

Commonwealth
vs 3 For a misdemeanor

J. Jackson State

Upon an appeal from
a Justice

This day came the
defendant by his Attorney
as well as the Common-
wealth's Attorney and
the defendant pleaded
the Statute Limitation to
the prosecution of the
misdemeanor charged
in said Warrant because
said prosecution was
not commenced within
one year from the Commence-
ment of the offense ^{as} charged
in said Warrant and the
Court being of opinion
that said offense as set-
forth in said Warrant
is barred by the Statute
of Limitation, it was
ordered that said Warrant
be dismissed and it is
further ordered that the
Justice William W. French
do return to the defendant

Commonwealth
of
Eaton
Order

Eaton this

24th.

Sept 24th. 1904

Entered with
some modification

$\frac{1}{6}$

The price of \$5.00 is paid
and will be paid the balance
of trial before the court
to \$5.20

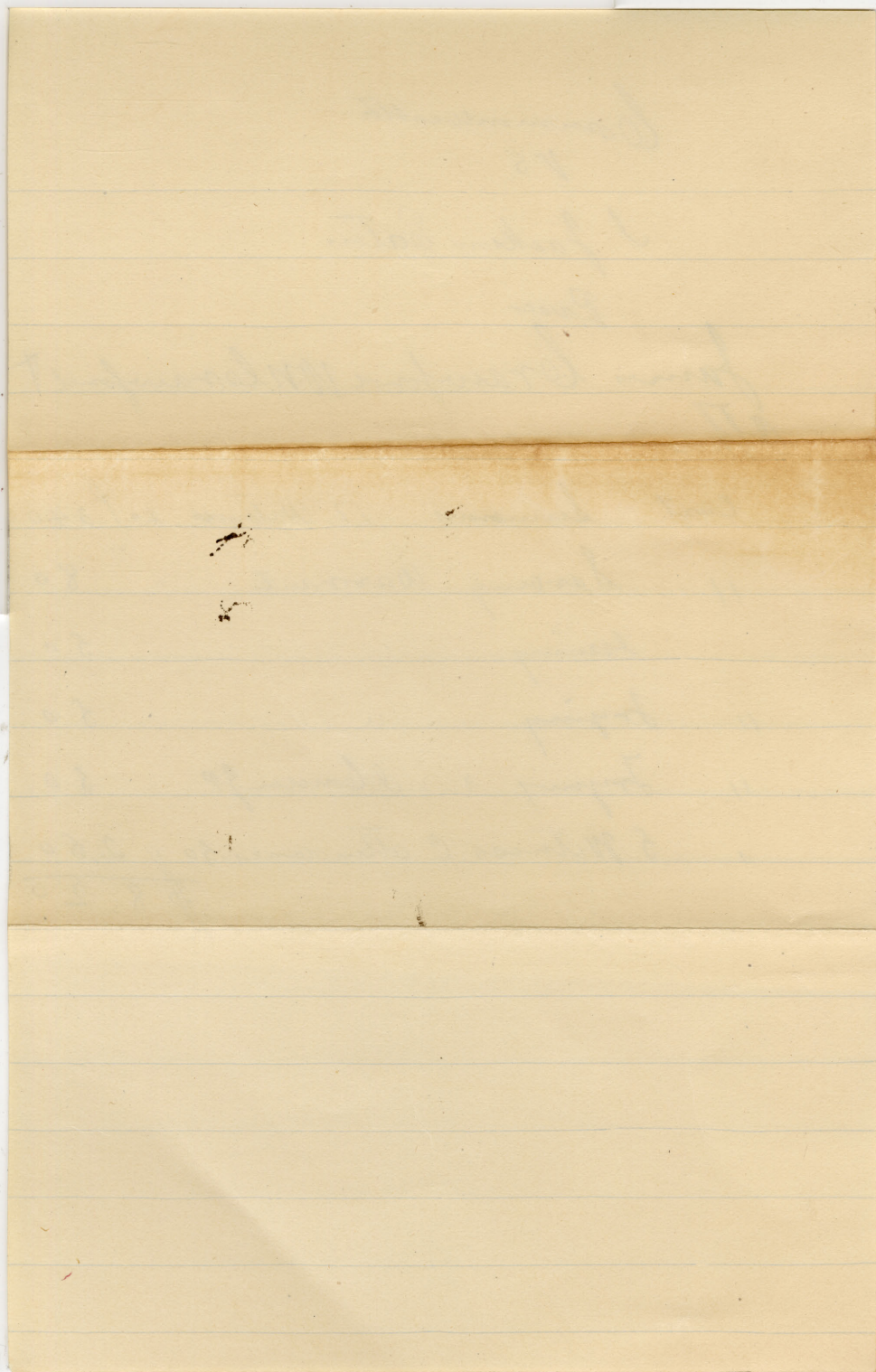
Commonwealth
vs

J Jackson Eaton

Procr

James Crawford Wm Crawford &
Other

Cost	Summons	17	Witness	20	\$ 3.40
"	Serving Warrant				80
	Issuing	"			50
"	Frying	"			50
"	Frying	"	J. Gordon JP		50
"	5 Witness & attendance	50			2.50
					<u>\$ 8.20</u>



COMMONWEALTH OF VIRGINIA,
ROCKINGHAM COUNTY,

TO-WIT:

To J. H. Carickhoff, a Constable of said County:

WHEREAS, James Crawford Wm R Crawford & others of the said county, has this day made complaint and information on oath before me, W J Runkle a Justice of the said county, that

J. Jackson Eaton
of the said county, on the _____ day of May or June 1903, in the said county, did

unlawfully cut and destroy 2 Spanish oak trees in a certain grave
Yard known as the Wyant Grove yard near Simon gap
gap

These are therefore, in the name of the Commonwealth of Virginia, to command you forthwith to apprehend and bring before me, or some other Justice of the said County, the body of the said Jackson Eaton

to answer the said complaint, and to be farther dealt with according to law. And you are required to summon

Richard Morris Jacob Herring Jesse Wyant

to appear and give evidence in behalf of the Commonwealth, on the examination touching the said offence.

Given under my hand and seal this 1st day of Septm in the year 1904.

Saturday the 10 day Sept 1904

W J Runkle J. P. [SEAL.]

We acknowledge that in this case the defendant
 Jackson Baton pay a fine of five \$5.00, dollar for
 trespass and the cost which we ascertain to be
 eight dollar & twenty cents \$8.20 for the public is hereby
 practical permission of, before and agree to and from
 the grave yard for burial of person and to fence the grave
 yard if they so desire
 Sept 20 1904
 W. J. Runkle J. P.
 J. P. Runkle J. P.
 Colton

Commonwealth

vs.

Arrest Warrant.

Jackson Baton
 1904 Sept 6th
 Judge Runkle

Executed the within warrant
 by arresting and delivering the
 body of Jackson Baton
 before W. J. Runkle
 a Justice of Rockingham County
 and by summoning the within
 named witnesses in person, this
 10th day of Sept 1904

Constable of Rockingham County.

J. H. Carverhoff

Appeal allowed
 Defendant Jackson Baton
 and judgment on appeal from our judgment in this case and
 the judgment of said judgment and all cost and damage in this case
 The same shall be affirmed on appeal from the said judgment is
 granted the said Jackson Baton to the next term of the Circuit Court

W. J. Runkle J. P.

Paid 50