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Virginia, Rockingham County, to wit:

To John A. Switzer, Sheriff of said County:

Whereas I, J. K. P. Harrison, a Justice of the Peace in the County aforesaid, on the 28th day of August, 1902, did suspect that Paul Rinehart on the 13th of August, 1902, in said County committed a misdemeanor in this that the said Paul Rinehart did knowingly sell certain diseased, corrupted and unwholesome provisions, to wit: meat in the form of one dressed steer to C. L. Jordon without then making known to him the said C. L. Jordon that the said provisions was then diseased, corrupted and unwholesome: and,

Whereas I, the said J. K. P. Harrison, Justice as aforesaid, did summon divers witnesses to appear before me at Zenda, in said County, on the 30th day of August, 1902, to give evidence in behalf of the Commonwealth on the examination touching said offence: and,

Whereas I, J. K. P. Harrison, Justice of the Peace as aforesaid, on the examination of said witnesses on oath on the said 30th day of August, 1902, at Zenda, in said County, see good reason to believe that the said Paul Rinehart did on the 13th day of August, 1902, in the County aforesaid unlawfully and knowingly sell certain diseased, corrupted and unwholesome provisions, to wit: meat in the form of one dressed steer to C. L. Jordon without then making known to him the said C. L. Jordon that the said provisions was then diseased, corrupted and unwholesome;

These are therefore in the name of the Commonwealth to command you to forthwith apprehend the said Paul Rinehart and bring him before me, J. K. P. Harrison, Justice of the Peace as aforesaid, to answer this complaint and to be further dealt with according to law.

And you are hereby required to summons C. L. Jordon, C. J. Brock, Wm. H. Armentrout, Michael Allebaugh, Peter W. Long,

C. E. Long, Joseph Pence, _____
_____ 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 September,
1902.

J. K. P. Harrison

Justice of the Peace (Seal)

The Court instructs the jury that every fact essential to the conviction of Paul E. Rhinehart must be proven by the Commonwealth beyond every reasonable doubt, and to the exclusion of every hypothesis consistent with his innocence.

The Court instructs the jury that the accused is presumed under the law to be innocent until his guilt is proven by the Commonwealth beyond every reasonable doubt. Mere suspicion, or probability of guilt, however strong, is not sufficient. Guilt must be established so clearly as to exclude every reasonable hypothesis to the contrary upon consideration of all the evidence.

The Court instructs the jury that unless they believe from the evidence and beyond every reasonable doubt that the meat when sold to C. E. Jordan by Paul E. Rhinehart was diseased, corrupted or unwholesome meat, then they must find said Rhinehart not guilty.

The Court further instructs the jury that unless they further believe from the evidence and beyond every reasonable doubt that said Rhinehart when he sold said meat to said Jordan knew that the same was diseased, corrupted or unwholesome meat and concealed this fact from said Jordan, then must find said Rhinehart not guilty.

The Court instructs the jury that every fact essential to the conviction of Paul E. Rhinhardt must be proven by the Government beyond every reasonable doubt, and to the exclusion of every hypothesis consistent with his innocence.

The Court instructs the jury that the accused is presumed innocent until proven guilty. The law is to be applied until the guilt is proven by the Government beyond every reasonable doubt. There is no presumption of guilt. The burden of proof is on the Government. The Government must prove the guilt of the accused beyond every reasonable doubt. The Government must prove the guilt of the accused beyond every reasonable doubt. The Government must prove the guilt of the accused beyond every reasonable doubt.

The Court instructs the jury that unless they believe from the evidence and beyond every reasonable doubt that the man who sold to E. E. Jordan by Paul E. Rhinhardt was diseased, corrupted or unwholesome meat, they must find said Rhinhardt not guilty.

The Court further instructs the jury that unless they further believe from the evidence and beyond every reasonable doubt that said Rhinhardt when he sold meat to said Jordan knew that the same was diseased, corrupted or unwholesome meat and concealed this fact from said Jordan, then said Rhinhardt is not guilty.

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The Court further instructs the jury that if they believe from the evidence that the said Rhinehart when he sold the said meat to the said Jordan informed the said Jordan of all the said Rhinehart knew about the condition of the said meat, and the steer from which it was taken, then they shall find the said Rhinehart not guilty.

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The Court further instructs the jury that if they believe
 from the evidence that the said defendant was the said
 next to the said Jordan informed the said Jordan of all the said
 defendant knew about the condition of the said next and the agent
 thereof it was taken that the said defendant was the said

We the jury
find the defenda-
nt, Not Guilty
D.S. Harrison
Foreman

If you find the defendant guilty as charged in the Warrant
you will ascertain his punishment by confinement in Jail
not exceeding six months and fines not exceeding One hundred dollars

If you find him not guilty you will say so and no more

Commonwealth.

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Paul E. Rhinhart.

Samuel H. Neff
A. J. Shwaller
Samuel J. Rhodes.
Bronn M. Huffman
Robert L. Gady.
R. C. Myers.
Robert A. Gibbons
Solomon J. Hensley
Daniel Shickel
J. N. Falls.
A. J. Kile
D. S. Harrison

