

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 DNEA, /isect,a
to answer the said complaint/ and to be farther dealt with according tokay. And you are required to summon

to appear and give evidence in behalf of the Commonwealth, on the examination touching the said offence.
Given under my hand and seal this..
II I.W. Pioktring $\qquad$ in the year 190. -



M Goue. of Oja Ds. Dh. Af Nenerpp,
To Sfieriff of rockingham coutup, br.
1908. Arrest, witnesen, ete Executed on M.AT. Tuue pp:

Vij: Magistralichial, 3.16. Cir. Cowix, ebitmenees
1s.e.30, tio. Supaneling furry 100; Docal, 18866 Received Payment,
$58 \frac{6}{86}$
FO Coanicithofe,s. R. c.
Fur 0.6 a.

$$
07 .
$$


190. 8 To D. H. LEE MARTZ, Clerk of the Circuit Court of Rockingham County.
fog ot a ben in fuse
An of Gan $10 \mathrm{P} / 0 \mathrm{~g}$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$ , Clerk.


A Chrichios hees pillifiealion for hit
 an "Ascembly such for the hirotion of-Sod," Whethr it be held at the Church, a sechore hoves or ovir place, hat the endeence ui him case oveo zork Rhaw thath kinis of a sneling-2k evidunce gres Avhar hoil the muting queation was a Doviag schare Chist map aletrakin, adained or entobibat an anthaze) frogramme it irayeì th

 the deideribhinn if gìjlo" prom a Chidemós
 Lied-aCl of Meit Exeraiis en offerink hiemple ach of disinibluss fij? are eg pricals $\alpha$ aftrofsioie acts of relyioins wometif. Ste Rlace mis a Hace of dumie wrmhiti, She occasim uns oveg celetrotion - Chictian o tiligions exheration - ans the event celehrates was the a drenk on Entt yelki Samin $\sqrt{2}$ mankini- Now this crenkence be celehrite by a ehnshäi Ohurch wiek rehioine exerecice at is regneer Ruce of womstif mithind washepping हno in th service - Kmi a blijimo bry aned be ascember hyether for heze Ojictsinimus, withe lampnare vite slabes, being" meh for the
wrosin $y$ Sud", I am hre ake to Cm cerie ' The fealuri ypu danidones hì \% the doikimbin of fifto dve 2 ors delian pran the bliginis therades y the meeling.
 cilè othes wiel Rhom haw they or un cenflith with hese veive but hather Cona farin then.


Gule g.as
Gommu onuritas
fus \}appoae
M. AX. 10 mmp

1 Fra.m. Scag
2 6. A. Aan㐬
3 O.2n. Lilly
y A. m. White

- Jomm mi Kambe

6 6. S. Harnomige
7 B.B.Millai

seft cern $y=47$


$$
\begin{aligned}
& \begin{array}{l}
526 \\
542 \\
\frac{8 \angle 6}{1.92}
\end{array} \\
& \begin{array}{r}
4782 \\
2292 \\
\hline 2490
\end{array} \\
& \frac{24 \cdot 80}{71 \cdot s^{-6}} \\
& \text { +50 den } \\
& \text { 8.p.are } \\
& \text { obencer } \\
& \text { fisn? }
\end{aligned}
$$

Commonweafth of Uirginia, Rockinghom formly to wis Be it remembered, that ony the 13 the day of gamuary 1908 $M_{1} N_{1}$ Imupiz and W.O. Bhodes of said Cufntis came before me f. W, Piokering, a pustier of the reace for staid Counti; and severally ackniusledqed themselves to the pudeblied lio the Commeturealtt of Sirqinio, in mamer and firm following, that is Ao saly; the said $M M_{1}$ NY, IErsiffer the sumi of Sift 5 dollatrs, and the said W. G. Mhodes the sumi of friflit dollars, to the resfucfively parade and levied of their several geods and chattils, fands and Emimenits, to the ure of the conmonvealth Virginio, if the said M.AY. Iimutiz shall make defaull in the condilims undesurittèn, alue praid M1 AN IImupha and U.O. Rhudes herets wair the ounefit o thui exemfitious as to this obligation, The cenflitims of the abver recoginizance is such, that if the atroue Torund M.W, $/$ mminh do and shall frersmally a/vieat Grfore the Circuit coust of tockinatran Connty on the first day of the noxt term thereof, then and there is answer Cmmonuealth for and concerning a cersain misdemeanor by him committed, to tinq intoxiealed, ,idid têp uptr and Cistins an assunbly mil there for the worshit of terd, in a certain house there situalid called Bethlehim Chusch of Ients Legion in said county whereef the said M. It limpths stands charged, and shall not defort thence wifthout leave of said court, then this reovanizance shall bevoid, othervise ts remofin in full fore, and virtin, Haken ayd acknowledsed before me un micombty

Filled $\begin{aligned} & \text { aunany } 140.1908 \\ & \text { NAR Many lelem }\end{aligned}$

