STATE OF VIRGINIA, COUNTY OF ROCKINGHAM, to-wit:

IN THE CIRCUIT COURT OF SAID COUNTY:

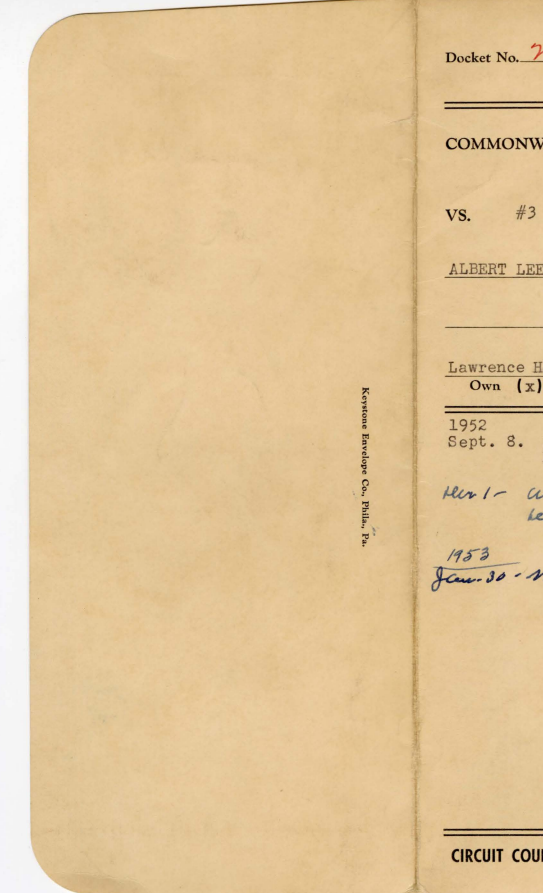
The grand jurors of the State of Virginia, in and for the body of the County of Rockingham and now attending the Circuit Court of said County, at its August term, 1952, upon their oaths do present that ALBERT LEE CARR, on or about the 27th day of April, 1951, in said County, did unlawfully and feloniously make an assault upon Richard Phillip Willett, a male child 8 years of age, and commit a crime against nature by having carnal knowledge of the body of the said Richard Phillip Willett against the peace and dignity of the Commonwealth of Virginia.

This indictment is found upon the testimony of Richard Phillip Willett and Chief Julius F. Ritchie, witnesses sworn in court and sent before the grand jury to give evidence.

Irne till returned Joseand Joroman

AINIGHIV NO STATE V . P COMMONWEALTH August Term, WITNESSES: FELONY ALBERT LEE CARR true bill: George D. Conrad Commonwealth's Attonney Richard Phillip Chief Julius F. # 7671 Lodon 1952 Foreman . MRAD April 1, INDICIMENT Willett Ritchie 1 Go County, did unlawful

This indictant is found upon the testimony of Richard Philli Willett and Chief Julius 7. Bitchie, witnesses svorn in court and sant pofore the ward invy to sive evidence.



Willett Docket No. 7671. DEC 1952 **COMMONWEALTH of VIRGINIA** Felony (sodomy) **VS.** #3 ALBERT LEE CARR Gond Lawrence H. Hoover \_p. d. Own (x) Appointed () Sept. 8. Return of Grand Jury. 8/382. Sept. 8. Return of Grand Jury. 8/3 Def. arr. & plea n.g. & 8/384 Her 1- anned moved emeine Lew. Pur. 8 395 1953 Jan. 30 - Malle Pras. 8422

CIRCUIT COURT OF ROCKINGHAM COUNTY, VA.



## Commonwealth of Virginia, Rockingham County, To-wit:

BE IT REMEMBERED, that on the 30<sup>th</sup> day of A , principal and surety, who justified to be sufficiency, came before me, Hamp1St (J. P. or Bail Commissioner) , of the said county of Rockingham, and acknowledged themselves to be indebted to the Commonwealth of Virginia each in the sum of..... Dollars, (\$2500%), to be levied of their respective goods and chattels, lands and tenements, for the use of the Commonwealth of Virginia rendered, and they each severally waived their homestead exemption to their recognizance; yet upon this condition: Albert Lee Can That if the said .. Circuit Court Trial Justice Term thereof, being the day of September of the ..... 195.2, and at such other time or times to which the proceedings may be continued or further heard, and before any court or judge hereafter having or holding any proceedings in connection with the said charge, and then and there answer the Commonwealth of Virginia concerning a certain change of crune against nature on Richard Phillip Willelt whereof the said. Albert Lee Carr stands charged, and be bound under said recognizance until the charge is finally disposed of or until it is declared void by order of a competent court, then the above recognizance shall be null and void; otherwise to remain in full force and effect. 30th day of August IN WITNESS WHEREOF, I hereunto affix my signature this.... 19.52

P. OF BAIL COMMISSIONER)

Represents, for the use of the Commonwealth of 10 Rich side exemption to their recognizance; yet upon phillip willet

.

Commonte Mr. X Lac z

V86401

ine god, and be bound under and retognizance and the charge is finally disposed of or malf n is declared volby order of a conjutent court, then the above recognizance shall be call and void; otherwise to remain in fu

TATE OF VIRGINIA		To-Wit:	No.
CONTRACORX CITY OF HARRISC	ONBURG	10-7710.	140
TO ANY SHERIFF OR POLIC	CE OFFICER :		
Whereas,Chief Juli	lus F. Rit	chie (10 and 10 and 10	
as this day made complaint and information	on on oath befor	e me, <u>George</u> R.	Price, Justice of
		City said County, that	(article)
(Title) ALBERT LEE		of-or setti treperi theory in a stand	Rockinghamin the said County
lid on the 27th day of A	April	, 19 <u>51</u> : Unl	awfully and feloniously
nake an assault upon Richar	rd Phillip	Willett, a mal	e child 8 years of
age, and commit a crime age			
body of said child, against			
127 0	U Ulle peac	e and dignity	
Virginia.		Fa	
2 And	200 · 20 · 1	-	
1 8 H 28	- 25 C	11	
X / 12 3	<u></u>		
A & 22	an sh		
0 121		20	
2 22	1 1		
N N Z	* 8	2	
These are, therefore, to command you Rockingham	, in the name of	the Commonwealth, to	o apprehend and bring before the
Trial Justice Court of the said County, t	the body (bodie	es) of the above accused	, to answer the said complaint and
to be further dealt with according to law.	And you are a	lso directed to summon	
	color	Address	
		Address	
	are and		
as witnesses.			
Given under my hand and seal, t	his_29th	day of 00	August, 19.52

STATE OF VIRGINIA-COUNTY OF\_ \_\_\_\_, to-wit: **Trial** Justice \_\_\_\_\_a Justice of the Peace I. in and for the County aforesaid, State of Virginia, do certify that \_ \_\_\_\_\_, as his suret\_\_\_\_\_, have this day each acknowledged themselves indebted and \_\_\_\_ to the Commonwealth of Virginia in the sum of \_\_\_\_\_ . Dollars (\$\_\_\_\_\_), to be made and levied of their respective goods and chattels, lands, and tenements to the use of the Commonwealth to \_\_\_\_\_, shall appear before the Trial Justice be rendered, yet upon this condition: That the said\_\_\_\_\_ Court \_\_\_\_\_ County, on the \_\_\_\_\_ day of \_\_\_\_\_ \_, 19\_\_\_\_ of . at \_\_\_\_\_\_, Virginia, and at any time or times to which the proceedings may be continued or further heard, and before any court thereafter having or holding any proceedings in connection with the charge in this warrant, to answer for the offense with which he is charged, and shall not depart thence without the leave of said court, the said obligation to remain in full force and effect until the charge is finally disposed of or until it is declared void by order of a competent court; and upon the further condition that \_\_\_\_\_\_ shall keep the peace and be of good behavior for a period of \_\_\_\_\_\_\_days the said from the date hereof. Given under my hand, this \_\_\_\_\_ day of\_ \_\_\_\_, 19\_\_\_ \_ T.J., J.P. BONDED Executed this, the the accused Grand Jury. September Fine Costs Given under my hand this 2nd day of This case was taken directly to the VS Upon the examination of Total DOCKET NO. 5 1952 COMMONWEALTH ÚC. GRAND the 0 49 within charge, I find b CSAS ũ day of Clerk Trial under penalty day to Summoning Witnesses Mileage Bail Warrant Virginia, Commonwealth Attorney Witness Attendance Jail Arrest Virginia appear of Fine Fee and Total Costs Total at at before the Board of The following witnesses Circuit Trial Justice COSTS Μ., on the Court of were 1.50 1.00 3 recognized 19 County

## Commonwealth of Virginia: To the Sheriff of Rockingham County, Greeting: You are hereby commanded to summon..... Richard Phillip Willett Chief Julius F. Ritchie 1 to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at 9:30 o'clock, a. m., on the Sth day of September 1952, to testify and the truth to say in behalf of the Commonwealth before the GRAND JURY..... ALBERT LEE CARR who stands charged with a felony mindemeanors And this you shall not omit under penalty of £100. And have then and there this Writ. day of September 19.52, and in the 177th ver of the Common wealth. 1 S Attorney ommonwealt]

THE SERVICE PRESS, HARRISONBURG, VA.



COMMONWEALTH V. ) Grand Jury Summons ALBERT LEE CARR To September 8, 1952, at. 9:30 a.m. COPY ROCKI EXECUTE EC THE BY LW Z THE COUNTY TRUE CI Shiriff's Fice



## TRIAL JUSTICE COURT

# 2611

Criminal Docket Nº 10498 A

Com'th

Albert Lee Carr Defendant

V.

Q.W. Appearance date 9-2-52 20M

Trial Date

This case was taken directly to the Grand Jury 9-2-52.

