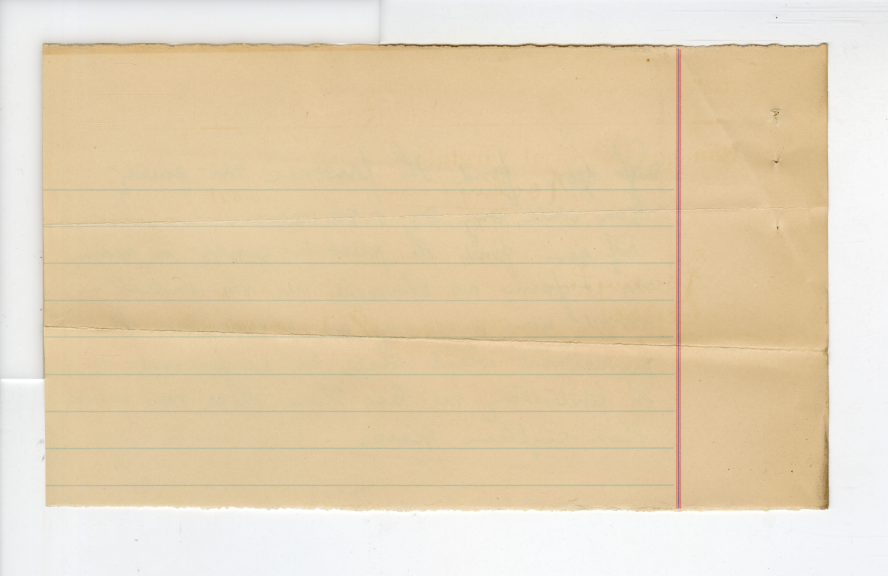
[Code, §§3989, 3999, 4000, 4011, 4045; Hurst's Guide & Manual, pp. 537 (3), 540-5, 546, 617-18.]

	ch or y nguna,	
COUNTY OF	Tocking Law , TO-WIT:	
	UNTY COURT OF SAID COUNTY:	
The jurors of the C	Commonwealth of Virginia, in and for the body of the	County of
Roching		
ONTOLEN		
	term, in the year 1962, upon their oaths pr	esent that
	, David Hollar	* 3 my
154	1045	
on the 10 day of	September, in the year 1902, in the sail of the value of (*70.) Levand and property of 6 Rarles	d County,
one house	of our value of (1/0,) serone	y Nollar
the Lorse	and property of to tarks	Ency,
Jelonionsky	, did steal, take, and	Carry
Varray _		
<b>,</b>		
		C
/ Company		
The sections was		
	The second of th	
	and the property of the proper	
\		
against the peace and di	ignity of the Commonwealth of Virginia.	
Upon the evidence of	of	
· · · · · · · · · · · · · · · · · · ·		
0. 1. 3	witness sworn in open	
Court and sent to the G	rand Jury to give evidence.	
	, Clerk.	
to the second se		

You will say so & no more. If you find the prisoner guilty in man nor + form as clarged in the indict mont you wice my so + assertain his prinishment - which shall be confinement - in The penilineray not-less Than Three nor more From eighteen years.

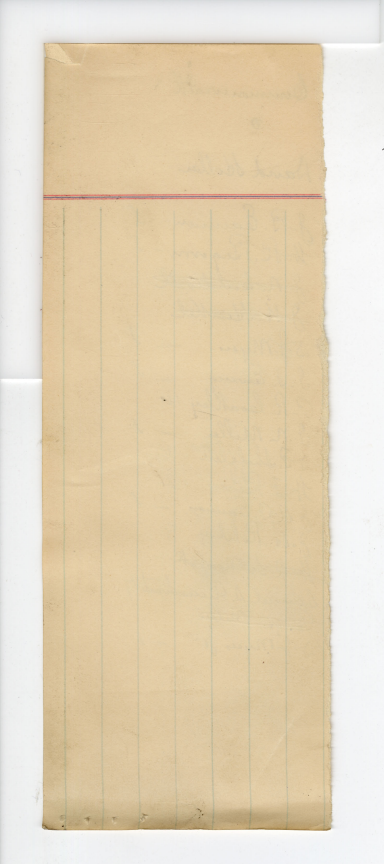


The Juny are instructed that the accused is presumed to be invocant until he is prome guilt, from the lindence beyond lung leasonable doubt and that sulp they believe from the lindence beyond lung reasonable doubt that the accused in the first instance acquired possession of the horse of the accessed to the Since with the linear they must find the Daine they must find him not first,

but if they believe from the Evidence beyond a reasonable doubt that the defendant obtained possipine of the horse of Charles Veney during a treaty for a trade of horses with Raid Veney, which hade was never consummated, and way prandulutly carried the horse away with the purpose of depriving the said Veney chiral find the defendant guilty.

We the Jum fried the Poison not -bricky of the Charge found in the Indichment. JA PEannan (Loranaw).

Commonwealth. David Sdollar J.B. Earman - S Sh.R. Begovon - 5 g. n. leaddivil & M. Stenkel Sympan. -S. J. Ewing C-R levalley 14 J.n. Miller -J. Shifflett 16 If F Berry 2 gold Rolston 8 Sport to Mossick Samuel A. Quenoubrut of George Miller D'J'Myous Jr.



IN THE NAME OF THE COMMONWEALTH OF VIRGINIA,
You are hereby commanded to summon Charles Vancy John Veney Ghllaca: Thather lehaves White Adolph Pulling Les R. Black Led Patterson Trank Mellin le D. Crawford J.L. Leeth J. Dakey R.B. Kale We
Lintger.
to appear before the Judge of the County Court of Rockingham County, at the Court-House, at 10 o'clock, a. m., on the day of the Morecules Court next, being the 20 day of
Miraulu 1902, to testify and the truth to say in behalf of the Commonwealth against
who stands charged with and indicted for Telmy
And this They shall not omit under the penalty of £100. And have then and there this Writ.
Witness, JOSEPH S. MESSERLEY, Clerk of our said Court, at the Court-House, the
10 day of Messeley, 1902, and in the 127th year of the Commonwealth.  J. Messeley, Clerk.

Form 68—Berlin.

Commonwealth. Dand Stollar. Charles Voney : Due Strother. behaves White Idolph Perkey. Ses R Black v v Le D'Patterson Fraul Meller. lest Crawfood J.Leeth ! J. B. Parkey R.B. Shall Whe Suntger Lewis niverse 20. 1902 Remark Mondeth 1 day 33 - \$314

