

Charles Campier
ads indictment for felony

Companion alt

Set for trial on
Monday Nov 14/24.

Jury impartial & true
Verdict 4 years in Pen
Case is continued
until later day for
sentence

J. Earl Funk	✓	2.60
O. H. Sellers	✓	3.00
W. H. Allen	✓	2.20
Wm. E. Skoger	✓	2.50
G. R. Myer	✓	2.60
Grover E. Spitzer	✓	3.20
J. H. Will	✓	2.10
S. H. Wallender	✓	2.00
Geo. S. Graubauer	✓	2.80
Jno. T. Miller	✓	2.40
Henry R. Parker	✓	3.30
Harry J. Parker	✓	3.50
		<hr/>
		32.30

Shiff Costs

Imp Jury	1.50
Summons	5.20
Total	<hr/> 6.70



20-1111

COMMONWEALTH

v.

CHARLES CARPER

Charge to the Jury.

If you find the accused, Charles Carper, not guilty, you will say so and no more.

If you find him guilty as charged in the indictment, then you will say so and fix his punishment with death, or, in your discretion, by confinement in the penitentiary not less than five nor more than twenty years.

If you do not find him guilty of rape as charged in said indictment, but guilty of attempted rape as charged therein, you will say so and fix his punishment with death, or, in your discretion, by confinement in the penitentiary not less than three nor more than eighteen years.

If you do not find him guilty of either of the felonies aforesaid, but guilty of assault and battery as charged in said indictment you will say so and fix his punishment by a fine not exceeding \$500.00, or by confinement in jail not exceeding twelve months, or both such fine & imprisonment.

COMMONWEALTH

v.

CHARLES CARPER

Charge to the jury.

D. W. BARNUM,
Commonwealth's Attorney.

If you do not find him guilty of rape or charge
 in some indictment, but guilty of attempted rape or
 charge thereof, you must say so and for his punishment
 will be that of a year in prison or confinement in
 the penitentiary not less than three nor more than
 five years.

If you do not find him guilty of rape or
 charge thereof, but find him guilty of attempted rape or
 charge thereof, you must say so and for his punishment
 will be that of a year in prison or confinement in
 the penitentiary not less than three nor more than
 five years.

If you do not find him guilty of rape or charge
 in some indictment, but find him guilty of attempted rape or
 charge thereof, you must say so and for his punishment
 will be that of a year in prison or confinement in
 the penitentiary not less than three nor more than
 five years.

CIRCUIT COURT OF ROCKINGHAM COUNTY

Feb - Term, 1924
E. W. Garnett

has been sworn in open court as a witness before the
Grand Jury.

J. F. Blackburn
Clerk.

28

CIRCUIT COURT OF ROCKINGHAM COUNTY

Term 1854

J. M. [unclear]

has been sworn in open court as a witness before the
Grand Jury.

J. M. [unclear]
Clerk

22

CIRCUIT COURT OF ROCKINGHAM COUNTY

Feb

Term, 19²⁴

Dr. C. E. Courant

has been sworn in open court as a witness before the
Grand Jury.

28

J. H. Mason
Clerk

CIRCUIT COURT OF ROCKINGHAM COUNTY

Term, 1854

has been sworn in open court as a witness before the
Grand Jury.

J. H. W. - Clerk
- Clerk

22

CIRCUIT COURT OF ROCKINGHAM COUNTY

Febry Term, 19 24

P. A. Brown

has been sworn in open court as a witness before the
Grand Jury.

28

J. H. Blackburn
Clerk.

CIRCUIT COURT OF ROCKINGHAM COUNTY

Term 1854

has been sworn in open court as a witness before the
Grand Jury.

Clerk

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

Ethelwyn Cox C. E. Causey
Thomas Shaven

to appear before the Judge of the Circuit Court of Rockingham County, at the Court House, at 10 o'clock, a. m., on the 10 day of March 1924
to testify and the truth to say in behalf of the Defendant in the proution of the Commonwealth, Plaintiff, against

Chas. Causey

Defendant

And this they shall not omit under the penalty of \$100. And have then and there this Writ.

Witness, J. F. BLACKBURN, Clerk of our said Court, do Court House, the 10 day of March, 1924 and in the 148th year the Commonwealth.

J. F. Blackburn, Clerk.

Char. Cooper

ads

Compromise alth

O. A. Hammer

Sheriff fee 1.20

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

Dr. C. E. Conrad

E. W. Garnett

Mildred Garnett

P. A. Ammerdrecht

Gertrudelynn Ammerdrecht

to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at 10 o'clock, a. m., on the 18 day of Feb. 1924 to testify and the truth to say in behalf of the Commonwealth before the Grand Jury

Charles Casper

who stands charged with and indicted for a felony—misdemeanor.

And this they shall not omit under the penalty of \$100. And have then and there this Writ.

Witness, J. F. BLACKBURN, Clerk of our said Court, at the Court House, the 15 day of Feb. 1924 and in the 14 & 11th year of the Commonwealth.

J. F. Blackburn, Clerk.

Comm.

Chas. Carpenter

L. W. Moore, W. Va.

Sheriff fee \$2.00

Grand Jury

Feb. 18, 1924

Executed Feb. 15, 1924 by delivering a copy of this summons to Wm. S. E. Powell P. M. Bennett, Willard Bennett, P. G. ~~James~~ Combs, and Shadrach Combs at each in person at each P. M. Bennett who was not at his place of abode, substituted one firm by sending one to his wife.

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

L. L. Dool, P. A. Aumertrout, Dr. Chas. E.
Comas, Mildred Barnett, Lucretia
Aumertrout, Ethelwyn Cox,
Edith Braithwaite

to appear before the Judge of the Circuit Court of Rockingham County, at the Court
House thereof, at 10 o'clock, a. m., on the 10th day of March 1924
to testify and the truth to say in behalf of the Commonwealth against

Chas. Carper

who stands charged with and indicted for a felony misdemeanor.

And this they shall not omit under the penalty of £100. And have then
and there this Writ.

Witness, J. F. BLACKBURN, Clerk of our said Court, at the Court House, the
4 day of March, 1924 and in the 148th year of the Commonwealth.

J. F. Blackburn, Clerk.

Comm.

70
Chas. Camped

Shuffee 320

March 10, 1924

Arrest Warrant

Commonwealth of Virginia

Rockingham County } To-Wit
City of Harrisonburg }

To Robert Morrison [Sergeant of said City
Sheriff of said County]

Whereas, Ell Garnett of the said city, has this day made complaint and information on oath before me, SHEFFEY L. DEVIER, a justice of the said city, that

Charles Raymond Carper
of the said city, on the 7th day of July 1924 in the said county did unlawfully and feloniously, carnally know Mildred Garnett, a child of five years of age, against the peace and dignity of the Commonwealth and the statute in such cases made and provided

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 city, the body of the said

Charles Raymond Carper
to answer the said complaint and to be further dealt with according to law. And you are required to summon

to appear and give evidence in behalf of the Commonwealth, on the examination touching the said offense.

Given under my hand and seal this 7th day of July, in the year 1924.

Sheffey L. Devier J. P. (Seal)

Charles Carpenter yee within named
defendant in hereby held pending
the action of the grand jury
of Rockingham County
wherein under my hand
this 5th day of July 1894

Jeffery Dennis
D.

Commonwealth

vs Arrest Warrant

Charles
Raymond Carpenter

Executed the within warrant by ar-
resting and delivering the body of

before _____

a Justice of City of Harrisonburg and by
summoning the within named witnesses in

person, this _____ day of _____ 192

Sergeant of City of Harrisonburg

PA Armetrout
Chief Dovel
Dr Chas Conrad
Robert Morrison
~~W. H. T. C.~~
Gwendolyn Armetrout
Miss Cox (W. H. T. C.)
Thomas Shaver
Edith Braithwaite

357

Commonwealth

vs.

Appeal

Charles Carper

Thos A. Knapp —
V. L. Bancroft —
B. O. Cooper —
P. J. Herrick —
Chas. M. Frank —
~~—~~

Sherriff fee

sumons 2.00

Imp. jury 1.50

\$3.50

— —

— —

We the jury find the accused
Charles Cooper guilty of attempt
in rape and fix his punis-
ment at 4 years in the Penitentiary

32.30
 12.00
 12.00
66.30

400-
 100-
 50-
 50-
 50-
 50-
 50-
 50-
 15-
 15-

4 months
 4
 4
 1
 3
 1
 1
 1
 1

400-
 100-
 50-
 50-
 50-
 50-
 50-
 50-
 15-
 15-

400-
 100-
 50-
 50-
 50-
 50-
 50-
 50-
 15-
 15-

400-
 100-
 50-
 50-
 50-
 50-
 50-
 50-
 15-
 15-

18.7

25.50

2 1/4

Handwritten text at the top of the page, possibly a name or title, which is partially obscured and difficult to read.

It is the duty of the grand jury to return a true bill of indictment against the persons who are charged with the commission of any crime against the Commonwealth of Virginia.

J. B. [Signature]

COMMONWEALTH OF VIRGINIA,

COUNTY OF ROCKINGHAM, to-wit:

In the Circuit Court of said County:

The jurors of the Commonwealth in and for the body of said County and now attending said Court at its February term, 1924, upon their oaths do present that Charles Carper, on or about the 7th day of February, 1924, with force and arms, in the County aforesaid, in and upon one Mildred Garnett, a female child, under the age of fifteen years, to-wit, the age of five years, feloniously did make an assault, and her, the said Mildred Garnett, then and there, to-wit, on the day and year aforesaid, unlawfully and feloniously did carnally know and abuse, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of Dr. C.E. Conrad, E. W. Garnett, Mildred Garnett, P.A. Armentrout, and Gwendolyn Armentrout, witnesses sworn in court and sent before the grand jury to give evidence.

We the jury find the accused, Charles Cooper guilty of attempted rape on Wilkes Garnett, and charged in this indictment, and fix his punishment at imprisonment in the penitentiary for four years.

H. S. Groushon Foreman

COMMONWEALTH OF VIRGINIA
COUNTY OF ROSS
JURY

Page

COMMONWEALTH

CHARLES COOPER

A PRISONER

VS
TRUE BILL

Wm. H. ...
Foreman

D. W. ...
Counsel for the ...

This indictment is true in the ...
... and ...
...