

Commonwealth.

2 }
Luther Bowman.

John H. Drowei.

B. K. Miller.

John W. Harrison

Jacob R. Belick

Solomon G. Gaher.

J. Le Hedrick

L. Le Haney

Abraham H. Kovitz.

John P. Brown.

Charles E. Kovitz.

Howard R. Eiler

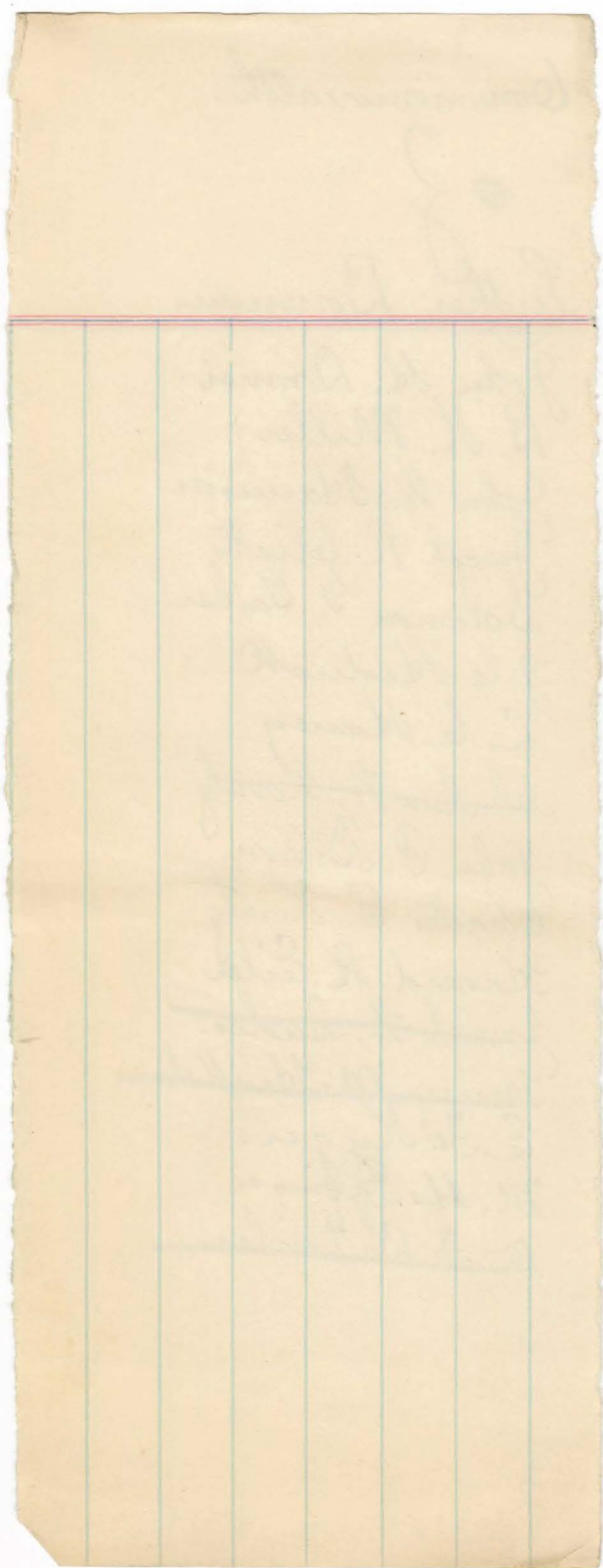
~~Jacob H. Rudes.~~

~~Henry M. Heinkel.~~

E. F. Kyger.

M. H. Effinger

~~D. F. Wetwiler~~



G. A. C.

Hamm

Commonwealth

July }

Luther Barman

1	John H. Driver	25
2	B. K. Miller	24
3	John W. Harrison	25
4	Jacob R. Olier	14
5	Colman G. Gardner	20
6	J. C. Harrison	25
7	L. C. Hanny	12
8	John P. Brown	08
9	Chas. E. Houghton	25
10	Howard A. Eiler	12
11	E. F. Ryger	24
12	M. H. Effinger	

Instrms Vchy - Red

Mar 17/1907 -

can

Commonwealth of Virginia
County of Rockingham
March 19th 1907

~~to~~ the Commonwealth of Virginia.

To the Sheriff of Rockingham County- Greeting.

We command you that you take Luther Bowman, if he be found within your County, and him safely keep so that you have his body before the Circuit Court of Rockingham County, at the Court House thereof to answer us of a certain felony whereof he stands indicted.

And have then and there this writ. Witness D. H. Lee Martz, Clerk of our said Court this 19th day of March, 1907, and in the 131st year of the Commonwealth.

D. H. Lee Martz, Clerk.

Received of the Sheriff of Rockingham County
the body of Luther Bowman
March 19th 1907
D. H. Lee Martz

Executed upon Luther Bowman by Benjamin
him before the Judge of the Circuit Court this the
19 day of March 1907

W L Willard Deputy Jers
J A Switzer S R C

Commonwealth
v } Capias
Luther Bowman

STATE OF VIRGINIA,

ROCKINGHAM COUNTY, TO-WIT:

IN THE CIRCUIT 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 March term in the year 1907, upon their oaths present that _____

Luiker Bowman on the ~~25th~~ ^{25th} day of ~~November~~ November 1908, in said County did in the night-time of

that day, feloniously break and enter a certain out-house commonly called a barn, the property of J. P. Showalter and not adjoining to or occupied with the dwelling house of the said J. P. Showalter, with intent the goods and chattels of the said J. P. Showalter in the said barn then and there being to steal, take, and carry away and that he the said Luiker Bowman, one saddle of the value of Eight Dollars of the goods and chattels of the said J. P. Showalter, in the said barn then and there being, did feloniously steal, take, and carry away, against the peace and dignity of the Commonwealth of Virginia.

And the jurors aforesaid, upon their oaths aforesaid do further present, that the said Luiker Bowman, on the 25th day of November 1908, in the said County of Rockingham in the day-time of that day, feloniously did break and enter a certain out-house commonly called a barn, the property of J. P. Showalter, and not adjoining to or occupied with the dwelling house of said J. P. Showalter, with intent the goods and chattels of the said J. P. Showalter in said barn then and there being to steal, take, and carry away and that he the said Luiker Bowman, one saddle of the value of Eight Dollars of the goods and chattels of the said J. P. Showalter, in the said barn then and there being, did feloniously steal, take, and carry away against the peace and dignity of the Commonwealth of Virginia.

Upon the evidence of _____

Witnesses sworn in open

Court and sent to the Grand

Jury to give evidence.

We the Jury find the prisoner
not guilty

J. W. Harrison Foreman

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
March term in the year 1907, upon their oaths present that
_____ on the _____ day of _____
1908, in said County did in the night-time of _____

Commonwealth

as for a felony

William Dowman

a true bill

~~Wm. J. [unclear]~~

foreman

caption name

present, that the said _____ on the _____
day of _____ 1908, in the said County of Rockingham in
the day-time of that day, feloniously did break and enter a certain
out-house commonly called a barn, the property of J. P. Showalter,
and not adjoining to or occupied with the dwelling house of said J.
P. Showalter, with intent the goods and chattels of the said J. P.
Showalter in said barn then and there being to steal, take, and carry
away and that he the said _____ one saddle of
the value of eight dollars of the goods and chattels of the said J.
P. Showalter, in the said barn then and there being, did feloniously
steal, take, and carry away against the peace and dignity of the
Commonwealth of Virginia.
Upon the evidence of _____
Witnesses sworn in open
Court and sent to the Grand
Jury to give evidence.