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 October term, 1925, upon their oaths do present that Paul Halteman, 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.

We The pury Gand the defendant of and Halderman, que of have forting and represent for the purishments

at me mouth as fail and a fair of \$500

And the jurors aforesaid upon their oaths aforesaid, do further present that Paul Halteman, within one year next prior to the finding of this indictment, in the said county of Rockingham, did unlawfully 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 Paul Halteman, within one year next prior to the finding of this indictment, in the said county of Rockingham, did unlawfully receive ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of John Funk and Tom Lloyd, witnesses sworn in court and sent before the grand jury to give evidence.

Land the dynamics

v) Indictment Paul Halteman

A True Bill:

Misdemeanor
October term, 1925

D. W. Eanman Commonwealth's Attorney

Commonwealth

INSTRUCTION NO. 1 .

The Court instructs the jury that in all criminal cases the defendant's plea of not guilty raises a presumption of innocence in his favor, which it is the duty of the Commonwealth, before it can ask for a conviction, to overcome by evidence which establishes the guilt of the accused beyond every reasonable doubt, therefore if the jury after hearing the whole case entertain any reasonable doubt as to the guilt of the accused, it is their duty to find him not guilty; and the Court further tells the jury that a reasonable doubt is that state of the case which after comparison and consideration of all the evidence, leaves the minds of the jurors in such condition that they cannot say that they feel an abiding conviction to a moral certainty of the truth of the charge.

The Court instructs the jury that in all criminal cases the defendant's plea of not guilty raises a presumption of innocence in his favor, which it is the duty of the Commonwealth, before it can ask for a conviction, to overcome by evidence which establishes the guilt of the accused beyond every reasonable doubt, therefore if the jury after hearing the whole case entertain any reasonable doubt as to the guilt of the accused, it is their duty to find him not guilty; and the Court further tells the jury that a reasonable doubt is that state of the case which after comparison and consideration of all the evidence, leaves the minds of the jurors in such condition that they cannot say that they feel an abiding conviction to a moral certainty of the truth of the charge.

Company of said County ! Commonwealth M County, maschi day mede Arrest Warrant Executed the within warrant by arresting and delivering the body of Poul Halleman and you forthwith to approa Justice of Rockingham County, and by summoning the within named witnesses in person, and you are required to sum-

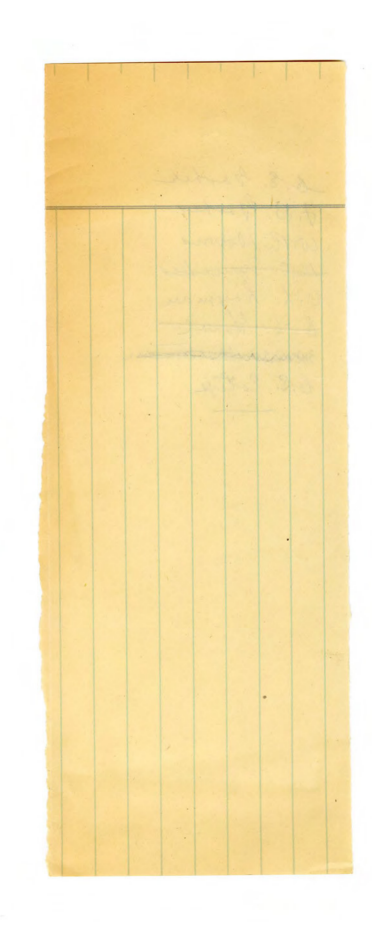
In the Name of the Commonwealth of Virginia:
You are hereby commanded to summon John S. Sunk, C. It,
Dove, (Hon B. M. Provlen, Sheriff Hoodstock
One Kinley Ryman, Deputy "
Orthur Woods Mayor, New Morket:
4" Curb" Dinger, Valley View" ")
to appear before the Judge of the Circuit Court of Rockingham County, at the Court
House thereof, at 10 o'clock, a. m., on the Alay of Rau. 19.2,3
to testify and the truth to say in behalf of the Commonwealth against
who stands charged with and indicted for a felony misdemeanor.
And this they shall not omit under the penalty of £100. And have then and there this Writ.
Witness, J. F. BLACKBURN, Clerk of our said Court, at the Court House, the 30 day of 21. 1925 and in the 140 th year of the Commonwealth.
J. Blacks www., Clerk.
News-Record, Harrisonburg, Va.

Executed 200.3, 1925 by delivering a true Copy of the within Summons to the within Named witheses to In person. C. W. Dove S. R. E. lack in person.

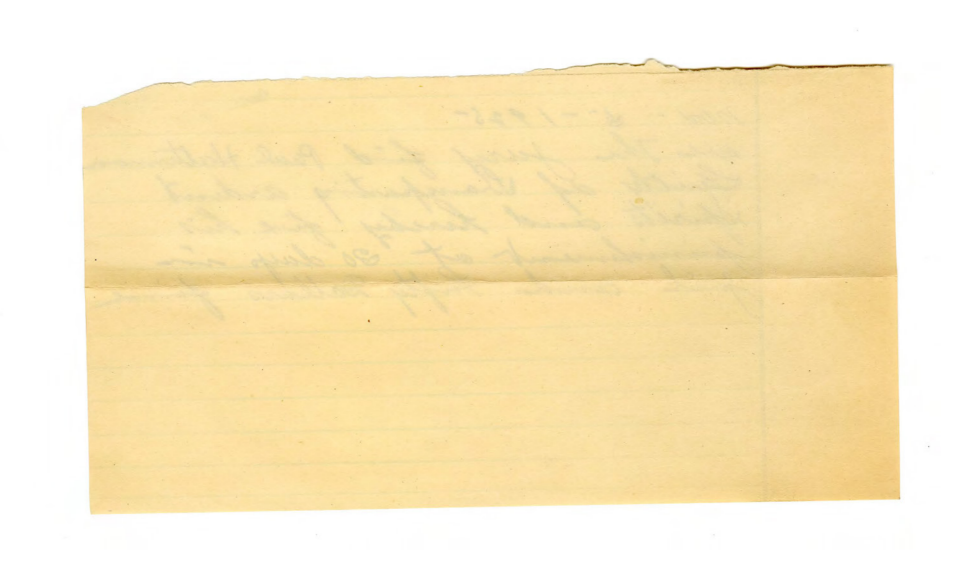
In the Name of the Commonwealth of Virginia: Shenaldan To the Sheriff of Rockingham County,	W Ca
You are hereby commanded to summon	•
Han. B. M. Borden Sheriff, Modet	— /-
Mc Kinley Ryman Dep. "	ich;
anti- and and and	2 6
Cathur Woods mayor new o	ne
nd Euch Dengel, Valley View "	1
o appear before the Judge of the Circuit Court of D. Line	
o appear before the Judge of the Circuit Court of Rockingham County, at the House thereof, at 10 o'clock, a.m., on the Alay of Rockingham.	e Court
o testify and the truth to and the truth to	19.2
o testify and the truth to say in behalf of the Commonwealth against	
Paul Helterman	
who stands charged with and indicted for a felony misdemeanor.	
And this they shall not omit under the penalty of £100. And has	ve then
Witness, J. F. BLACKBURN, Clerk of our said Court, at the Court Houndary of A. 1925, and in the 12 th year of the Commons	use, the
J.J. Blacken,	Clerk
News-Record, Harrisonburg, Va.	

In the Name of the Commonwealth of Vinkin Shen, Co.

J.B. Gorber W.R. Lowns 10, E. Sweeter O.L. Lower b. L. Gowl Mosson Hotel b.S. Estep



Suilty of Gransparting ardent Spirito and hereby fix his punishment at 30 days in Juil and Fufty Dallars fine



Paul Walterman minde Commonwealth 4 Jury b. E. Far ber J.B. Garber 258 ANS W.R. lowers G.L. Layman Just + 50 % 6. S. Estep Bond \$50000 Sut of Sheniff fee arest & Premium 11.50 Imp. Jung 1.00 \$14,00

