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 Robert Joseph, on or about December 15, 1930, in the said county of Rockingham, did unlawfully have in his possession about one hundred fifty gallons of mash, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of G. W. T. Reprode

A. Lawson and W. E. Lucas, witnesses sworn in Court and sent before the grand jury to give evidence.

Commonwealth

v) Indictment

Robert Joseph - Ball

Misdemeanor

December term, 1930

A True Bill:

D. W. Earman Commonwealth's Attorney

## Commonwealth of Virginia—City, County of, Prokinghto-wit:

To the Prohibition Inspectors, Sheriffs, Sergeants, and all Police Officers and Constables of the State of Virginia-Greeting:

70

WH	EREAS M. J. OPenrole, Staly Prob Inspector of the said County
	this day made complaint and information on oath before me, Ishu f. Byerley, J. P.
lias	Name of Magistrate Title
of t	he said County that he verily believes, that in the said County and State:
(a)	That Ardent Spirits are being unlawfully manufactured, sold, kept, stored, possessed, held, used and concealed
	in a certain Dwelling house out broildings & Premises
	Here describe the place, house, room or boat, as the case may be
	by one Mellig, Varyon, & Wobert, Joseph
	Give name, if name unknown, say, "Whose name is to the informant unknown"
(b)	A still, still cap, worm, tubs, fermenters and other appliances connected with such still and used, and mash and
	other substances, capable of being used, in the manufacture of Ardent Spirits, are unlawfully in the pos-
	session of, and unlawfully used by one Bellin Paymet Robert Joseph.
	Give name, if name unknown, say "Whose name is to the informant unknown'
	in a certain welling house and buildings Themses
(0)	Ardent Spirits are being unlawfully kept, held, stored, concealed, used, sold, and unlawfully transported in cer-
(c)	Ardent Spirits are being dinawrang kept, near, stored, conceased, used, sold, and dinawrang transported in cor
	tain baggage or a certain vehicle, to-wit: a certain
	Here describe vehicle, auto, wagon, carriage, buggy, boat, baggage or what not
	by one
	Here give name, or describe as in [a] above
And	there being reasonable cause for such belief:

THESE ARE, THEREFORE, IN THE NAME OF THE COMMONWEALTH OF VIRGINIA, to command you, with all necessary and proper speed and assistance, to search the house, place, baggage, boat or vehicle herein designated, either in day or night, and seize such ardent spirits and their containers and other things apparently possesd or used in violation of law, and bring the same and the person or persons, in whose possession they are found, and also any person resisting, impeding, obstructing, or in any manner hindering or delaying you in the execution of this warrant before me, or some other officer having jurisdiction of the case, to be disposed of and dealt with according to law; and make return of this warrant showing all acts and things done thereunder, with a particular statement and sufficient description of the things seized and the name of the person in whose possession found, if any, and if not found in the possession of any one, so state in your return, and post a true copy of this warrant and the return thereof, as required by law.

Given under my hand and seal this. Su day of Alver 1920

John F. Byerly (SEAL)

## DIRECTIONS

- 1. If only Ardent Spirits and containers be seized, the Magistrate shall fix a time not less than 10 nor more than 30 days from the date of return, for the hearing of said return. If no claimant appear, the Ardent Spirits and articles are to be forfeited to Commonwealth. Any person claiming any of same must file a written claim stating particularly the character and extent of his interest therein, whereupon the Magistrate shall certify the warrant, written claim and articles claimed, to the Circuit or Corporation Court, as the case may be, for determination, and declare the unclaimed articles forfeited.
- 2. If still, still cap, worm, tubs, heater. fermenters, or any appliance connected with a still and used, or mash or other substance capable of being used, in the manufacture of Ardent Spirits, be seized, the mash (after taking a sample) shall be destroyed, and the facts and articles seized reported to the Prohibition Commissioner and Commonwealth's Attorney. (A copy of this warrant and proper return will be a sufficient notice and report.) Ardent Spirits and containers disposed of as in No. 1 above.
- 3. If Ardent Spirits are being transported in an automobile, boat, wagon, buggy, or other vehicle, the Ardent Spirits and containers shall be preserved and the vehicle shall be delivered to the Sergeant of the City, the facts reported to the Prohibition Commissioner and Commonwealth's Attorney and Ardent Spirits and containers disposed of as provided in No. 1 above. (A copy of this warrant and proper return will be a sufficient report.)
- 4. A copy of this warrant and the return thereon must be posted at the front door of the house, or on the door of the room, or on the premises at the place the Ardent Spirits may be found.

See Sections 21 1-2, 22, 23, 23 1-2, 57 and 57 1-2, Acts of Assembly, 1918, Page 578.

## WARRANT TO SEARCH FOR ARDENT SPIRITS, ETC.

Commonwealth of Virginia Executed the within warrant this -\_\_ 1930, by searching the within stated \_\_\_\_ Here state house, room, picce and by seizing the following described Ardent Spirits and other things therein found (and arresting the above named person found in possession thereof) and by posting a true copy of this warrant and the return hereon on the\_\_\_\_\_ Here say place, house, room, boat, auto or Baggage, or as case may be as front door of house, door of room or premises Description of Ardent Spirits and other things en under my hand this

771 - 6 11 - 1 - 1 - 10
The following named officers and persons assisted the in the execution of this warrant:
Other than above stated the following are witnesses:
This matter set for hearing on theday of, 192  No claim of ownership or interest in any of the said things seized having been filed herein in compliance with the law, the same are hereby adjudged and declared confiscated and forfeited to the Com-
monwealth.  Given under my hand thisday
of, 192
of, 192
Written claim of ownership or interest having been filed to certain of the said things herein seized, this warrant, the said claim and the things in the claim particularly described, are hereby certified to the Court of this for determination, and the said things unclaimed are hereby adjudged and declared confiscated and forfeited to the Commonwealth.  Given under my hand this day

NOTE.—Unless warrant issued for Ardent Spirits being transported in vehicle, boat or baggage, it is to be returned to the jurisdiction from which issued. If issued for Ardent Spirits so transported, it can be executed in any part of the State, and returned to any justice in any county or city through which they are carried.

Commonwealth of Virginia, Rockingham County, To-Wit: BE IT REMEMBERED, that on the 2014 , principal and Hellie my who justified to his sufficiency, came before me ail Commissiones, of the said County of Rockingham, acknowledged themselves to be indebted to the Commonwealth of Virginia each in the sum of 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 Waker Joseph shall personally appear before the Circuit Court of Rockingham County, at the Courthouse of said County, on the 5 day of the 19 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 oncerning a certain musdemeane whereof the said Koleer 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 20 day of

In Witness Wessers, I hereunto affix my signature this 200 day of

DEC 1930

Shariff Cost
anext 1000
Sumon Withis 250
Com fee 1300

5.50 1:50 7.60 COMMONWEALTH

VS. ) Misdr. (Pro.)

ROBERT JOSEPH

60 days + 50 -

3:60

