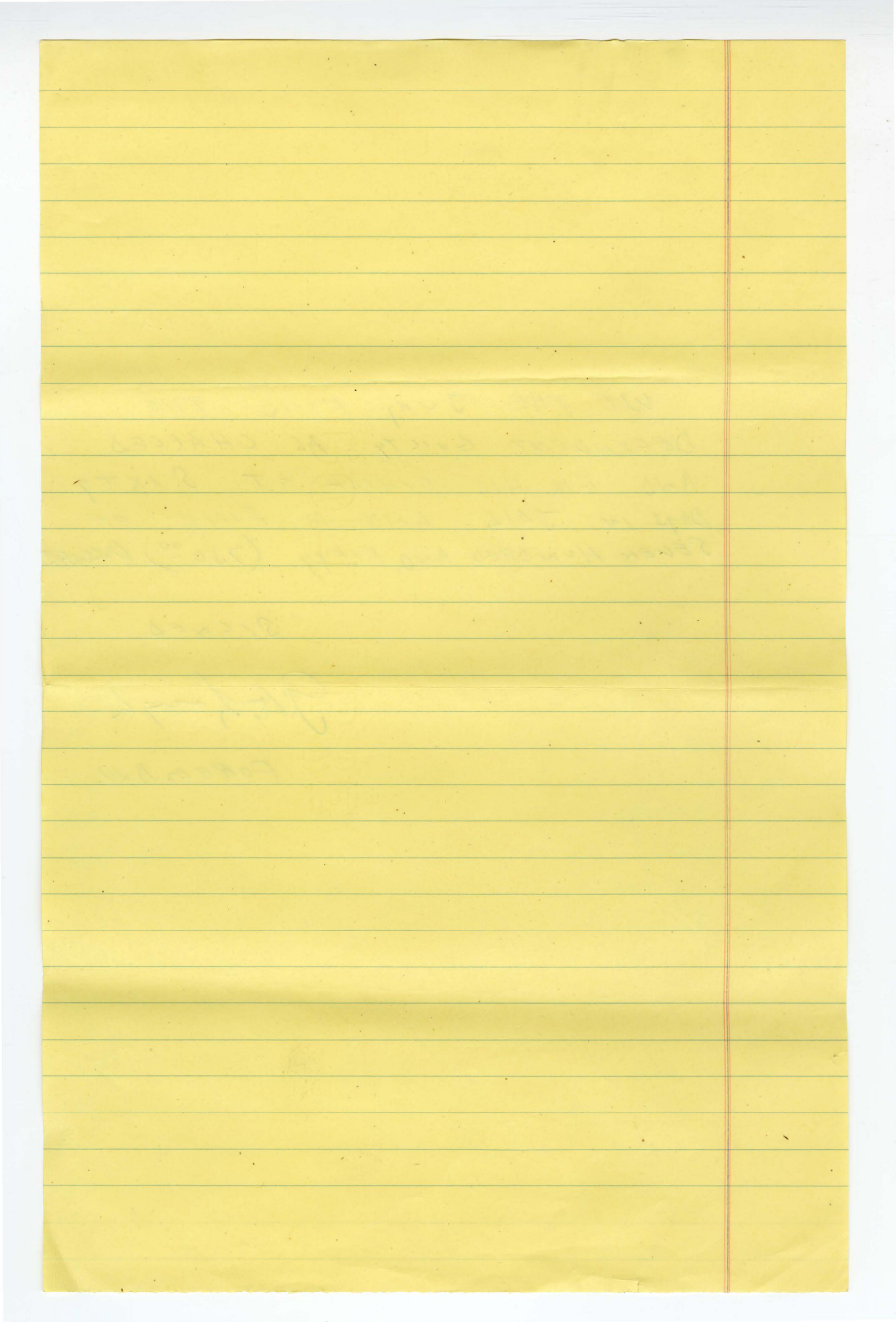
WE THE JURY FIND THE DEFENDENT GUILTY AS CHARLES AND FIX HIS PUNISH AT SIXTY DAYS IN JAIL AND A FINE SEVER HUNBRED AND FIFTY (75000) DOKIARS The Longh



COMMONWEALTH

V.

CHARGE TO JURY

AVERY VERNARD REED

If you find the accused, Avery Vernard Reed, guilty of involuntary manslaughter, as charged in the indictment, then you will say so and fix his punishment at confinement in the penitentiary for a period of not less than one nor more than five years, or, in your discretion, by confinement in jail for a period not exceeding one year or a fine not exceeding One Thousand Dollars (\$1,000.00) or by both such fine and imprisonment.

If you find him not guilty, then you will say so and no more.

HTJACKHOLDIOS

CHARGE TO JURY

AVLEY VERNIAD PRICE

If you find the accused, Avery Vernard Reed, guilty of involuntary manufactor, so charged in the indictment, then you will say so and fix his purishment at confinement in the pentientiary for a period of not less than one nor more than five years, or, in your discretion, by confinement in jail for a period not exceeding one year or a fine not exceeding one from and imprisonment.

on the os was Illy not noid waller, then you will say so and not Il

LOMON .

COMMONWEALTH

V.

AVERY VERNARD REED

Instruction No.

The Court instructs the jury that involuntary manslaughter is the killing of one accidentally, contrary to the intention of the accused in the prosecution of some unlawful but not felonious act or on the improper performance of a lawful act.

7-1-52 H.H.

AVERY VERNARD REED Instruction No.

or on the improper performance of a lawful act. accused, in the prosecution of some unlawful but not felonious act is the killing of one accidentally, contrary to the intention of the

The Court instructs the jury that under the laws of the State of Virginia, an operator who drives an automobile upon the highway recklessly, or when not under proper control, or at a speed or in a manner such as to endanger the life, limb or property of any person, is guilty of reckless driving.

The Court further instructs the jury that if you believe from the evidence beyond a reasonable doubt that the death of Marjorie Phillips resulted from injuries received by her while a passenger in an automobile driven by the accused, Avery Vernard Reed, and that such accident resulted from Reed's operation of said car in an unlawful or reckless manner, and further that such conduct of the accused was of such a reckless, wanton or flagrant nature as to show utter disregard of the safety of others under circumstances likely to cause injury or death, then you shall find him guilty of involuntary manslaughter as charged in the indictment.

7-1-52

MOITOURTEWI

The Court instructs the jury that under the lass of the State of Virginia, an operator who drives an automobile whom the highway recklessly, or vice not under myoner common, or at a spaced or in a manner such as to endanger the life, limb or property of any person, is multy of reckless driving.

The Court further instructs the jury that if you believe from the evidence beyond a rescensive doubt that the desth of Marjorie falliles resulted from injuries received by mer while a passenger in an automobile driven by the accused, Avery Vernard Roed, and that such accident resulted from Reed's operation of said car in an injurie or reckless manner, and further that such conduct of the accused was of such a reckless, wanton or flagrant nature as no can defen and the said of the conduct of the said of the conduct of the said of

COMMONWEALTH

V.

AVERY VERNARD REED

Instruction No. 3

The Court instructs the jury that the gist of the crime charged against the defendant is criminal negligence; by the term criminal negligence is meant not simply such negligence as might be the foundation of a suit for damages by the person injured or by his personal representative if killed, but something more than that. In order to be criminal negligence as distinguished from such negligence as is necessary for a civil damage action, it must be shown that the negligence of the accused was gross or culpable negligence. Culpable or gross negligence is that which indicates a callous disregard of human life and of the probable consequences of his act. Criminal liability cannot be predicated upon every act carelessly performed merely because such carelessness results in the death of another, but in order for criminal liability to result from negligence, it must necessarily be reckless or wanton and of such a character as to show disregard of the safety of others under circumstances likely to cause injury or death. The crime is imputed because of recklessness, and where there is no recklessness there is no crime.

7-1-52 A.A.

COMMONWEALTH

AVERY VERNARD REED

Instruction No. 3

charged against the defendant is criminal negligence; by the term charged against the defendant is criminal negligence is meant not simply such negligence as might be the foundation of a suit for damages by the porson injured or by his personal representative if killed, but something more than that. In order to be criminal negligence as distinguished from such negligence as it necessary for a civil damage action, it must be shown that the negligence of the accused was gross or culpable negligence. Culpable or gross negligence is that which indicates a callous disregard of human life and of the probable consequences of its act. Criminal liability cannot be predicated upon every act carelessly performed warrely because such carelessues results in the doubt of another, but in order for criminal liability to result from negligence, it must necessarily be reckless or wanten and of such a character as to show disregard of the safety of others under our disracter as to show disregard of the safety of others under because of recklessness thore is no crime.

7-17

COMMONWEALTH

V.

AVERY VERNARD REED

Instruction No. 4

The Court instructs the jury that the indictment in this case is of itself a mere accusation or charge against the defendant and is not of itself, any evidence of the defendant's guilt; and no juror should permit himself to be influenced against the defendant because or on account of the indictment in this case.

7-1-5~ H.H.,

COMMONWEALTH

AVERY VERNARD REED

Instruction No. 4

The Court instructs the jury that the indictment in this case is of itself a mere accusation or charge against the defendant and is not of itself, any evidence of the defendant's guilt; and no juror should permit himself to be influenced against the defendant because or on account of the indictment in this case.

1414.

COMMONWEALTH

V.

AVERY VERNARD REED

Instruction No. 5

The Court instructs the jury that the law presumes the defendant to be innocent until he is proved guilty as charged in the indictment by the Commonwealth, by evidence beyond all reasonable doubt, and to the exclusion of every reasonable hypothesis consistent with his innocence. This presumption of innocence goes with the defendant throughout the entire case and applies at every stage thereof, and if, after having heard all the evidence in the case, the jury have a reasonable doubt of the guilt of the accused upon the whole case, or as to any fact essential to prove the charge made against him in the indictment, it is their duty to give the defendant the benefit of the doubt and find him not guilty. Mere suspicion or the probability of the guilt of the defendant, however strong, is not sufficient to convict, nor is it sufficient if the greater weight or preponderance of the evidence supports the charge in the indictment, but to warrant his conviction, his guilt must be proved by the evidence beyond all reasonable doubt.

7-1-52 H.H.

COMMONWEALTH

AVERY VERNARD REED

Instruction No.

The Court instructs the jury that the law presumes the defendent to be innocent until he is proved guilty as charged in the indictment by the Commonwealth, by evidence beyond all reasonable doubt, and to the exclusion of every reasonable hypothesis consistent with his innocence. This presumption of innocence gods with the defendant throughout the entire case and applies at every stage thereof, and if, after having heard all the evidence in the case, the jury have a reasonable doubt of the guilt of the accused upon the whole case, or as to any fact essential to prove the charge made against him in the indictment, it is their dury to give the defendant the benefit of the doubt and find him not guilty. Mere suspiction or sufficient to convict, nor is it sefficient if the greater weight or preponderance of the evidence supports the charge in the indictment, but to warrant his conviction, his guilt must be proved by the evidence beyond all reasonable doubt.

1-1-82 1-1-82

In considering whether or not the Commonwealth has met its burden of proving the guilt of the accused beyond reasonable doubt, the Court instructs the jury that you should not overlook the word "reasonable" nor its meaning. A reasonable doubt is a doubt which is founded on reason, and is not to be confused with imaginable or possible doubt, for the law does not say that a man must be proved guilty beyond every imaginable, conceivable, or possible doubt.

In passing upon the sufficiency of the proof of the charge, the jury must limit its consideration to the evidence presented at the trial of this case, including the natural and reasonable inferences to be drawn therefrom. The jury cannot go beyond such evidence to create doubt, nor can you go beyond such evidence to find inferences of guilt.

Furthermore, the jury should bear in mind that any such doubt arising from lack of evidence, from conflicting testimony, or from questionable proof of any particular fact, should be a doubt of a material fact essential to the proof of the guilt of the accused and not a mere doubt concerning immaterial and nonessential circumstances.

If, after a reasonable and honest consideration of all of the evidence, your minds are left in such a state of doubt as to prevent you from reaching a convinced belief of the guilt of the accused, then the commonwealth has failed to meet its burden.

If, on the other hand, after an impartial and reasonable consideration of all the evidence in the case, you have an abiding conviction of the truth of the charge, you are then satisfied beyond all reasonable doubt.

7-1-52 H.H.

In considering whether or not the Commonwealth has met its burden of proving the guilt of the accused beyond responsible doubt, the Court instructs the four that you should not everlook the word "responsible" now its meaning. A reasonable doubt is a doupt which is founded on reason, and is not to be confused with imaginable or possible doubt, for the law does not say that a man must be proved guilty beyond every imaginable, conceivable, or possible doubt.

In passing upon the sufficiency of the proof of the charge, the jury must limit its consideration to the evidence presented at the trial of this case, including the natural and reasonable inferences to be drawn therefrom. The jury cannot go beyond such evidence to create doubt, nor can you go beyond such evidence to

Twilliam from lace of evicence, from venillating testimony, or from arising from lace of evicence, from venillating testimony, or from questionable proof of any particular fact, should be a doubt of a material fact essential to the proof of the guilt of the accused and not a more doubt concerning immaterial and nonessential circumstant or and nonessential circumstance.

If, alter a reaconable and honeptroonalisments of bloc or event continues as to prevent ovidents as to prevent you from reaching a convented belief of the account.

If, on the other hand, after an impartial and reasonable considerable of all the evidence in the case, you have an abiding conviction of the energy, you are then satisfied beyond all resugnable doubt.

221-12

The Court instructs the jury that circumstantial evidence is just as legal and just as effective as any other, provided the circumstances are of such character and force as to satisfy the minds of the jurors of the defendant's guilt, beyond a reasonable doubt.

7-1-5~ H.A.

The Court instructs the jury that circumstantial evidence is just as legal and just as effective as any other, provided the circumstances are of such circumstances are of such circumstances are of the jures of the defendant's guilt, beyond a reasonable doubt.

7-1-5-

The Court instructs the jury that the credibility of witnesses is a question exclusively for the jury; and the jury have the right to determine from the appearance of the witnesses on the stand, their manner of testifying, the reasonableness and consistency of their testimony, their apparent candor and fairness, their apparent intelligence or lack of intelligence, the relationship of the witness to the parties, if any, the interest of the witness in the result of the trial, if any appear, and from all other surrounding circumstances appearing on the trial, determine which witnesses are more worthy of credit and what is the relative weight of any such testimony, and to give credit accordingly.

7-1-52 H.A.

The Court instructs the jury that the credibility of vitnesses in a question exclusively for the jury; and the jury have the right to determine from the appearance of the adjection on the amond, their manney of tartifying, the creasurableness and constatency of their appearant cander and fairness, their apparent intelligence or lack of intelligence, the relationship of the witness to the manties, if my, the interest of the witness in the result of the trial, if my appear, and from all other autrounding circumstances appearing on the trial, determine which witnesses are core worthy of credit and what is the relative weight of any such the relative weight of any such

July -1-32 1 Lo childs 2 Francis Hollen 3 a Fraul leline 4 la la Mul to lo H Hause 6 A 7/ Parigle 7 Halfle & Myers & fax armiglen 9 F.a. Bayle gr 10 Thouard I reefor 11 Harold M. Blimalle 12 Feoreard H Wenger 1 Juliar 9.60) Wit Alen allandle 500 Heyt & Forge 500

Docket No. 2632 JUN 1902

COMMONWEALTH of VIRGINIA

VS.

Felony (mans)

AVERY VERNARD REED

Bond

p. d.

R. M. Weaver

Own (X) Appointed ()

1952 June 16. Indictment waived. Arraigned & pleas of not guilty. Trial set for July 1,1952.

July 1 - Fiftee Just from Ent Afor confletion of com. ev, Gerden Com- device exception - enduce of accused jut ory - systems argument. 364

CIRCUIT COURT OF ROCKINGHAM COUNTY, VA.

9.60 4350

CME FORM No. 1 Revised 12-48

COMMONWEALTH OF VIRGINIA DEPARTMENT OF HEALTH

OFFICE OF THE CHIEF MEDICAL EXAMINER 404-406 NORTH 12TH STREET RICHMOND 19

REPORT OF INVESTIGATION BY CORONER															
DECEDENT Margie Elizabeth Phillips AGE: 26 SEX: F COLOR OR RACE: W															
ADDRESS Big Stone Gap, VaMWSD OCCUPATION: Unknown															
TYPE	OF DEATH:	Body to	be crem	ated	☐ In	pris	on 🗀	S	uspicio	us [] de attempt	Seniore Manual III	YROTEU	I J	Unusual [
Sudden in apparent health: Instantaneous without obvious ca After unexplained coma After unexplained rapidly fatal ill					ause Found dead Unattended				y a physici ead without led during f	ad without obvious cause ad during fatal illness Mea			eans:		
	LAST SEEN ALIVE	INJURY O	R ILLNESS		DEATH	-	CORO	NER NO	OTIFIED	VI	EW OF BODY	POL	ICE NOTIFIED	1	Automobile
DATE	DATE 1/11/52 1/		1/11/52 1/11/5		2 1/1		11/9	/52]		1/11/52		DR		F MOTOR VEHICLE ACCIDENT CHECK ONE OF THE FOLLOWING PRIVER	
TIME	TIME			1	10 PM		10:30 PM		O PM						BENGER (5) ESTRIAN
NOTI	FICATION BY	: <u>J</u> .	C. Bri	11		1					ADDRESS	S E	lkton, Va		
			LOCATIO	ON			CITY	OR CC	YTAUC		TYPE OF PREMISES (E. G. HOSPITAL, HOTEL, HIGHWAY, ETC.)				
INJURY	OR ONSET OF	* William	YEARS TO RETERIOR			Re	Rockingham			Highway				H NO ARRAD B	
DEATH							"				11	n e			
CORONE	G OF BODY BY ER														
	DESCRIPTION OF BOD	Y		NO	SE M	оитн	E	ARS	NON	FATAI	L WOUNDS		RIGOR		LIVOR
	M UNCLOTHED		BLOOD				_	-	ABRASK		BURN D	JAW NECK	ARMS B		COLOR
BEARD_	LOTHED HAIRMUSTACHE		OTHER (Sand, dirt						GUNSHOT INCISED BACK LACERATION LEGS					ANTERIOR POSTERIOR	
	SED PUPILS: ROPACI		water, etc.												REGIONAL
EYES: Gold	OPACI	1123, 210	WEIGHTLEI			NGTHDISTRIB				:	NECK CHEST N ARMS LEGS		7639DB 888375A-2		
			BODY HE	AT:							DAUR LI A	BUOMEI	A II AUMS II LE	us 🗆	
-	L WOUNDS:			1											Company or Street, and
TYPE (G	UNSHOT, INCISED, STA	B, ETC.)	SIZE	SH		HAPE	IAFE		LOCATION			PLANE, LINE OR DIRECTIO		E OR DIRECTION	
Probable Cerebral injury, Multiple lacerations, One involving jugular vein with hemorrhage. Manner of death: Accident Suicide Homicide I. Not a coroner case 2. Autopsy authorized By: By:															
I hereby declare that after receiving notice of the death described herein I took charge of the body and made inquiries regarding the cause of death in accordance with Section 19-23, Title 19 of the Code of Virginia; and that the information contained herein regarding such death is true and correct to the best of my knowledge and belief.															
	Jan. 20, 1952 Rockingham /s/F. L. Byers, M.D. Date City or County of Appointment Signature of Coroner														
I ! Chief	I hereby declare that to the best of my knowledge and belief this is a true and correct copy of the original report filed with the Chief Medical Examiner by Dr. F. L. Byers concerning the death of Margie Elizabeth Phillips														
DATE	March 5, 1										Ju	Sho	va M	D.	
		4000		Acting Chief Medical Examiner							Chief	ner			

MEDICAL AND OTHER PERSO	ONAL HISTORY:		
SYMPTOMS AND DISEASE, PA	ST AND PRESENT:		
Addiction to Convulsions Narcotics Coryza Anorexia Cyanosis Aphasia Delirium Aphonia Diarrhea Chills Dyspnea Coma Edema	Fever "Indigestion" Jaundice Nausea Pain: Abdomen Back Chest Body Orifices Chest C	Skin Rash Vomi Somnolence Weak Stiff Neck Weigh	turbances ting
etc. Domestic, premarital or mari culties Criminal record Une CONDUCT BEFORE DEATH: Ef	: Suicide attempts Suicide threats tal conflicts Financial or business rev	verses Social or religious conflicts in help Suicide attempt: Admitte	☐ Legal diffi-
MEDICAL ATTENTION AND	HOSPITAL OR INSTITUTIONAL	CARE:	
NAME OF PHYSICIAN OR INSTITUTION	ADDRESS	DIAGNOSIS	DATE
Ørocrotak Orantaga		196.74	
kton, vs.	A SERBICIA	If hell O. L. Marine	
PREVIOUS CHEMICAL OR M	ECHANICAL INJURY:	MOLYNOO)	
MANNER OF INJURY	PLACE: CHARACTER OF PREMISES	CHARACTER OF INJURY	DATE
Description (Secretary Secretary) control of the Secretary Secre	n in		Armen
			76 Y 100 YO D. SHILV
CIRCUMSTANCES OF DEATH:	BONDA STATURAL DISSE NO	2001 2001 1900 to 1	STEEDING
O ROMANOS O ROMANAS O TORO O	NAME DEPARTMENT	ADDRESS	
FOUND DEAD BY	TOTAL CO MOTABOAT	100 March 1 - 200 March 1	1000
LAST SEEN ALIVE BY	IN CLASSIC CONTRACTOR OF THE PROPERTY OF THE P	014 (2014)	
and can reite of	ATMOCKA D XSAM	276923300	
WITNESSES TO INJURY OR ILL- NESS AND DEATH	polyadou a	301	MOM: TELVA
		ktiw otev refugat vot	
.0.0 (2000.	J.T. As		
v of the original report filed with the		clare that to the best of my lesswindge	

peldo

City Rocking Date /- 252 Department of State Police B 151779 Date /- 252
Market Vernand Reed you are hereby summonsed to appear before:
Trial Justice Porter (Place of Trial) on 192-52 at 2/00 o'clock M
to answer for Violating the Motor Vehicle Laws of Virginia, to-wit: Reckless Driving 🗌 Exceeding Speed Limit 🗌 No Operator Chauffeur License 🗌
Improper In toluntary man slaughter
and Entry What (V. Illeville VI)
Defendant Address Address
Oper. or Chauf. HM 26267 License 575-744 State Police 12 Chaust
Control of Title W. Control 102 Code of Windows Enthus
to comply with this summons constitutes a separate offense.
(Address)

TRAFFIC VIOLATIONS DO CAUSE ACCIDENTS

Main violations indicated from Virginia Accident Analysis are:

Speed too fast for conditions Did not yield right of way Improper passing

ditions
Following too closely
way
Failed to signal turn or stop
Disregarded stop sign
Operating wrong side of road—not overtaking

refertery mans

FOR YOUR INFORMATION:

The trooper who has issued this summons is paid a straight salary and has no interest in any fines or costs which may be imposed on you by the court. All traffic fines for State violations are paid into the State Literary Fund and used for educational purposes. The cost of State Traffic Law Enforcement in Virginia is paid from Highway Funds.

TO ANY SHERIFF OR POLICE Of Whereas, A.K. GRAVET has this day made complaint and information of JUSTICE OF THE PEACE (Title) AVERY VERNARD REED	T - ST n oath before of the s	aid County, that	LINEWEAVER (Name) Rocki	a March
has this day made complaint and information of JUSTICE OF THE PEACE (Title)	n oath before of the s	me, JAMES W		Se Company or Sec.
has this day made complaint and information of JUSTICE OF THE PEACE (Title)	of the s	aid County, that		
(Title)	of time coming a	t reliability		Control of the last of the las
AVERY VERNARD REED				ingham
	ry			
did on the 11th day of Janua				
one Marjorie Phillips, Ag	ainst th	e peace and d	lignity of the	Commonwealth
of Virginia .	19 8			
	ind the second			15 4 9 B
	1 5 /3			
	1			
	2 2			
		4		
These are, therefore, to command you, in the Rockingham Trial Justice Court of the said County, the botto be further dealt with according to law. And	oody (bodies)	of the above accused		
	color	Address		
<u> </u>	color	Address		
	- 4			
Given under my hand and seal, this	12th _{da}	Jamo A.	cy leems office he Peac	, 19_52 (Seal)

that	dered, yet upon M., ther heard, and e offense with wiffect until the chid he date hereof.	Of Virginia in the to be made and lev this condition: That the before any court the hich he is charged, a arge is finally disposition.	sum ofCountry ied of their respective at the saidCountry creafter having or ho and shall not depart to seed of or until it is defined.	y, on the 2 Virginia, and at a lding any proceedi hence without the declared void by or	day of day of said court, der of a competent	each acknowledged themse each to the use of the Compappear before the Trial Ju	Dollars monwealth to east court 1952 be continued nt, to answer in full force condition that
70-1-22-52 3:PM	Fine \$ Costs \$	end has beened	on or Albertasan	Given under my hand this 10th day of March 1952. March 1	- Judgment - Upon the examination of the within charge, I find XNGX xocuscux there is sufficient probable cause and this case is sent on for action of the	Executed this, the law of law	DOCKET NO. 67/0 A COMMONWEALTH
Total\$	Commonwealth Attorney	ee and Boardss Attendance		COSTS \$ 1.00 Trial 2.00		Virginia, at	The following witnesses were recognized to appear before the Trial Justice Court of County,

.

I, avery Reed	, the accused in the attached
warrant, in open court before the Juc	dge of the Circuit Court of
Rockingham County, Virginia, this	the day of trene,
1952, do hereby voluntarily waive i	indictment on the said charge of
Mandoughler.	•
/	
Witness:	Menera Port
widness:	mung reem
Fressell M. Weaver	
Attorney	

COMMONWEALTH VS. Cerey Perucera Read

DESCRIPTION OF PRISONER

Last known address Clearlatteritte va
Color Height 5-8//2 Eyes In Hair Ally Weight 138
Marks
Age 3 3 Occupation Pleasehll
Date of Trial 7-1-52
Result 60 dgs \$6750.01

COMMONWEALTH VS.

DESCRIPTION OF PRISONER

Lust known address Color Height / Eyes Park Hair Weight / Eres Marks

Marks Occupation Park Age

Date of Trini

In the Name of the Commonwealth of Virginia:
To the Sheriff of Rockingham County, Greeting:
You are hereby commanded to summon
Dr. F. L. Byers
Streethers & San Streethers &
POCKTHERA WE MARRIAGE .
•
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof,
at 10:00 o'clock, a. m., on the lst day of July 1952,
to testify and the truth to say in behalf of the Commonwealth against
who stands charged with and indicated for a felony misdemeanor.
And this you shall not omit under penalty. And have then and there this Writ.
Witness, FROBERT SWITZER, Clerk of our said Court, at the Court House, the 23rd
day of June, 19.52, and in the 176th year of the Commonwealth.
Compower 1 th 1 s Attornov , Clerk

THE SERVICE PRESS, HARRISONBURG, VA.

V.) Witness Subpoena no ent lo ems I en al

You are hereby commanded to suppose Trans VERNARY VERNARY Creedings

EXECUTED 6-26 IN THE COUNTY OF ROCKINGHAM BY DELIVERING A TRUE COPY OF THE WITHDLE COPY OF THE WITHDLE CONTROL OF TO TO THE WITHDLE COUNTY OF THE COUNTY OF TH

IN PERSON.

ex

E. Hanry D.

SHERIFF

ROCKINGHAM COUNTY

And this you shall not omit under penalty. And have then and there this Writ.
Witness, PROBERT SWATTER, CARL SCANNESS COURT House, the SEEG.

June 1952 and in the 170 cit west of he Commonwealth.

Sheriff Fee

.40

In the Name of the Commonwealth of Virginia:

To the Sheriff	of Rockingham County, Greeting
You are hereby commanded to summon	s, Elkton, Va.
Elker Risk:	
	ibs
10 1 288	
THE THE REAL PROPERTY OF THE P	ImSi
to appear before the Judge of the Circuit Court of Rockingham Co	ounty, at the Court House thereof
at 10 o'clock, a. m., on the 1st day of July.	195.2. to testify and the truth to
say in behalf of the Defendant in the prosecution of the Commonw	ealth againstAvery Reed
who stands charged with and indicted for a felony misdemeanor.	And a second
And this you shall not omit under penalty of £100. And ha	we then and there this Writ.
Witness, J. ROBERT SWITZER, Clerk of our said Court, at	the Court House, the 23d
day of June 19.52., and in the 1.76 thear of the	Commonwealth f

THE COUNTY OF

EXECUTED 6

Avery Reed Legratta Morris, Mikton, Va.

ads

Commonwealth of Va.

R. M. Weaver, P. d. ion of the Commonwealth spaint. Avery Heed

July 1, 1952

and in the 1.76 teleptor of the Confounded the

ROCKINGHAM BY DELIVERING A TRUE **POCKINGHAM COUNTY** THE

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon	
Roy C. Sullivan, Park Ranger, Swift Run, Va.	
Trooper A. H. Gravett, Elkton, Va.	
2-18-32	
Mushing June Parter of	
The Continues of the	
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House there	of,
at 10:00 o'clock, a. m., on the 1st day of July 1959	2,
to testify and the truth to say in behalf of the Commonwealth against	
who stands charged with and indicted for a felony misdemennor.	
And this you shall not omit under penalty. And have then and there this Writ.	
Witness, HEROBERT SWITZER, Clerk of our waid Court, at the Court House, the	
day of June, 19 52, and in the 176th year of the Commonwealth.	
Commonwealth's Attorney, Che	*k

In the Name of the County, Greening V. is Witness Subpoena County, Greening

AVERY VERNARD REED to summer of behavior version are bereby communication to the second version of the second version of the second version ve

To July 1st, 1952, at .10:00 a.m.

6-18-5-

I the within summon to

who stands charged with and

ROCKINGHAM COUNTY

Sheriff fee #0 80

day of June 1962 and in the 17622 year of the Commonwealth.

In the Name of the Commonwealth of Virginia: Wise
To the Sheriff of Rockingham County, Greeting:
You are hereby commanded to summon
<u> </u>
Mrs. Mary L. Phillips, Big Stone Gap, Virginia
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof,
at 10:00 o'clock, a. m., on the 1st day of July 19 52
to testify and the truth to say in behalf of the Commonwealth against
AVERY VERNARD REED
who stands charged with mid-indicated for a felony misdemeanor.
And this you shall not omit under penalty. And have then and there this Writ.
Witness, J. ROBERT SWITZER, Clerk of our said Court, at the Court House, the 24th
day of June, 1952, and in the 176th year of the Commonwealth.
THE SERVICE PRESS, HARRISONBURG, VA.

COMMONWEALTH

V.) Witness Subpoena of ResHartest County, Greetings

You are hereby commanded to summing TSA CRANSAY YRAVA

To July 1st, 1952, at her. on a colling and stone Cop, Virginia

23 et day of July 195 y di ves or diens od bas villes o

Winness, h RESERRENT SWINESE, TSIGH of COURSE COURT House, the ACTO

Witness Subpoena 2/5 from Seminour Lay V	64 miles
Commonwealth of Virginia: County of Rockingham, to-wit: To the Sheriff of said County, Greeting:	****** 128 miles
You are hereby commanded, in the name of the Commonwealth of Virginia to summon_	BEJE KO
Roy C. Sullivan, Swift Run, Va. 64 miles	E 7 414
Pocket No. 8740 A	
nd toop	189 34
to appear before the Trial Justice Court of said County, sitting at Harrisonburg, Virgi	nia
in said County, on 10th day of March, 1952, at the hour of 2:00	P. M.
of that day to give evidence in behalf of Comth	
in the pending case ofCom¹th	* 0-
v. Avery Vernard Reed	
Given under my hand this 5th day of February , 19 52.	
10-51-2m-Garrison	

^

EXECUTEDA Trial Justice Court You are hereby commanded, in the name of Roy C. Sullivan, Swift Run, Va. Docket No. 8710 A welenman DELIVER Com'th THE COUNTY Witness Subpoena 30 Manded ni emplive evin of vab pant lo Avery Vernard Reed To March 10, 1952 at 2 PM

Commonwealth of Virginia:

County of Rockingham, to-wit:

To the Sheriff of said County, Greeting:

You are hereby commanded, in the name of the Commonwealth of Virginia to summon
Roy Lee Fix, Parkview Apart. Charlottesville, Va.
Docket No. SALL BUT GOOD
cost th
to appear before the Trial Justice Court of said County, sitting at Harrisonburg, Virginia
in said County, on 5th day of February , 19 52 , at the hour of 3:00 P.M.
of that day to give evidence in behalf of Com'th
in the pending case ofCom¹th vAvery Vernard Reed Given under my hand this29thday ofJanuary
Le Swarte
10-51-2m-Garrison

Executed in the County of Albemarie, Virginia on the 2/day of ___ by delivering a true copy of the within..... Trial Justice Court in writing, to Charlottesville, Va. Docket No. 8710 Ain person. Fee \$ W. S. COOK, Sheriff Com'th County of Albemarle, Virginia Sheriff Deputy Sheriff Witness Subpoena Avery Vernard Reed To Feb. 5, 1952 at 3 PM.

1-29-52

Sheriff Albemarke County

We are advised by Sgt Clifton Forge that Roy Lee Fix, Jr. is in Charlottesville, Va. Please try again.

Clerk

Sheriff Albedarke County

We are advised by Sgt Clifton Forge that Rey Lee Fix, Jr. is in Charlottesville, Va. Plotse try again.

Clerk

Sergeant

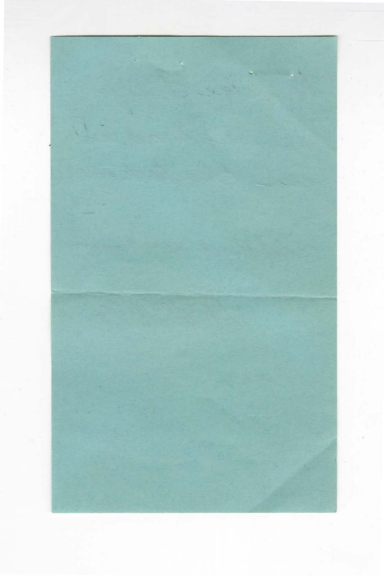
OFFICE OF CITY MANAGER, CLIFTON FORGE, VA.



Mr J.C.Swartz Clerk, T.J.Court P.O.Box 547 Harrisonburg, Virginia



Kay Lee Fut for can be located in bhostottemely addiest wicknown Koybdy leg



Commonwealth of Virginia:

County of Rockingham, to-wit:

To the Sheriff of said County, Greeting:

You are hereby commanded, in the name of the Commonwealth of Virginia to summon
Roy Lee Fix, Jr. c/o Clifton Forge Hospital, Clifton Forge, Va.
Docker No. 8410 A
65°1000 77.14.1
to appear before the Trial Justice Court of said County, sitting at Harrisonburg, Virginia.
in said County, on 5th day of February, 1952, at the hour of 3:00 P.M.
of that day to give evidence in behalf of Com! th
in the pending case of Com'th
v. Avery Vernard Reed
Given under my hand this 24th day of January , 19 52.
10-51-2m-Garrison

ant of my bailiwi Trial Justice Court Boy Lee Fix, ir. c/o Clifton Forge Waspital, Clifton Forge, Vs. Docket No. 8710 A Com! th Witness Subpoena not found, and is not an inhabit-NT, CITY OF CLIFTON FORGE, VA Avery Vernard Reed in the pending case of Capital To Feb. 5, 1952 at 3 PM DEPUTY SERGEANT

10-51-2m-Garrison

Witness Subpoens

Commonwealth of Virginia: County of Rockingham, to-wit:

Trial Justice Court

You are hereby commanded, in the came of the Communication of Virginia to Roy Lee Fix, dr. c/o Clifton Forge Hospital, Clifton Forge, Va.

Docket No. 8710 A

to appear before the Trial Justice Court of said County, sitting at Hanning Warfaille.

Com! th

Avery Vernard Reed

To Feb. 5, 1952 at 3 PM

Given under my hand this 24th day o

. 19_1/2.

10-51-2m-Gamison

AFTER FIVE DAYS RETURN TO

SHERIFF
COUNTY OF ALBEMARLE
CHARLOTTESVILLE, VA.

8710A



FIGHT SUPPORT 3 CENTS 3.

TB ASSOCIATION

Mr. J. C. Swartz, Clerk P.O. Box 547

Harrisonburg Virginia Chone 1767 W 6 with Fix * SHERIFF

Witness Subpoena	W	itn	ess	Sub	poena
------------------	---	-----	-----	-----	-------

Sheriff Albemarle Co.

Commonwealth	of V	Virgin	ia:
--------------	------	--------	-----

County of Rockingham, to-wit:

To the Sheriff of said County, Greeting:

You are hereby commanded, in the name of the Commonwealth of Virginia to summon
Roy Lee Fix, Jr., Parkview Apartments, Charlottesville, Va.
Docket No. 1939 A.
ng thios
to appear before the Trial Justice Court of said County, sitting at Harrisonburg, Virginia.
in said County, on 5th day of February , 1952 , at the hour of 3:00 P.M.
of that day to give evidence in behalf of Comt th
in the pending case of _Com!th
v. Avery Vernard Reed
Given under my hand this 17th day of January, 19 52.
10-51-2m-Garrison

not found in my J.W. Cobbs, W. S. This man is in Clifton Forge Hospt,

in the pending case of Comtth.

Apartments, Charlottesville, Va. Docket No. 8710 A Com'th said County sitting at Marris sonbury, Virginia. V. Witness Subpoena do Haded at sometime swing or App India to

Trial Justice Court

Avery Vernard Reed

To Feb. 5, 1952 at 3 PM.

Given under my hand this little day of January

Capy

Commonwealth	of	Virginia:
--------------	----	-----------

County of Rockingham, to-wit:

To the Sheriff of said County, Greeting:

You are hereby commanded, in the name of the Commonwealth of Virginia to summon
Roy Lee Fix, Jr., Parkview Apartments, Charlottesville, Va.
Docket No B710 it
to appear before the Trial Justice Court of said County, sitting at Harrisonburg, Virginia.
in said County, on 5th day of February , 19.52 , at the hour of 3:00 P.M.
of that day to give evidence in behalf of Com! th
enzodone ssania,) " A
in the pending case of Gom1th
v. Avery Vernard Reed
Given under my hand this 17th day of January 19 52.
10-51-2m-Garrison Clerk.

Witness Subjurger

Commonwealth of Virginias , County of Rockingham, to-wit:

You are hereby commanded, in the game

Trial Justice Court

_Docket No. 8710 A

to appear before the Trial Justice Court of said County, sixting at Mair County, Wignished, in said County, on . 55th day of County, on . 55th day

Com'th

V. (Witness Subpoena do Hadad ni amabiya avia or yab hadi to

Avery Vernard Reed

To Feb. 5, 1952 at 3 PM.

Given under my hand this Tirit day of

no standard on

Witness Subpoena
Commonwealth of Virginia: County of Rockingham, to-wit: To the Sheriff of said County, Greeting:
You are hereby commanded, in the name of the Commonwealth of Virginia to summon
Roy C. Sullivan, Swift Run, Va. 64 miles
Docket No. 8710 A
A E Man de la constant de la constan
to appear before the Trial Justice Court of said County, sitting at Harrisonburg, Virginia
in said County, on 5th day of Feb., 1952, at the hour of 3:00 P.M.
of that day to give evidence in behalf ofth
in the pending case ofCom'th
v. Avery Vernard Reed
Given under my hand this 17th day of January, 1952.
10-51-2m-Garrison

		his	usual	place of
	ounty, Greeting:	mily a	8 8	10 Copmonder
	Trial Justice Court			finding, abode, of this
	Pun. Va. 68 halos	the		Executo
	Docket No. 8710 A	200	6	The post
	Com'th	716	T I	N 1
shipary emp	Court of said County, sitting at Apprint	years,	person	110
- 3.1 30 E 10	non-den 28 de non-hour	s, and	7 2	
	V. (Witness Subpoena	d exp		to
	Avery Vernard Reed	Thining t		the state of the s
	To Feb. 5, 1952 at 3 PM.	he pu	100 P	R B
.5881	research to vab using	10000	-	by de
The Xun		ort thereo		at his usua delivering a
0		90,	Water State of State	S a sua

Docket No		Harrisonburg, Va.	,1950
Memo for Clerk of T	. J. Court:		
Kindly summo	ons the following as witnesse	s for the Commonwealth of	Virginia in the case of
Com'th V			to appear in Trial
Justice Court on the	Trial Date,	1950:	
Name of Witness	Address of Witness	or Witness works for	or Where Witness can be Seen
Roy Lee Fix, Jr.	Parkview Apart. Char	lottesville, Va.	
Mrs. Mary L. Phillips	, Big Stone Gap, Va.		
Roy C. Sullivan, Swif	t Run, Va.		
		By	D.I. O.C.
		Va. State	Police Officer.

			Docket No
a in the case of	or the Commonwealth of Virgini		Memo for Clerk of T. Kindly summon
			Com'th V
	1950:		Justice Court on the
or Witness can be Seen	or Witness works for Wher		-Warne of Witness
	tiosville, va.	arky for Lours. Charles	Nov Lee Pay Jr.
		Hig Stone Gap, Va.	Mrs. Mary L. Phillips,
		Run, Va.	Roy C. Sullivan, Swift
Officer	y Va. State Police		

TRIAL JUSTICE COURT

	Criminal Docket	Nº	8710 Mlau	A of aughle
	Com'th	v.	round mark	
	Overy Defendan	anag	L Re	NA
T.3. + a a.K. 6	Appearance d	ate 1 - 22	2 - 52	2 P.m.
	Trial Date To-	- 2-5	-52	3:P.M 2:P.M
	Sufficie sent à	nt Pro	bable J.	Course ury

WS-10 to Froeper Gravett
WS-10 to Sheriff Albemarle Co
WS-10 to Chief Police Big Stone
WS-10 to Start, City of Cliff
WS-10 to Sheriff albema
WS-10 SPCo.