

State of Virginia, Rockingham County, To-wit:

IN THE COUNTY COURT OF THE SAID COUNTY:

The Jurors of the Commonwealth of Virginia, in and for the body of the County of Rockingham, and now attending the said Court, UPON THEIR OATH PRESENT, that Eli Rudy

on the 20th day of March in the year 1888, in the said County, a certain outhouse, called a

Granary 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 day time of that day, feloniously did break and enter, 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 Two bushels of Corn, of the value of Seventy five cents

per bushel

of the goods and chattels of the said David E. Hoover

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 afore-

said, do further present, that Eli Rudy

on the 20th day of March, in the year 1888, in the said County, a certain outhouse,

called a Granary, 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 break and enter, 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 Two bushels of Corn, of the value of Seventy five

Cents per bushel

of the goods and chattels of the said David E. Hoover 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 20th day of March, in the year 1888,

in the said County, a certain outhouse, called a Granary, 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 Two bushels

of Corn of the value of Seventy five cents per bushel

of the goods and chattels of the said David E. Hoover 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.

This indictment is found on the testimony of David E. Hoover, Daniel Brumman, James Hoover

Sydney Hoover, Chris. Hoover witness sworn in Court and sent before the Grand Jury to give evidence.

We the Jury find the Prisoner guilty
 of party foraging and fix his punishment
 at two months in the County
 Jail.
 M. J. Mary
 Prisoner
 We the Jury find the Prisoner Eli Reedy not guilty
 of the felony charged in the indictment but guilty
 of Petit Larceny in manner and form as charged in
 the indictment and ascertain the term of his confinement
 in the County Jail at two months.
 M. J. Mary
 Prisoner

Commonwealth
 vs
 Indictment
 Eli Reedy
 For Housebreaking
 A true bill

D. A. Heaster Foreman
 1888 Aug 1st arraigned &
 Pleaded not guilty.