We command you that you take Arrey Housey, 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 forthwith, 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, at the Court House, the 19 day of March, 1909, in the 133 year of the Commonwealth.

. Marsh of march 1909 by anerting Execute the the day of march 1909 by anerting bearing him before the event count of trocking him before the entered con of trocking him co

To the Sheriff of Rockingham County, Greeting:

"To command you that you take Dorsey Mountey, 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 forthwith, to answer us of a certain Felony whereof he stands indicted. And have then and there this writ. Witness than the beauty, Glerk of our said Court, at the Court House, the monwealth.

Executed the 20 day of march 1909 by arresting barry Henriley and bringing him before the eurout can of brocking ham so El Canich hoff She

If you find the prisoner not guilty you will say so and no more.

If you find the prisoner guilty as charged in the indictment you will say so and ascertain his punishment, which shall be confinement in the penitentiary not less than two years nor more than ten years.

. Ottom on him on the life you willing you wonening out built may il

od linde Mality, Included and published and the the the tot years than the years not less than two years.

Nah har

We command you that you take hade hear , if he be found within your County, and him safely keep, so that you have his body before the Circuit Gourt of Rockingham County, at the Court House forthwith, 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, at the Court House, the 1909, in the 1333 year of the Commonwealth.

Wood free hour out bound 1909 by anning wind who of the wind wind from bound the Circuit Count of Rachung bound the Circuit Count of Rachung bound and format of the hour bound of the country of the format of the country of the coun

To the Sheriff of Rockingham County, Greeting:

We command you that you take holder.

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 forthwith, to answer us of a certain Felony whereof he stands indicted. And have then and there this writ. Witness I. H. Lee Martz, Clerk of our said Court, at the Court House, the monwealth.

Executed the 20th day of march 1909 by arresting Wade Green and bringing him buffine the Circuit Court of Roching hom annity

Epplanich hoff SMA

2 1

COUNTY OF ROCKINGHAM, 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 1909 upon their oaths present that on the 16th day of October, in the year 1908, in the said County at the Circuit Court held for the said County on the 16th day of October, 1908, at the Courthouse thereof, by T. N. Haas, Judge of the said Court, Layton Hensley, Reuben Hensley and Kemper Hensely were join'tly tried on an indictment for a felony, to-wit, for feloniously entering in the night-time of the 22d day of September in the year 1908, the barn of Mrs. Soul M Van Pelt in said County with intent to commit larceny therein, and certain grain in said barn then and there stored, did steal, take and carry away, as more fully appears by the records of the said Court, and that upon the trial of the saidLayton Hensley, Reuben Hensley and Kemper Hensley for the felony aforesaid, Wade Green appeared in said Court as a witness for and on behalf of the said Layton Hensley, Reuben Hensley and Kemper Hensley and was then and there in said County in the Court aforesaid, duly sworn by the said Circuit Court, then and there sitting upon the trial aforesaid, that the evidence he should give upon the said trial should be the truth, the whole truth and nothing but the truth, the said Circuit Court having authority by law to administer said oath, and thatupon the trial of the said Layton Hensley, Reuben Hensley and Kemper Hensley for the felony aforesaid, it then and there became material to inquire whether the said Layton, Reuben and Kemper Hensley drove from the town of Harrisonburg, a team of horses hitched to what is commonly known as a road wagon, on which was a new wagon-body, to their home eastof the said town on the night of the said 22d day of september, 1908, and whetherin so doing they passed with their wagon along the public road known as

COUNTY OF HOCKINGHAM, TC-WIT:

IN THE CIRCUIT COURT OF SAID COUNTY;

doing they passed with their wagon along the public road known as the night of the said 22d day of September, 1908, and whetherin so team of horses hitched to what is commonly knowh as a road wagon, on Reuben and Kemper Hensley drove from the fown of Harrisonburg, a it then and there became material to inquire whether the said Layton, Hensley, Heuben Hensley and Kemper Hensley for the felony aforesaid, dainicher said oath, and thaturon the trial of the said Layton ing but the truth, the said Circuit Court having suthority by law to give upon the said trial should be the truth, the whole truth and noththere sitting upon the trial aforesaid, that the evidence he thould loy and Komper Hensley and was then and there in said County in the witness for and on behalf of the said Layton Hensley, Heuben Hensfor the felony eforesaid, Wade Green appeared in said Court as a brial of the saidlaybon Hensley, Remben Hensley and Kemper Hensley Tully appears by the records of the said Court, and that upon the there stored, did steal, take and carry away, as mare with intent to commit larceny therein, and certain grain in said ber in the year 1808, the bern of Mrs Soul // Van Pelt in said County for feloniously entering in the night-time of the 22d day of Septem-Hensely were join'ly tried on an indictment for a felony, to-wit, Judge of the said Court, Layton Hensley, Reuben Hensley and Kemper leth day of Ochober, 1908, at the Courthouse thereof, by T. N. Haas, present that on the leth day of October, in the year 1908, in the down an ins march term, in the year 1909 upon their caths The jurors of the Commonwealth of Virginia, in and for

the Rockingham Turnpike near the barn of the said Mrs. Sand My Van Pelt and whether said wagon stopped on said road on said trip at a point near the said barn and whether at the time the said Layton Reuben and Kemper Hensley passed along said road, near said barn, any other person or persons than the said Layton, Reuben and Kemper Hensley were in or accompanied their said wagon, and particularly whether the said Wade Green and Dorsey Hensley were with the saidLayton, Reuben and Kemper; Hensley in their said wagon from a point on said road west of the said barn and near the residence of the said Wade Green to a point beyond the premises and barn of the said Mrs. Surah M Van Pelt, and east of the said barn and premises, where said public road is intersected by a road leading to what is known as Massanotta Springs or Taylor Springs and whether the said Wade Green and Dorsey Hensley on the night of the gaid 22d day of September, 1908, went from a point near the residence of the said Wade Green at between nine and ten o'clock of said night of September 22, 1908, in company with the said Layton, Reuben and Kemper Hensley and passed by the said barn of Mrs. Such m. Van Pelt without either the said Layton, Reuben or Kemper Hensley or the said Wade Green or Dorsey Hensley stopping at or near the said barn and whether the said Wade Green and Dorsey Hensley accompanied the said Layton, Reuben and Kemper Hensley on said night of September 22, 1908, from said point near Wade Green's residence as far as the road leading from the Rockingham Turnpike southward to Massanetta Springs or Taylor Springs and whether at said last named point, towit, the junction of said Turnpike and Taylor Springs road the said Wade Green and Dorsey Hensley left the said Layton, Reuben and Kemper Hensley and went into the woods east of said Taylor Springs road and immediately in front of and east of Massanetta or Taylor Springs and there, with dogs, hunted coon, from about ten o'clock until about twelve o'clock of said night of September 22, 1908, and thereupon,

the Rockingham Turngike near the barn of the said Mrs. Sand in Van Pelt and whether said wagon stopped on said road on said trip ton Region statement Heneley passed along said road, near said beru, any other verson or persons than the said Layton, Rouben and Kemper Hensley were in or accompanied their said wagon, and particularly whether the said wade Green and Dorsey Hensley were with the saidLayton, Renben and Kemper: Hensley in their said wagon from some and reen has ared bise ent to frew hear bise no intoq a To ared bas sealed of the a point boyond the premises and bern of the said Mrs. Sand M van Pelt, and east of the said barn and premises where said public road is intersected by a road loading to the said wade Oreen at between nine and ten o'clock of said night and Kengor Hensley and passed by the said bern of Mrs. Jouch M. Van Pelt without either the said Layton, Renden or Kemper Hensley or the said Layton, Heuben and Kemper Hensley on said night of september springs or Taylor Springs and whether at said last named voint, towade Green and Dorsey Mensley loft the said Layton, Reuben and Memper and there, with dogs, hunted coon, from about ten o'clock until about twelve o'clock of said night of September 28, 1808, and thereupon,

the said Wade Green being sworn as a witness, he, on the said trial in the county aforesaid, feloniously, wilfully and corruptly deposed falsely swore and testified, among other things, that on the night of the said 22d day of September, in the year 1908, he, the said Wade Green, in company with the said Dorsey Hensley, left the residence of the said Wade Green for the purpose of going coon hunting, and that at about half past nine or ten o'clock, he, the said Wade Green and Dorsey Hensley were overtaken near the residence of the said Green and on a public road known as the Rockingham Turnpike, by a wagon going in an easterly direction which wagon was occupied by said Layton, Reuben and Kemper Hensley and that said Layton, Reuben and Kemper Hensley were driving two horses hitched to a road wagon on which was a new wagon-body and that he, the said Wade Green and Porsey Hensley then and there got into the said wagon body and rode with the said Layton, Reuben and Kemper Hensley therein, on the said Rockingham Turnpike to a point about four miles east of Harrisonburg where a public road leads southward from the said Rockingham Turnpike to Massanetta or Taylor Springs, and that in so traveling in company with the said Layton, Reuben and Kemper Hensley, they passed along and over the said Rockingham Turnpike near and by the said barn of Mrs. Such h, Van Pelt's, and that the wagon in which they were riding did not stop on said trip at or near the said barn of Mrs. Jud Mvan Pelt and that neither the said Layton, Reuben or Kemper Hensley got out of the said wagon or went to the said barn at the time said wagon passed near or by the said barn, and that he, the said Wade Green and the said Dorsey Hensley left the said Layton, Reuben and Kemper Hensley at the said point on said Rockinghan Turnpike where the public road leads southward to Massanetta or Taylor Springs and that he, the said Wade Green and Dorsey Hensley, after leaving said Layton, Reuben and Kemper Hensley as aforesaid on said night, went to a certain piece of woods immediately in front of and east of said Massanetta or Taylor Springs and there

1.

.

大学を

the said wade Green being sworn as a witness, he, on the said trial in the county storesaid, felontously, wilfully and corruptly deposed Falsely swore and testified, among other things, that on the night of the said 22d day of september, in the year 1908, he, the eath wade Green, in company with the said Norsey Hensley, left the ing, and that at about haif past nine or ten o'clock, he, the said wade Green and Dorsey Hensley were overtaken near the residence of said hayton, Reuben and Kemper Hensley and that said hayton, Reuben on which was a new wagon-body and that he, the said wade Oreen and show has whood nogew biss ent ofni fog eredt has ment velameH veerol -trush to dese selim ruot duods dutog s of exignrut mangaixon biss sonburg where a public road leads southward from the said Rockingham Turngike to Massanetts or Taylor Springs, and that in so travelsaid barn of Mrs. Mush M. van Pelt's, and that the wagon in which of Mrs. Man Polt and that neither the said Layton, Rouben or to mad bies ent of thew to negaw hiss out to the tog velamen request the time said wagon passed near or by the said barn, and that he, Layton, Reuben and Kemper Hensley at the said point on said Rockinghan furnpike where the public red leads southward to Massanetta visitational about to every mistree a of flow atthin biss no bisserois ered the agnitus rolver to sifenessed bise to feed bus to fuori ut

and east of said Taylor Springs road and there, by the aid of dogs, which had accompanied him and the sid Dorsey Hensley, hunted through the said woods for coon, from about ten o'clock of said night of september 22, 1908, until about twelve o'clock of the same night, whereas in truth and in fact neither thesaid Wade Green nor Dorsey Hensley left the residnece of the said Wade Green on the night of the said 22d of September, 1908, to go hunting for coon, nor did the said Wade Green and Dorsey Hensley accompany the said Layton, Reuben and Kemper Hensley from a point on the said Rockingham Turnpike near Wade Green's house along and over said Turnpike or near the said barn of the said Mrs. Surek M van Pelt to a point on said Turnpike where a public road leads southward to Massanetta or Taylor Springs, nor did the said Wade Green and Dorsey Hensley or eitherof them with dogs or otherwise, hunt on the said night of the 22d of September, 1908, in the said wood, on east of said Taylor Springs road, in front of and east of the said Massanetta or Taylor Springs, nor were the said Wade Green and Dorsey Hensley or either of them with the said Layton, Reuben and KemperHensley on the said night of the 22d day of September, 1908, between nine and ten o'clock, nor at any other hour that night, when the said Layton. Reuben and Kemper Hensitey drove in a wagon along the said public Know as Rocking Lampile road by or near the said barn of the said Mrs. Sauch my van Pelt, nor in truth and fact did said wagon occupied by said Layton, Reuben and Kemper Hensley pass the barn of said Mrs. Sarah M wan Pelt, on the night of September 22, 1908, without stopping near said barn on said Turnpike, whereby the said Wade Green did then and there, upon the said trial in the County aforesaid, feloniously, wilfully and corruptly, swear faltely, and feloniously commit perjury against thepeace and dignity of the Commonwealth of Virginia,

F. n. Libbins, E. J. Cariekhoff, mis. Chos, Carrell Horner Wean & John Gaither

子子, 大学、汉等

witnesses sworn in open court and sent to the Grand Jury to evidence.

and sand train review worthers road and theme, he ens six of dogs,
which he companied him and the aid lorsey Hensley, hunted through
the first that a coon, from about ten o'clock of assit hight of
lensley left the said about twelve o'clock of the same night,
lensley left the saidness of the said access on the night of
the first assa of tenber, leo, to Manting a coon, nor did
the first and hence ment and horse General Goods of the said layton,
the first that one of house along the order of the point on said
the first that or of the said was referred a point on said
first light of them where a right to cook of the said was referred a correspondent or the said the said was referred a correspondent or the said the said was referred a correspondent or the said the said was referred a correspondent or the

Springs coad, in front of and cast of the said Massanetta or Taylor Springs, nor were the said wase Green and Dorsey Hensley or either of them with the said Layton, Reuben and KemperHensley on the said night of the 22d day of September, 1808, between hime and ten o'clock, nor at any other hour that night, when the said Layton, hence he said Kemper Hensley drove in a wagon along the said Dublic read by or near the said barn of the said hrs. Sevel 17 van Peit, nor in truth and fact did said wagon occupied by said Layton, Newben and Kemper Hensley pass the barn of said hrs. Sank 17 van Peit, on the night of September 22, 1808, without stopping near said barn on said Turnpike, whereby the said wade Green did then and there, on said trial in the County aforesaid, feloniously, wilfully and corruptly, swear falbily, and feloniously countit perjury

7. 7. Libria, E. J. Cariekhoff, Jus. Ches. Carille

を大学になるとのないとなっている。

witnesses sworn in open down and sent to the Grand Jury to evidence.

SUPERINTENDENT OF THE VIRGINIA PENITENTIARY.

SIR

SIR:		
It appearing that	Wade Green #8690	No.
a prisoner confined in the Virgi	inia Penitentiary for a term of	f years, under sen-
tence pronounced by the	Circuit	
Court of R	ockingham County	at the
May	term, 19 09	
The A		
has served out half of the term	of imprisonment for which	he was sentenced, as
		the said
		No.
		d satisfactory asssurance that
	ependent upon public or priva	
We, the Board of	Directors of the Penitentiary	of the State of Virginia, in pur-
suance of authority vested in u	as by Act of Assembly, approv	ved March 7, 1904, do parole the
said Wade Gr	reen #6890	No.
during the remainder of	term of sentence,	upon the following conditions—
viz: That he sha	all at all times during this pa	role conduct him self as
an honest, sober, peaceable, industrious, and law-abiding citizen; and that he		
	ployment secured for him	as per employment cer-
tificate hereto attached.	,	
		n Poli
	J, 12	y, gttm
		President Board of Directors.
I understand the to	111	ree to perform all its conditions.
Wg	de Green	No. 8690
Witness,		Of Oxl.
14 a ma	whall	It amountal
Date Sup 25-	1912	It uman had

SUPERINTENDENT OF THE VIRGINIA PENETRATIARY. Wade Green 48690 a prisoner confined in the Virginia Penitra lary for a term of tence pronounced by the Court of as benefit or which he said

The said

The said nar to and having inmished antistactory assurance that not be dependent upon public or private charity; now therefore, We, the Board of Directors of the Penitentiary of the State of Virginia, in purf at nullbority rested in us by Net of Assembly, approved March 7, 1904, do parole the during the remainder of Pris term of sentence, upon the following conditions-

Date Sup 25-1912