State of Virginia-Rockinghum bounty- To wit In the County Court of the said County. The Juros of the Commonwealth of virgini and for the body of the County of Rockingham and now alterding said bourt - Whom their oak present - that Daniel Groves and Elick Groves on the 2 day of September in the year 1894 in the said bundly, a funcel of protatoes, lomatoes Come, of the value of Two dollars, of the goods and Chattels of Ahab Dove, then and there being found, felorinusly did shal take and carry away against the peace and dignity of the Commonwealth of Virginia of that Dove, Hurry Willig and A. Riggliman withis sworm in Court and sent before the Grand Jury A give evidence

Elick Groves For Pelit Larung the defendants Daniel Browns to guilty as charged in the Daniel. Shickel Townson

Rockingham County to wit: To 6. R. Shoff Constable of Plains District Whereas Chab Dove of the said County has this day made complaint and inform of the said County that Daniel Groves of the said County on the land day night of the second day of Sept. 1894 in said County did seloneously take steal and carry away some potatoes, tomatoes and com. to the amount of \$2.00 and at wer these are therefore in the norme of the commonwealth of the to com mand you forthwith to apprehend and bring before me or some other Justice of the said County the body of the said David Groves to answer the said complaint and to be farther dealt with according to law. Given under my hand and seal this 5th day of September 1894 William Mary J. P.

Case heard and accused found
of guilty of the within charge
Given under my hand and acal
This 11th day of sept. 1894 Hm. May J. P.

Rockingham County to wit: . To 6. R. Stoff Constable in said County and To U. W. Lam keeper of the fail of said County These are to command you the said Constable in the name of the Commonwealth of Va. forthwith to convey and deliver into the custody of the keeper of the said gail together with this warrant the Bodies of Daniel Groves and Elick Groves Charged before me Um. May a questice of the said County on the oath of Chab Dove committed with a misdemeanon by then committed, in this that they lied on the right of the 2 ne of Sefet. 1894 in the said County did steal take and felomeonoly carry away some potatoes tomatoes and com to the amount of goo and you the Reeper of the said fail are hereby regained to receive the said Daniel custody and sowes & Elick Trovenito your gail and shall be discharged by due course of law. Given under my hand and seal this It day of Sept. 1894 William May J. P.

Mait of Milimus Wilnesses for Common Henry Willia 30 adism Riggleman 50 Gu n. Whelset 50 newton hoff constables for Sums 5 wilnesses for The Correntmenterels manes 200 miliage 3.68

Dustices \$1.00

2 bards, \$10!8 Brandfu Rail Avad 150

VIRGINIA, ROCKINGHAM COUNTY, TO WIT: I Mm. Mory, a Justice of the Peace of Rockingham County, certify that Neulon Apf attended under a summons as a witness before me_____day of _______, 1874, on behalf of the Commonwealth in her prosecution against Daniel & Elisk Groves for a Petit Loveny. Said witness also traveled miles in coming to the place of trial and the same in returning to his place of abode, from which distance so traveled I have deducted ten miles each way, leaving ______ miles as the distance traveled, for which compensation is to be made. He also paid tolls amounting to ______dollars and _____cents, for which attendance, mileage and tolls he is entitled to dollars and _____cents, payable out of the public treasury. I further certify that the defendant was convicted and is insolvent, (or that the defendant was acquitted, and there was no prosecutor adjudged to be liable for the costs.) Given under my hand this I day of Mouse 1825.