth
vs.
Nathaniel Truitt*

on the first day of [unclear]
[unclear] then and there to answer
the Commission for and concerning a [unclear]
of which he stands charged and shall not depart therefrom without
leave of said Court, then this recognition to be void, otherwise to
remain in full force and virtue.

Wm. [unclear]

Given to the Clerk of the Circuit Court of Washington
County, Virginia.

COMMONWEALTH OF VIRGINIA,
COUNTY OF ROCKINGHAM, to-wit:

To the Sheriff of said County:

Whereas W.L. Dillard, Sheriff of the said County has this day made complaint and information on oath before me, W. J. Argenbright, a Justice of the Peace of said County, that he has cause to believe and does believe that ardent spirits are being manufactured or stored for sale, barter, gift or use, in violation of law, in a certain dwelling house or out buildings, situate on the ^{premises} ~~farm~~ of Nathan Tusing in the County of Rockingham, Virginia, and occupied by Nathan Tusing.

These are, therefore, in the name of the Commonwealth of Virginia to command you forthwith to search said buildings for ardent spirits and their containers, and bring the same and the person in whose possession they are found before me or some other Justice of the said County to answer the said complaint and to be further dealt with according to law.

Given under my hand this 12 day of ^{February} ~~September~~, 1924.

W. J. Argenbright
Justice of the Peace.

Executed the within warrant and finding 189 below
old ^{been} mash and about 4 Pints Brandy in the possession
of Nathaniel Tusing. This the 12 day of Feb 1921

W.L. Dillard S.R.
is here by Arrested Nathaniel Tusing and returned him before
J.W. Peckering J.P. charged with the within this the 12 day of
Feb. 1921. W.L. Dillard S.R.

The within Nathaniel Tusing was this
day brought before me and received a preliminary
hearing, and was committed to jail to await
the action of the grand jury.

Given under my hand this 12, day of
Feb. 1921. J.W. Peckering J.P.

Commonwealth

Ja

Nathaniel Tusing

Feb 12 - 1921

Justice fee 2.00

Executing Such warrant 1.00

" " " " 1.00

Miller's S.P. and 4.80

Peckering J.P. 8.80

Returning 20.00

4.80

20.00

To J. F. Blackburn, Clerk of the Court,

Commonwealth vs. Nathaniel Tussing

To Chemical Analysis of Beverages(Two Samples)....\$7.00

April 14, 1921

James E. Johnston, Analyst

To J. E. Blackburn, Clerk of the Court,

Commonwealth vs. Nathaniel Trask

To Chemical Analysis of Beverages (Two Samples).....\$7.00

Analyst, *James E. Johnston*

April 14, 1931

Handwritten notes at the top of the page, including the name 'Albion' and some illegible text.

STATE 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, 1921, upon their oaths, do present that Nathaniel Tusing within one year next prior to the finding of this indictment, in the said county of Rockingham, did unlawfully manufacture, sell, offer, keep, store and expose for sale, give away, transport, dispense, solicit, advertise and receive orders for ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of W. L. Dillard, Charley Fawley, and W. P. Wine, witnesses sworn in court and sent before the grand jury to give evidence.

We, the jury find the accused, Nathaniel Tusling, guilty as charged in the indictment and pay his punishment at confinement in jail for two months and a fine of \$50.00. *S. B. White Foreman*

STATE OF VIRGINIA,
COUNTY OF ROCKINGHAM, to-wit:
In the circuit court of said county:

Viol. Pro. Act.
Commonwealth
vs) Indictment
Nathaniel Tusling

Misdemeanor
April term, 1921.
The Grand Jurors in and for the body of said county
do hereby certify that the within and above stated indictment is a true bill
A true bill
J. C. Staples
Foreman
4/18/21
May 10 1921

D. W. Earman
Commonwealth's Attorney

This indictment is found on the testimony of W. L. Dillard, Charles Pawley, and W. P. Wine, witnesses sworn in court and sent before the Grand Jury to give evidence.

Com
vs

Nathaniel Tursing

~~///~~

| | |
|--------------------------|-------|
| S.P. Miller | 2.90 |
| P.O. Hartman | 1.80 |
| W.O. Thomas | 2.80 |
| S.G. Kenic | 1.50 |
| B.E. Kenany | 1.50 |
| Paul Sellers | 2.20 |
| Isaac Evening | 1.50 |
| J.G. Hunt | 1.50 |
| Walter Hunter | 1.50 |
| | <hr/> |
| | 17.20 |

~~Walter Hunter~~

Dr
no

Northwestern University

~~_____~~

| | |
|--------------|------------------|
| 2.90 | 89 Miller |
| 1.20 | O.D. Hamilton |
| 2.20 | W.O. Thomas |
| 1.20 | L.V. Lewis |
| 1.20 | L.C. Young |
| 2.20 | Paul Bellini |
| 1.20 | James Young |
| 1.20 | _____ |
| 1.20 | _____ |
| 1.20 | _____ |
| <u>17.50</u> | |

Wm. E. Brown

9/17

2 wit -

lenn vs - Tusing

4 wit - 1⁰⁰ + 1⁰⁰

3 wit
7 mil Tusing

Bond
6.5⁰⁰

Wet -

5.45

2.20

1.75

1.00

1.00

\$ 10.40

no wit for dept.

June 30 - Tuesday

Exp 1.00

Exp 2.00

Exp 1.50

Exp 1.50

Exp 1.50

Total 7.50

1.00

Exp 1.00
Exp 2.00
Exp 1.50
Exp 1.50
Exp 1.50

Total -

We the jury find the accused Nathaniel Turseng
guilty and fix his punishment at two
months jail and fifty dollars fine

W. L. Lohr Foreman

court requires of defendant bond
in sum of \$2,500.⁰⁰

The first fine to examine
guilt to and the punishment to
conclude and the other fine
the other fine

the other fine
the other fine

NATHANIEL TUSSING

ADS

Indictment for
a Misdemeanor.

COMMONWEALTH

S.P. Miller
P.L. Hartman
W.D. Thomas
S.H. Gline
G.E. Henry
Paul Sellers
Isaac Emery

C. P. T. T. T. T.

