

G. N. 6

J. B. S.

Commencement

- George A. S. Hoop
1. Willard L. Robinson ✓
 2. W. P. R. Weaver ✓
 3. Daniel B. Garber ✓
 4. J. L. Marshall ✓
 5. Jas. D. Maxonator ✓
 6. John D. Myers ✓
 7. Jacob J. Cole ✓
 8. B. F. von Roddeffer ✓
 9. M. H. Alabough ✓
 10. Raleigh D. Amundson ✓
 11. S. E. Galis ✓
 12. J. Argoubright ✓

alt	7500
class	1016
mic	2880
gung	4585
pay	440
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	79421
	10510
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	7579

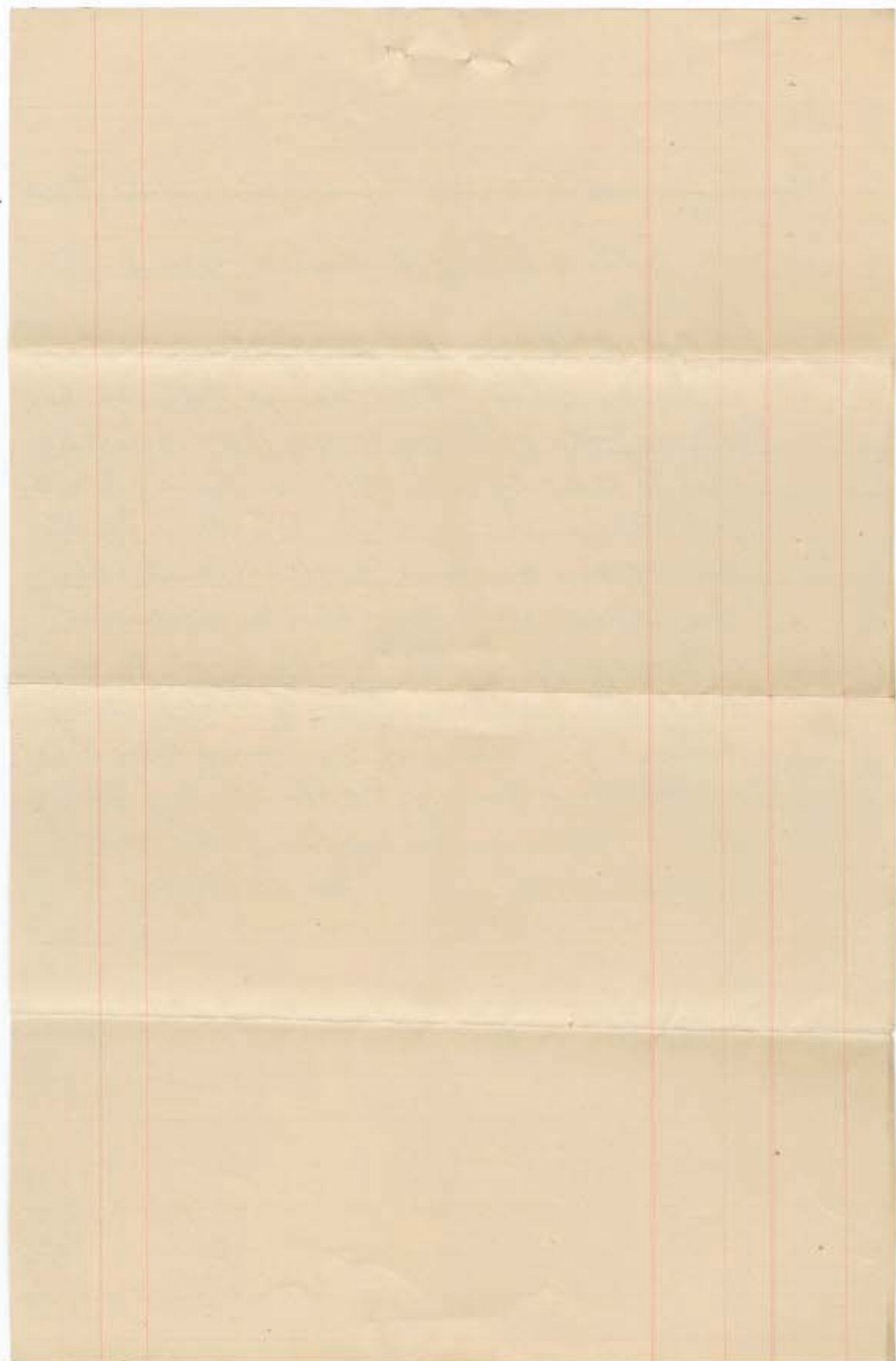
Ship on land
 \$1⁵⁸ paid.

Commonwealth of Virginia - County Rockingham. to wit

To The Clerk of The Circuit Court of
Said County - - -

I Geo A. Neff a justice of the said county
do hereby certify that George A. Strop has
this day the 30th day of May 1910 - been adm-
itted to Bail by me - with sureties - J. G. Miller
E. C. Brenner and C. K. Walker for the
sum of one Hundred Dollars (County) for
his appearance before the (Circuit Court)
or Grand jury of the ^{Said} County on the first
day of the next term thereof that he may
be tried for. Unlawfully Committing Rape
on Rebecca Lokey on the 22 day of May
1910 - Given under my hand this 30th
day of May 1910

Geo A Neff J. P.



Clerk of Circuit Court

The complaint was made by
A. J. Lokey Timberville Va
and Isaac Lokey Timberville Va
Brothers of Rebecca Lokey -
whose name in the warrant given under
my hand the 23^d of May 1910

A List of Witnesses in said case

Harry Coffman

William Strop

George Walker

Fannie Walker

Jessie Fitzwater

Clarence Levist and wife

I hope it will be satisfactory
to all Parties

- Geo A. Neff

Commonwealth

7

Geo. A. Shopp

Commonwealth

vs. Jerry

Albert Sutter

~~Received of the Clerk of the Circuit Court
of Rockingham County, the original
papers in the above case.~~

- 1 William H. Hooper 4.00
- 2 Chas. G. Shrum 4.00
- 3 J. C. Hopkins 5.50
- 4 Edward A. Hering 5.50
- 5 John F. Lewis 5.50
- 6 Wesley A. Bangs 5.50
- 7 W. H. Flick 4.00
- 8 Raleigh B. Holsinger 5.50
- 9 C. J. Hoff 5.40
- 10 J. R. Bannerman 5.50
- 11 A. R. Miller 5.50
- 12 James D. Alexander 5.00

\$ 63.10

sto	10.00
cm	2.50
py	4.20
wt	11.20
dy	63.10

INSTRUCTIONS.

No. 1. The Court instructs the Jury that the burden is upon the Commonwealth to prove beyond every reasonable doubt every fact essential to the conviction of the accused and the accused is presumed to be innocent until this has been done by the evidence ~~presented.~~

No. 2. The Court instructs the jury that before it can convict the accused of the offense of rape, as charged in the indictment, it must be proven by the Commonwealth beyond every reasonable doubt, First, That the accused intended to commit the offense of rape on the person of Rebecca Lokey. Second, That by force and Violence and against her will he overcame her resistance to his efforts and by such force and violence and against her will had actual carnal intercourse with her.

No. 3. The Court instructs the Jury that before they can convict the accused of an attempt to commit rape under the indictment they must believe beyond every reasonable doubt that the accused by force and violence and against her will ~~and~~ made some effort upon the person of Rebecca Lokey to accomplish the crime of rape.

DECLARATION

That I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the office of the Secretary of State of the State of New York.

That I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the office of the Secretary of State of the State of New York.

That I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the office of the Secretary of State of the State of New York.

That I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the office of the Secretary of State of the State of New York.

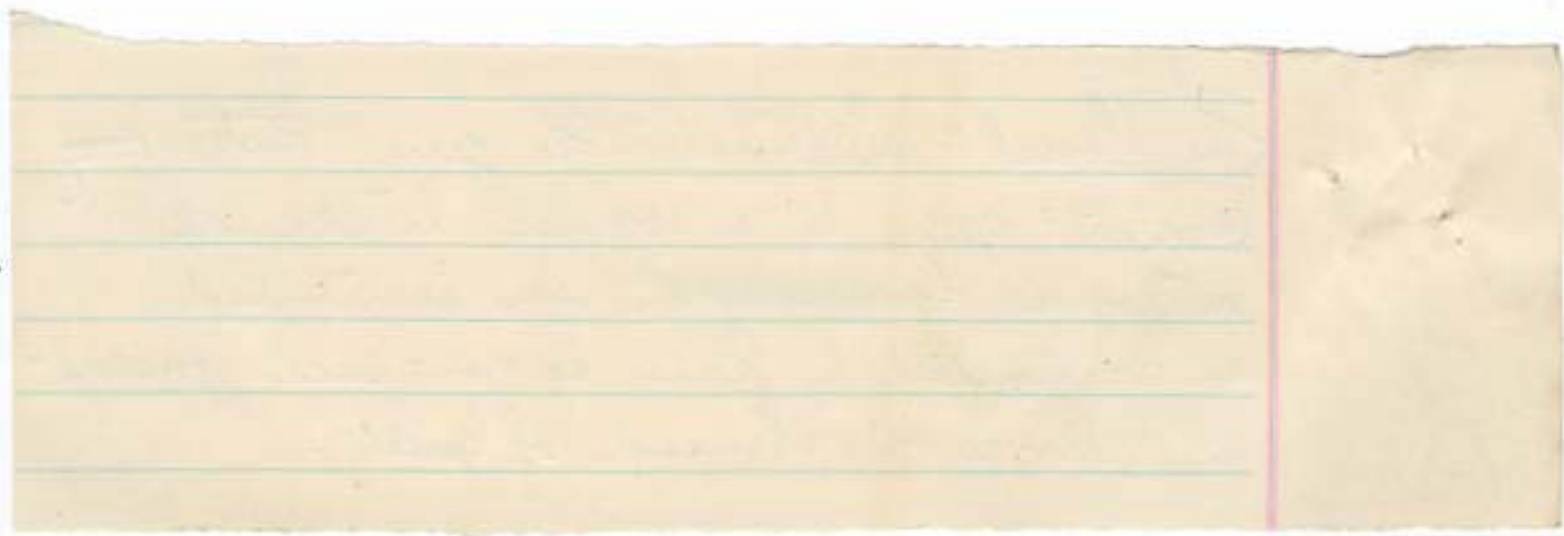
No. 4. The Court instructs the jury that although they may believe from the evidence that the accused had carnal intercourse with the said Rebecca Lokey, yet if they further believe from the evidence that the said Rebecca Lokey, either by words or her actions, yielded ^{consent} to the request of the accused to have intercourse with her, then they must find the accused not guilty *of rape*.

No. 4. The Court instructs the jury that although they
may believe from the evidence that the accused had actual inter-
course with the said woman, yet if they further believe
from the evidence that the said woman was at the time
of her death, seized in the act of committing the same
intercourse with her, then they may find the accused not guilty.

(5)

The Court - instructs the jury that ~~any~~
consent - given by a woman to sexual
intercourse because she was controlled
or dominated by fear, is not - such consent -
as relieves the accused of guilt -

(3)



No. 6. The Court instructs the jury that although they may believe from the evidence that the accused had carnal intercourse with the said Rebecca Lokey, *yet* if they further believe from the evidence that ~~the~~ the will of said Rebecca Lokey did not oppose the act of sexual intercourse ~~and that she was not~~

~~forced~~, then the accused was not guilty of rape, nor attempted rape, nor of any assault upon her, the said Rebecca Lokey, and they must find the accused not guilty of any other offense than

fornication

No. 7. The Court instructs the jury that although they may believe from the evidence that the said Rebecca Lokey was not of strong mind, ~~and that~~ if they further believe from the evidence that she had sufficient mental capacity to know what she was doing, then she should have resisted to the uttermost ^{Considering her intelligence} any attempt to have carnal intercourse with her, by making outcry, or by preventing such an act by her physical strength, and if she did not do this, but consented to the act, then they must find the accused not guilty of rape -

and strength and the circumstances generally of this case.

We the jury find the prisoner George A. Stroppe not guilty
of the felony charged in the indictment but guilty of
fornication with Rebecca Lopez as charged in
the indictment and ascertain his punishment
at a fine of \$100⁰⁰

expenses

- (1) Dr. F. J. Miller -
- (2) Ben Lee recalled by post.
- (3) Jesse Hughes
- (4) H. E. Cronshaw
- (5) Amos Smith - Taken him to be a pretty good man
An automobile came over running over him
- (6) Ed. Morris
- (7) Henry Morris
- (8) Ed. Knight
- (9) ~~Ed. Morris~~

Good. Not

We the Jury find the prisoner
guilty of Fornication and fix his
punishment at \$100⁰⁰.

F. J. Wagonbright Foreman.



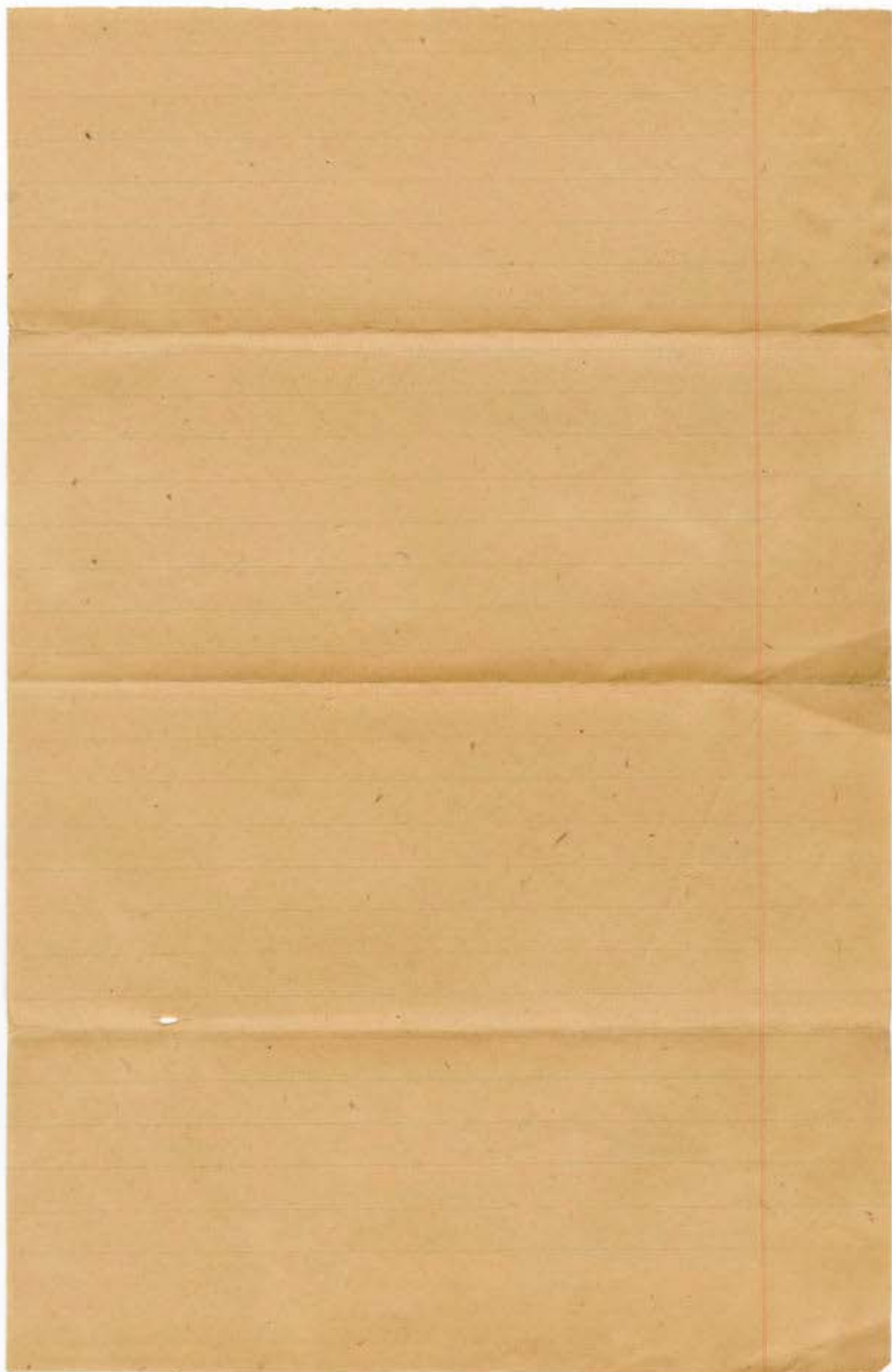
If you find the prisoner not guilty you will say so and no more.

If you find the prisoner guilty of rape as charged in the indictment you will say so and ascertain his punishment which may be death or confinement in the penitentiary not less than five nor more than twenty years.

If you find the prisoner not guilty of rape as charged in the indictment but guilty of attempting to commit the rape charged in the indictment you will ascertain his punishment which shall be death or confinement in the penitentiary not less than three nor more than eighteen years.

If you find the prisoner not guilty of rape or attempting rape but guilty of assault and battery you will say so and ascertain his punishment which shall be fine of not less than \$10⁰⁰ or confinement in jail or jail.

If you find the prisoner not guilty of either rape or attempted rape ^{or assault and battery} but guilty of fornication you will say so and ascertain his punishment which shall be fine of not less than \$20⁰⁰.



Commonwealth of Virginia,

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 July term, in the year 1910,
upon their oaths present that

George A. Stroop

on the 22^d day of May in the year 1910, in the said County,

~~with~~ with force and arms in and upon one Rebecca
Lokey, the said Rebecca Lokey then being over the
age of fourteen years, to wit of the age of
years, violently and feloniously did make an
assault; and then the said Rebecca Lokey then
there to wit, on the day and year aforesaid, in the
County aforesaid feloniously did ravish and carnally
know against her will and by force, against
the peace and dignity of the Commonwealth
of Virginia

~~against the peace and dignity of the Commonwealth of Virginia.~~

Upon the evidence of Lawrence Crist, Lillian Stymal, Harry Coffman, Will Stroop

Geo Walker, Lizzie Crist, Fannie Walker, Rebecca Lokey witness... sworn in open Court and sent to the
Grand Jury to give evidence.

..... Clerk.

We the Jury find the prisoner George A. [unclear]
not guilty of the felony charged in the indictment but
guilty of fornication with Rebecca [unclear] as charged
in the indictment and as entered in his punishment
at a fine of \$100⁰⁰

F. J. Arguebright Foreman.

Commonwealth

vs.

INDICTMENT for a

George A. [unclear]

A TRUE BILL.

~~D. [unclear]~~

Foreman

13/6

Jury [unclear]

Dec 11. 4.

J. [unclear]

\$100⁰⁰ fine

Aug 29th