State of Virginia, Rockingham County, To-wit:

IN THE COUNTY COURT OF THE SAID COUNTY:

in the year 1898, in the said County, a certain outhouse, called a stress county of the property of one David & Horses not adjoining to or occupied with the dwelling-house of the said David & Horses in the day time of that day, feloniously did break and enter, with intent the goods and chattels of the said David & Horses in the said outhouse then and there being, feloniously to stead, take and carry away. And some bounded of Corney of the walking of county from County from County and the property of the county of the said County, a certain outhouse, called a county of the county, a certain outhouse, called a County of the county, a certain outhouse, called a County of the county, a certain outhouse, called a County of the	tending the said Court, UPON THEIR OATH PRESENT, that Eli Ruchy
the property of one Devil E. Horsen there situate, in the day time of that day, feloniously did break and enter, with intent the goods and chattels of the said Devil E. Horsen in the said chattels of the said Devil E. Horsen in the said outhouse them and there being feloniously to steal, take and carry away. And we being following to steal, take and carry away. And we being found, then and there feloniously did steal, take and carry away, ngainst the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Chi Rucky in the year 1888, in the said County, a certain onthouse, called a commonwealth of the day feloniously did break and enter, with intent the goods and chattels of the said David E. Horsen there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David E. Horsen in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their outh afforesaid, do further present, that Eliconton for the goods and chattels of the said David E. Horsen in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their outh aforesaid, do further present, that Eliconton for the goods and chattels of the said David E. Horsen the property of one David Eliconton for the goods and chattels of the said David E. Horsen the property of one David Eliconton for the goods and chattels of the said David E. Horsen the property of the Commonwealth of Virginia. The said outhouse then and there being feloniously to steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	on the 2.16 day of Man I in the year 1966 in the gold Country a certain outhouse collection
the resituate, in the day time of that day, feloniously did break and enter, with intent the goods and chattels of the said David E. Horsen in the said outhouse then and there being, feloniously to steal, take and carry away. And the head of the said David E. Horsen of the goods and chattels of the said David E. Horsen in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Cli Rudy on the the day of March, in the year 1888, in the said County, a certain outhouse, called a manually of the dwelling-house of the said David E. Horsen there situate, in the night time of that day feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rudy of the goods and chattels of the said David E. Horsen in the said outhouse then and there being feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rudy on the said County, a certain outhouse, called a Garage of the said David E. Horsen there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Horsen there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Horsen there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Horsen there sound there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	1
in the day time of that day, feloniously did break and enter, with intent the goods and chattels of the said David & Hornest of the goods and chattels of the said outhouse then and there being feloniously to steal, take and carry away. And we have being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Chi Rushy on the 25th day of Missel, in the year 1888, in the said County, a certain outhouse, called a County and the said outhouse then and there being found, then and there being found that also the said David & Hornes in the night time of that day feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Li Rushy on the said County, a certain outhouse, called a County for the goods and chattels of the said David & Hornes for the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Li Rushy on the said County, a certain outhouse, called a Garange the property of one David & Hornes, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Hornes, and feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Hornes for the said David & H	
in the said outhouse then and there being, feloniously to steal, take and carry away. And we have being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rusly on the 25th day of March , in the year 1888, in the said County, a certain outhouse, called a branch the night time of that day feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rusly on the said County, a certain outhouse, called a granty away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rusly on the said County, a certain outhouse, called a granty with the dwelling-house of the said Decout Electronic than and there being found, then and there being feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rusly on the said County, a certain outhouse, called a granty with the dwelling-house of the said Decout Electronic than and there being found, then and there being feloniously to steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	to or occupied with the dwelling-house of the said David C. Horris there situate,
and carry away. And were brushels of Corne, of the value of Level for County	in the day time of that day, feloniously did break and enter, with intent the goods and chattels of the said David
of the goods and chattels of the said Decid & Horner in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Reserve in the year 1887, in the said County, a certain outhouse, called a Granday, the property of one David & Horner not adjoinining to or occupied with the dwelling-house of the said David & Horner there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being feloniously to steal, take and carry laway. And have have been and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Lic. Reserve in the said County, a certain outhouse, called a Granday, the property of one David & Horner , not adjoining to or occupied with the dwelling-house of the said David & Horner , there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being, feloniously to steal, take and carry away. And have for the said outhouse then and there being feloniously to steal, take and carry away. And have for the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
of the goods and chattels of the said Decid & Horner in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Reserve in the year 1887, in the said County, a certain outhouse, called a Granday, the property of one David & Horner not adjoinining to or occupied with the dwelling-house of the said David & Horner there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being feloniously to steal, take and carry laway. And have have been and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Lic. Reserve in the said County, a certain outhouse, called a Granday, the property of one David & Horner , not adjoining to or occupied with the dwelling-house of the said David & Horner , there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being, feloniously to steal, take and carry away. And have for the said outhouse then and there being feloniously to steal, take and carry away. And have for the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	and carry away. And Love bushels of Com, of the value of Sund five Come
of the goods and chattels of the said Decid & Horner in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Reserve in the year 1887, in the said County, a certain outhouse, called a Granday, the property of one David & Horner not adjoinining to or occupied with the dwelling-house of the said David & Horner there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being feloniously to steal, take and carry laway. And have have been and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that & Lic. Reserve in the said County, a certain outhouse, called a Granday, the property of one David & Horner , not adjoining to or occupied with the dwelling-house of the said David & Horner , there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being, feloniously to steal, take and carry away. And have for the said outhouse then and there being feloniously to steal, take and carry away. And have for the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	per bushel
in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rudy on the Lot Rudy on the Lot Rudy, in the year 1888, in the said County, a certain outhouse, called a source of the property of one David E. Horner not adjoinining to or occupied with the dwelling-house of the said David E. Horner there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David E. Horner in the said outhouse then and there being feloniously to steal, take and carry [away. And Lot Louble G. Horner in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Rudy on the said County, a certain outhouse, called a Garage of Horner in the said County, a certain outhouse, called a Garage of the said David E. Horner on the said Outhouse then and there being feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their onth aforesaid, do further present, that be a full formally and the said County, a certain outhouse, called a branchy, the property of one David E. Horror not adjoining to or occupied with the dwelling-house of the said David E. Horror there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David E. Horror in the said outhouse then and there being, feloniously to steal, take and carry faway. And her being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elikardy, on the Sola day of March, in the year 1855, in the said County, a certain outhouse, called a Grandy, the property of one David E. Horror, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Horror in the said outhouse then and there being, feloniously to steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	of the goods and chattels of the said David & Hover
against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their onth aforesaid, do further present, that be a full formally and the said County, a certain outhouse, called a branchy, the property of one David E. Horror not adjoining to or occupied with the dwelling-house of the said David E. Horror there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David E. Horror in the said outhouse then and there being, feloniously to steal, take and carry faway. And her being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elikardy, on the Sola day of March, in the year 1855, in the said County, a certain outhouse, called a Grandy, the property of one David E. Horror, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Horror in the said outhouse then and there being, feloniously to steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away,
on the 22 day of March , in the year 1888, in the said County, a certain outhouse, called a connection of the property of one David E. Horner there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David E. Horner in the said outhouse then and there being, feloniously to steal, take and carry faway. And Loo Bashels of County the value of Lovery five County for the goods and chattels of the said David E. Horner in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimetry on the 26 day of March in the year 1888, in the said County, a certain outhouse, called a Grandy, the property of one David E. Horner the said County, a certain outhouse, called a David E. Horner the said outhouse then and there being, feloniously to steal, take and carry away. And the said outhouse then and there being, feloniously to steal, take and carry away. And the said outhouse then and there being feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
on the 22 day of March , in the year 1888, in the said County, a certain outhouse, called a connection of the property of one David E. Horner there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David E. Horner in the said outhouse then and there being, feloniously to steal, take and carry faway. And Loo Bashels of County the value of Lovery five County for the goods and chattels of the said David E. Horner in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimetry on the 26 day of March in the year 1888, in the said County, a certain outhouse, called a Grandy, the property of one David E. Horner the said County, a certain outhouse, called a David E. Horner the said outhouse then and there being, feloniously to steal, take and carry away. And the said outhouse then and there being, feloniously to steal, take and carry away. And the said outhouse then and there being feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	said, do further present, that Eli Ruely
not adjoining to or occupied with the dwelling-house of the said David & Novement there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David & Novement in the said outhouse then and there being, feloniously to steal, take and carry faway. And have being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimethe and there said County, a certain outhouse, called a Grandy, the property of one David & Horney, in the said county, a certain outhouse, called a Grandy, the property of one David & Horney, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Horney, and there being, feloniously to steal, take and carry away. And have for the said outhouse then and there being, feloniously to steal, take and carry away. And have formed the said outhouse then and there being feloniously did steal, take and carry away. And have formed the said outhouse then and there being feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	on the 202 day of March, in the year 1888, in the said County, a certain outhouse,
there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David & Horner in the said outhouse then and there being, feloniously to steal, take and carry [away. And Los Lushells of Corner, of the crafter of the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimethese in the said County, a certain outhouse, called a Granday, the property of one David & Horner, not adjoining to or occupied with the dwelling-house of the said David & Horner, without breaking the same, with intent the goods and chattels of the said David & Horner, without breaking the same, with intent the goods and chattels of the said David & Horner, without breaking the same, with intent the goods and chattels of the said David & Horner, without breaking the same, with intent the goods and chattels of the said David & Horner, without breaking the same of the said outhouse then and there being, feloniously to steal, take and carry away. And with the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
there situate, in the night time of that day feloniously did break and enter, with intent the goods and chattels of the said David & Horney fine Courts for bushels of Court of the colors of the goods and chattels of the said David & Horney fine and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimethese and country, a certain outhouse, called a Garray, the property of one David & Horney, in the year 1855, in the said Country, a certain outhouse, called a Garray, the property of one David & Horney, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, for the goods and chattels of the said David & Horney, against the peace and dignity of the Commonwealth of Virginia.	
in the said outhouse then and there being, feloniously to steal, take and carry faway. And has bushels of Corne, of the roduce of the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimenter of the said County, a certain outhouse, called a Grands of the said David E. Howen, not adjoining to or occupied with the dwelling-house of the said David E. Howen, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Howen in the said outhouse then and there being, feloniously to steal, take and carry away. And have breaking the goods and chattels of the said David E. Howen in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
of the goods and chattels of the said David E. Howard in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eli Quely , on the 20th day of March , in the year 1858, in the said County, a certain outhouse, called a Quentary , the property of one David E. Howard , there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Howard in the said outhouse then and there being, feloniously to steal, take and carry away. And the following the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
of the goods and chattels of the said David E. Howard in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eliments, on the 20th day of March, in the year 1858, in the said County, a certain outhouse, called a Grandy, the property of one David E. Howard, not adjoining to or occupied with the dwelling-house of the said David E. Howard, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Howard and there being, feloniously to steal, take and carry away. And have for the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
of the goods and chattels of the said David E. Howard in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eliments, on the 20th day of March, in the year 1858, in the said County, a certain outhouse, called a Grandy, the property of one David E. Howard, not adjoining to or occupied with the dwelling-house of the said David E. Howard, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Howard and there being, feloniously to steal, take and carry away. And have for the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	Contact of the state of the sta
in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia on the year 1858, in the said County, a certain outhouse, called a Grand of March of the said David E. Hours of the said David E. Hours of the said David E. Hours of the said Outhouse then and there being, feloniously to steal, take and carry away. And Said Outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	The pursue was a second of the
in the said outhouse, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Elimonth of Virginia on the year 1858, in the said County, a certain outhouse, called a Grand of March of the said David E. Hours of the said David E. Hours of the said David E. Hours of the said Outhouse then and there being, feloniously to steal, take and carry away. And Said Outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	The same of the sa
and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eliments, on the 20% day of March, in the year 1858, in the said County, a certain outhouse, called a Grand, the property of one David & Hoover, one adjoining to or occupied with the dwelling-house of the said David & Hoover, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Hoover, and there being, feloniously to steal, take and carry away. And have being found, then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
Commonwealth of Virginia. And the Jurors aforesaid, upon their oath aforesaid, do further present, that Eliments, on the 20% day of March, in the year 1868, in the said County, a certain outhouse, called a Grandy, the property of one David & Hours, not adjoining to or occupied with the dwelling-house of the said David & Hours, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David & Hours, and there being, feloniously to steal, take and carry away. And Sura Grands of the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
not the said County, a certain outhouse, called a Grandy, the property of one David E. Hoover, not adjoining to or occupied with the dwelling-house of the said David E. Hoover, there situate, in the night time of that day feloniously did enter, without breaking the same, with intent the goods and chattels of the said David E. Hoover in the said outhouse then and there being, feloniously to steal, take and carry away. And find the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
in the said County, a certain outhouse, called a Grandy, the property of one David & House, not adjoining to or occupied with the dwelling-house of the said David & House & H	
in the said County, a certain outhouse, called a Grandy, the property of one David & House, not adjoining to or occupied with the dwelling-house of the said David & House & H	Tuely , on the 200 day of March , in the year 1888,
the same, with intent the goods and chattels of the said David E. Howard in the said outhouse then and there being, feloniously to steal, take and carry away. And have being for the goods and chattels of the said David E. Howard in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	in the said County, a certain outhouse, called a Grangey, the property of one David E. Hours
the same, with intent the goods and chattels of the said David E. Howard in the said outhouse then and there being, feloniously to steal, take and carry away. And have being for the goods and chattels of the said David E. Howard in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	, not adjoining to or occupied with the dwelling-house of the said David & Haven
of the goods and chattels of the said Daniel E. Hoper in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
of the goods and chattels of the said Daniel E. Hoper in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	the same, with intent the goods and chattels of the said David E. Hoove
of the goods and chattels of the said Daniel E. Hoper in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	in the said outhouse then and there being, feloniously to steal, take and carry away. And
or the goods and chattels of the said Daniel E. Horror in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
or the goods and chattels of the said Daniel E. Horror in the said outhouse then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity of the Commonwealth of Virginia.	
of the Commonwealth of Virginia.	of the goods and chattels of the said Daniel & Hanner in the said outhorse
This indictment is found on the testimony of David E. Havver Dans Brunning Jame Homes	
	then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity
Lynn Hone Chris Haung Switness sworn in Court and sent before the Grand Jury to give evidence.	then and there being found, then and there feloniously did steal, take and carry away, against the peace and dignity

m. J. mark Groman No the freely bill the first out the block mouth the goodly of the fold bed opened in the bold made of the bold the bound on the bound of his defended in the twenty but at the mount. Grow Lin The the daily dond the Phisones quilly and the this find the bird philled US Zendichmud Eli Rudy For Housebreaking A hur bill i D. A. Healeeve Homman 1888- ang let arraigned & Pleaded not quilty. in this of Man odes, of the fate from the State of Virginia, Rocking ham County, a owner