The the paint find the accused from the and putted

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 June term, 1929, upon their oaths do present that Jerry Wean, within one year next prior to the finding of this indictment, in the said county of Rockingham, did unlawfully have in his possession about one pint of ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of S. F. Newman and John Logan, witnesses sworn in Court and sent before the grand jury to give evidence.

Commonwealth

v) Indictment

Jerry Wean

Misdemeanor

June term, 1929

A True Bill:

D. W. Earman Commonwealth's Attorney

Commonwealth of Virginia, kockingham County, to-wit; Be it remembered that on the 19th day of February, 1929, erry Wear and Orland J. Hollar eme before me, marry M. Strickler, bail commissioner of the said County of Rockingham and severally and respectively acknowledged themselves to be indebted to the Commonwealth of Virginia, in manner and form following, that is to say, the said Jerry Wear in the sum of Fivr Hundred Orland J. Hollar in the sum of Five Hundred dollars, good and lawful money of the United States. to be respectively made and levied of their several goods and chattels, lands and tentements, and they severally waive the benefit of their Homestead Exemption as to this obligation, to the use of the Commonwealth of Virginia, if the said Jerry Wear shall make default in the performance of the conditionunderwritten. The condition of the above recognizance is such that if the above bound Jerry Wear do and shall personally appear pefore the Circuit Court of the said County on the first day of the canter mereof which, on the 27 th day of February, 1929, at the court House thereof, and then and there answer the commonwealth for and concerning a certain felong or misdemeanor; by him committed, wherewith he stands charged, or to any 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 not depart thence without leave of said Court, then this recognizance shall be null and void,

otherwise shall remain in full force and virtue.

Bail Commissioner.

Gommonweelth of Virginia, keekinghem County, to-wit;

He it recombered that on the 19% day of Chico. 1929,

Level Chard 1 Hollow

Lounty of mookingham and severally and respectively acknowledged

consistent to be indected to the commonwealth of virginia, in man
ce and one following that he is not the said loung that in man
ir one sum of the loungham of the column of the said

Column of the loungham of the money of the united states,

to be respectively made and lewial money of the united states,

chartele, lands and tenterants, and they several goods and

of their homestead exemption as to unit obligation, to the use of

the commonwealth of virginia, if the said leven Cleary Cleary

chartened of their homestead exemption as to unit obligation, to the use of

the commonwealth of virginia, if the said leven Cleary

Characterians of virginia, if the said leven Cleary

Characterians and tenterants, in the said leven Cleary

Characterians of the commonwealth of the control leven Cleary

Characterians of the control leven Cleary

Control leven of the control leven Cleary

Characterians and control of the control leven Cleary

Characterians of the control leven Cleary

Characterians and control of the control leven Cleary

Control of the control of the control leven Cleary

Control of the control of the control leven Cleary

Control of the contro

The condition of the above recognizance is such that if the coore bound to the the down the conditions to the conditions the conditions the conditions the conditions the conditions and the conditions the conditions of the condit

. Assistante description of the constituence of the conditionunderwritten.

BET COMMENS LONGE.

SZÁNDÍRIZ LA VIRRAS MATERISTRIA AV DATERIOZISTAN

Commonwealth of Virginia—City, County of,	to-wit:
Harrisoaburg Ve	
To the Prohibition Inspectors, Sheriffs, Sergeants, and all Police Officers and Constables of	the State of
Virginia—Greeting:	
WHEREAS & H Newward heeperly Shiriff of the	e said City
has this day made complaint and information on oath before me, Name of Magistrate	Thie
of the said City county that he verily believes, that in the said City and State:  (a) That Ardent Spirits are being unlawfully manufactured, sold, kept, stored, possessed, held, used	and concealed
D. 10 16 18 X la 0x 11	and concerned the
in a certain Awalling Swiger of Ocean Say Sh Harr	www.xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
by one erry tein	
Give name, if name unknown, say, "Whose name is to the informant unknown.	Marine Grand
(b) A still, still cap, worm, tubs, fermenters and other appliances connected with such still and used,	
other substances, capable of being used, in the manufacture of Ardent Spirits, are unlawful	ly in the pos-
session of, and unlawfully used by one	'n,
in a certain	
Here describe place as in (a) above	
(c) Ardent Spirits are being unlawfully kept, held, stored, concealed, used, sold, and unlawfully trans	
tain baggage or a certain vehicle, to-wit: a certain Swelling Struce of E Here describe vehicle, auto, wagon, carriage, buggy, boat, baggage or what	ay 24 Mog V
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	
nated, either in day or night, and seize such ardent spirits and their containers and other things ap	
sesd or used in violation of law, and bring the same and the person or persons, in whose possession the and also any person resisting, impeding, obstructing, or in any manner hindering or delaying you in	
of this warrant before me, or some other officer having jurisdiction of the case, to be disposed of a	
according to law; and make return of this warrant showing all acts and things done thereunder, with	
statement and sufficient description of the things seized and the name of the person in whose posses	ssion 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 18 day of May 1929	
a Chaples	(CTAT )
0.00	(SEAL)
/ The	le of Magistrate

## DIRECTIONS

- I. 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 \_1\_8 \_\_\_\_, 1929, by searching the Here state house, room, plece 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 Given under my hand this \_\_\_/8

The following named officers and persons assisted me in the execution of this warrant:
Rost Women
Other than above stated the following are witnesses:
O h Meirman
This matter set for hearing on the 311 day of
No claim of ownership or interest in any of the said things seized having been filed herein in com- pliance with the law, the same are hereby adjudged and declared confiscated and forfeited to the Com-
monwealth.  Given under my hand this
Title of Magistrate
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
of, 192  Title of Magistrate
The or angistrate

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.

In the Name of the Commonwealth of Virginia:
. To the Sheriff of Rockingham County, Greeting:
You are hereby commanded to summon Jovely Elevier
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 day of July 19. 7,
to testify and the truth to say in Behalf of the Commonwealth against
Jerry Mean
who stands charged with and indicted for a felony misdemeanor.
And this shall not omit under the penalty of £100. And have then
and there this Writ.
Witness, J. ROBERT SWITZER, Clerk of our said Court, at the Court House, the
day of 1979 and in the 143 year of the Commonwealth.

P. & L. PRESS, HARRISONBURG, VA.

1829 by delivering a true Copy of the Executed suly way Lavis in person

## In the Name of the Commonwealth of Virginia: To the Sheriff of Rockingham County, Greeting: You are hereby commanded to summon 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 10th day of to testify and the truth to say in BEHALF OF THE COMMONWEALTH against ..... who stands charged with and indicted for a felony misdemeanor. and there this Writ. Witness, In ROBERT SWITZER, Clerk of our said Court, at the Court House, the 28 th 1927, and in the 15 year of the Commonwealth. day of ......

Executed July 3th 1929 by delivering a true copy of the within summon to each in person John Logan, and S.F. Newman. or C.R. Fawley, S.R.C.

COMMONWEALTH OF VIRGINIA, TO WIT: Varios onburg
To R Hawley Sheriff, a Constable of said County:
Whereas, of the said County, has this day made
complaint and information on oath before me, a Justice of the said County,
that terry thein
of the said County, on the day of May 1929, in the said County, did
- melanduly have store in a dwelling occupied
Thimself on Good Say Sheet Harrisonsing yo
The Control oniverally of Virginia
J'e com o saweard of regime
These are therefore, in the name of the Commonwealth of Virginia, to command you forthwith to appre-
hend and bring before me, or some other Justice of the said County, the body of the said
- Jerry Wein
summon Daint and to be further dealt with according to law. And you are required to
to appear and give evidence in behalf of the Commonwealth, on the examination touching the said offence.
Given under my hand and seal this day of day of , in the year 1929
go takles J. P. (Seal.)

Commonwealth

vs. Arrest Warrant

Jerry Wheine

Executed the within warrant by arresting and delivering the body of

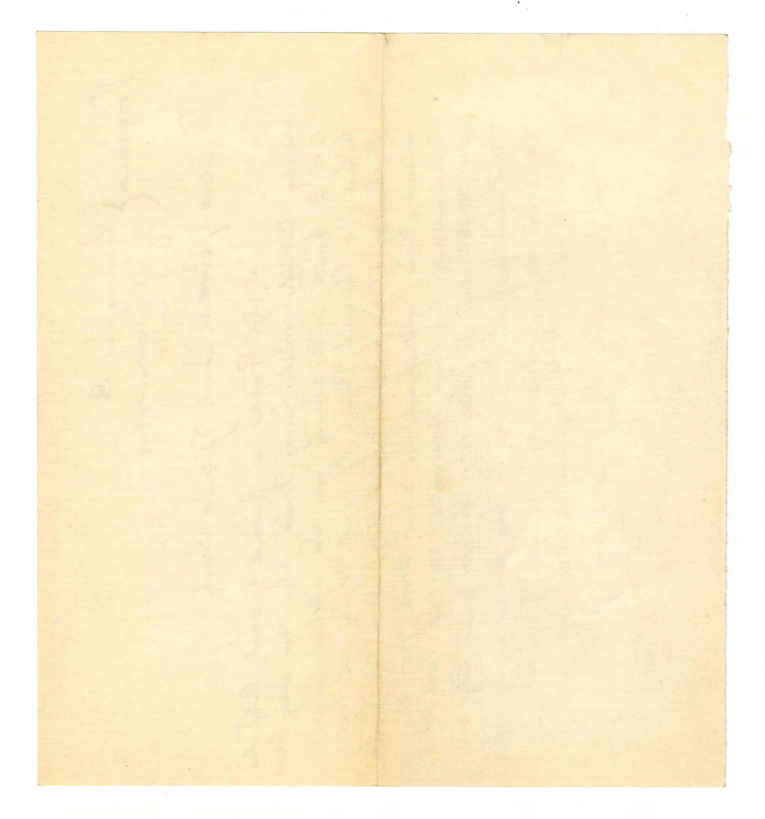
before to trapes

a Justice of Rockingham County, and by summoning the within named witnesses in person,

this 3 day of Jam 1925

Constable of Rockingham County.

hunly artify that Jim Hein has this day do let for the baile with sensely for his expectances before the laife with Sensely for his expectations the large level of some county on the strok day of the most grant from though to answer our industrient in said lank for a misdeansound by him gommented in this This That he out the 18 strated of Hard 1829 in the Said cely dis lineausfully trained in this possession Calentral Sprints in his develling on East Bay She hand have been under my hauf To beard of Egreent Court of said Cany Warns ming of gray of June 1929 Priginia (Hocking hans Co.



J.W. Bolen W. C. Eshert E.m. Alvie E.D. andes Paul Loyman -11

## In the Circuit Court of Rockingham County,

ented in Court an account against the Cour.
ordered to be certified to the Treasurer of

Form 192-Berlin.

June Term

(Pro.) VS. Misdr.

#616

JERRY WEAN

Div/Breeze In C. Eakert 2. M. Horice S. D. lunder Punt Layman

Sherry Fee arrest-Comfree

1000 . .50

5- withon Semmone

2,50

Imp Joury

