

The Commonwealth of Virginia.

To the ~~Constable~~ ^{Sheriff} of Rockingham District---Greeting:

You are hereby commanded to summon

Clara Arey, and Mrs. Melie Arey

to appear before W. J. Poindexter, a Justice of said District, at
Tuesday, Harrisonburg on the 26th day of
December, 1906, to testify and the truth to say on behalf of
the Commonwealth

in a certain matter of controversy in said Court depending and undetermined, between
said Commth and A. R. Bourne

And this they shall in no wise omit, under the penalty of £100. And have
then and there this Writ.

Witness W. J. Poindexter, Justice of the Peace, the 24th
day of December, 1906, and in the 31st year of the Commonwealth.

W. J. Poindexter J. P.

Commonth of Va.

W. J. Pitt. Secy

A. K. Bowman

Sumner

Clara Arey
Mrs. Nellie Arey

To

Dec. 26. 1906

Executed Dec. 26. 1906. as to
Nellie Arey and Clara Arey by
delivering a true copy of the within
Spa to each in person
Sheriff of the
140
J. L. Seawiger Deputy
for J. A. Switzer, S. R. Co.

Indictment for Retailing Liquor.

[Acts 1897-98, p. 71; Code, §537.]

Commonwealth of Virginia,

COUNTY OF Rockingham, TO-WIT:
Circuit
IN THE ~~COUNTY~~ COURT OF 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 at its
September term, in the year 1906, upon their oaths present that
A. K. Bowman

between on the 1st day of October 1906 and the 17th day of September
in quantities of less than one gallon in the year 1906, in the said County,
did unlawfully sell, by retail, at his distillery on the South side of the Dry River road
the western part of in Central District, near Radey Springs, in said county, wine, ardent spirits, malt liquors, and
mixtures thereof, not to be drunk where sold, he the said A. K. Bowman
not then and there having a license from the state of Virginia so to do,
against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of Haines Thompson, Charles Grey,
Neelis F. Grey, Howard Grey, Lavin Thompson
Luther Payne, Thomas Reed witness sworn in open
Court and sent to the Grand Jury to give evidence.

, Clerk.

[By a recent act (Acts 1897-98, p. 71), the distinction between a retail liquor dealer's license and a bar-room license is abolished; and but for the fact that a license for a malt liquor saloon limits the sales to be drunk where sold, the phrase "not to be drunk where sold" might be omitted—it might be, anyway, but is added in eminent precaution. If the sale is, to be drunk where sold, erase "not" in the phrase "not to be drunk where sold." Under the general revenue law, it is not necessary to name the person to whom the liquor was sold—2 Va. Cas. 26; 5 Leigh, 724; 1 Grat. 553-4. The above form may be used for sales under the local option law (Code, §537); but the phrase "not to be drunk where sold," may be entirely omitted, and the naming of the person to whom sold or the place where sold will be a sufficient description. But where the entire county has not "voted dry," allege the district in which the sale was made.]

Commonwealth

v.s.

INDICTMENT

FOR RETAINING HOBBY.

W. R. Bondman

A TRUE BILL.

Peter Rader

Foreman.

fine
 out
 down
 $\frac{2500}{500}$
 $\frac{123}{1673}$

left
 bank 691

1896
 Peter Rader
 Peter Rader's name
 was known
 Plea of guilty
 of \$750 to the bank

Indictment for Retailing Liquor.

[Acts 1897-98, p. 71; Code, §537.]

Commonwealth of Virginia,

COUNTY OF Rockingham, TO-WIT:
IN THE Circuit ~~COUNTY~~ COURT OF 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 at its
September term, in the year 1906, upon their oaths present that
A. K. Bowman

between on the 1st day of October 1905 and the 17th day of September, in the year 1906, in the said County,
did unlawfully sell, by retail, at the distillery of said A. K. Bowman, on the South
side of the Dry River road in the Western part of Central District, in said county, wine, ardent spirits, malt liquors, and
mixtures thereof, not to be drunk where sold, he the said A. K. Bowman
not then and there having a license from the state of Virginia so to do,
against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of Thames Thompson Nellie F. Arey
Charles Arey, Howard Arey, Sallie Thompson
Thesman Reed, witness sworn in open

Court and sent to the Grand Jury to give evidence.

, Clerk.

[By a recent act (Acts 1897-98, p. 71), the distinction between a retail liquor dealer's license and a bar-room license is abolished; and but for the fact that a license for a malt liquor saloon limits the sales to be drunk where sold, the phrase "not to be drunk where sold" might be omitted—it might be, anyway, but is added in eminent precaution. If the sale is, to be drunk where sold, erase "not" in the phrase "not to be drunk where sold." Under the general revenue law, it is not necessary to name the person to whom the liquor was sold—2 Va. Cas. 26; 5 Leigh, 724; 1 Grat. 553-4. The above form may be used for sales under the local option law (Code, §537); but the phrase "not to be drunk where sold," may be entirely omitted, and the naming of the person to whom sold or the place where sold will be a sufficient description. But where the entire county has not "voted dry," allege the district in which the sale was made.]

Commonwealth

U.S. } INDICTMENT
 } *a misdemeanor*
FOR RETAINING EVIDENCE.

W. A. Bowman

A TRUE BILL.

W. C. Miller

Foreman.

1906
W. C. Miller
Foreman

1906
W. C. Miller

W. C. Miller

W. C. Miller

127

Blank

Long

10

Janice

36

36

22
22
44
7173

Duffy

61

Commonwealth of Virginia,

COUNTY OF Rockingham, TO-WIT:
Circuit
IN THE ~~COUNTY~~ COURT OF 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 at its
September term, in the year 1906, upon their oaths present that

A. H. Bowman

on the _____ day of _____, in the year 1906, in the said County,

Mr. Tom Brigg the keeper of a distillery in said County
did unlawfully & knowingly sell and ~~bring~~
& furnish ~~to~~ spirits, intoxicating and mall-
liquors to one Harold Bray, an infant - under
the age of 21 years

against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of Harold Bray

witness sworn in open

Court and sent to the Grand Jury to give evidence.

_____, Clerk.

4106

No. 33.

2

Commonwealth

INDICTMENT FOR A

178.

This indictment

A. K. Bowman

A TRUE BILL.

John P. Carter

Foreman.

Dec. 38 28

Act. 1906 - Aug. 7. 385

1906
Wm. S. Reynolds
& Mrs. J. Davis J. D.

Commonwealth of Virginia,

COUNTY OF *Northampton*, TO-WIT:

IN THE ~~COUNTY~~ ^{Circuit} COURT OF SAID COUNTY:

The jurors of the Commonwealth of Virginia, in and for the body of the County of *Northampton*, and now attending the said Court at its *September* term, in the year *1906*, upon their oaths present that *A. K. Bowman*

on the _____ day of _____, in the year *1906*, in the said County, he then being the keeper of a distillery in said County did unlawfully & knowingly sell and furnish spiritous, intoxicating and malt liquors to an Harvard Army man *infant* under the age of 21 years

against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of *Harvard Army*

witness sworn in open

Court and sent to the Grand Jury to give evidence.

_____, Clerk.

Copy - sent Lee Mantz clerk

Virginia - County of Rockingham - Court.

To the Sheriff of said County - Greeting -
 You are hereby commanded to arrest, and bring
 before me, W. J. Pointe, a Justice of said County, one
 A. K. Bowman, at Harrisonburg on the 26th day of
 December 1906, for trial upon the within Indictment -
 And you will summon Howard Gray, to attend there
 and there, to testify in behalf of the Commonwealth -
 Witness my hand and seal, this 19th day of
 December 1906

W. J. Pointe J. P. Seal

Dec. 26. 1906 Upon the trial of this Indictment, and
 upon the evidence adduced, the Defendant A. K. Bowman
 is found guilty, and is adjudged to pay a fine of
 \$25.00 and the costs of this prosecution, assessed at the
 sum of \$1.09 - which fine & costs being paid, the Defen-
 dant is discharged -

Given under my hand and seal this 26th day of
 December 1906

W. J. Pointe J. P. Seal

No. 35.

Commonwealth

INDICTMENT FOR A

U.S. }
 A. K. Bowman

A TRUE BILL.

Foreman.
 Peter Rolt

COPY

Executed, Dec. 26. 1906.
 as to A. K. Bowman
 by arresting and
 bringing the said A.
 K. Bowman before
 Wm. J. Pointe, J. P.
 and summoning
 Howard Gray to
 appear as witness
 J. L. Cowgill, Deputy
 for J. A. Switzer, S. C. C.

Fee \$1.20
 Mileage 56

Costs,
 Court Costs \$11.41
 Grantee 50
 Sheriff 2.16
 witnesses 2.02
 Attorney 5.00
 \$21.09
 fine 23.00
 \$46.09

fine & costs paid, and
 fine turned over to the
 Clerk, and costs to the
 parties entitled
 W. J. Pointe
 J. P.

Filed sep 27/06
 B. W. Lee
 Clerk