

I, Walter M. Nowelle, the accused in the attached
warrant, in open court before the Judge of the Circuit
Court of Rockingham County, Virginia, do hereby voluntarily waive indictment
on the said charge of embezzlement.

Given under my hand this 18th day of June, 1962.

Walter M. Nowelle

Witness;

Lawrence J. Hoover

I, Walter M. Murrell, having been advised of my right under Section 19.1-163.1 of the 1950 Code of Virginia, as amended, to a preliminary hearing upon the question of whether there is reasonable ground to believe that I committed the within charge of _____
embezzlement, do hereby voluntarily waive said preliminary hearing this 13th day of June, 1962.

W M Murrell

WITNESS:

Dexter R. Groner
Judge

... ..
... ..
... ..
... ..
... ..

[Faint signature]

[Faint signature]

STATE OF VIRGINIA

COUNTY OF Harrisonburg
City

To-Wit:

No. _____

TO ANY SHERIFF OR POLICE OFFICER:

Whereas, James R. Sipe, Commonwealths Attorney

has this day made complaint and information on oath before me, John G. Leake
City (Name)

Justice of The Peace

(Title)

Walter M. Norvelle

of the said County, that

Rockingham

in the said County

or about the dates hereinafter set out
did on the day of, 1962: Unlawfully and feloniously
embezzle, knowingly misuse or misappropriate certain public funds aggregating \$375.50,

the property of The Town of Elkton, Virginia, to-wit: ^{OCTOBER 12, 1960 \$105.50; OCTOBER 31, 1960 \$30.00;} November 2, 1960 \$139.50; ^{NOV. 4, 1960 \$30.00}
^{DEC. 14, 1960 \$30.00} December 7, 1960 \$55.50; December 17, 1960 \$25.00; December 21, 1960 \$25.00; ^{DEC. 30, 1960 \$24.00} January 4,
^{\$45.00; FEB. 2, 1961 \$105.50} 1961 \$105.50; January 11, 1961 \$25.00, which funds were in his possession and received

by him by virtue of his office and employment as Chief of Police of The Town of Elkton,
Virginia, in violation of section 18.1-110 of the 1950 Code of Virginia, against the
peace and dignity of the Commonwealth of Virginia

These are, therefore, to command you, in the name of the Commonwealth, to apprehend and bring before the
Rockingham
County Court of the said County, the body (bodies) of the above accused, to answer the said complaint and to be
further dealt with according to law. And you are also directed to summon:

- _____ color _____ Address _____

as witnesses.

Given under my hand and seal, this 3rd day of March, 19 62

John G. Leake (Seal)
JUSTICE OF THE PEACE
(Title of Issuing Officer)

City Harrisonburg
 STATE OF VIRGINIA—COUNTY OF _____, to-wit: City
 I, John G. Lea ke a Judge of the ~~County~~ Court Justice of the Peace in and for the County aforesaid, State of Virginia, do certify

that Walter M. Norvelle
 and Lillie Norvelle May & John M. May, as his suret ies, have this day each acknowledged themselves indebted to the Commonwealth of Virginia in the sum of TWO THOUSAND FIVE HUNDRED Dollars (\$ 2500.00), to be made and levied of their respective goods and chattels, lands, and tenements to the use of the Commonwealth to be rendered, yet upon this condition: That the said Walter M. Norvelle, shall appear before the Circuit Court of Rockingham County, on the 30th day of March, 1962, at 2 P M., at Harrisonburg, 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 further condition that the said _____ shall keep the peace and be of good behavior for a period of _____ days from the date hereof. Nonappearance shall be deemed to constitute a waiver of trial by jury.

Given under my hand, this 3rd day of March, 19 62

John G. Lea ke Judge J. P.

DOCKET NO. 37815
 COMMONWEALTH
 vs.
 WARRANT OF ARREST
Walter M. Norvelle

Executed this, the 3rd day of March, 1962
David E. Hanger
for C. P. Saunders
 S.H.C.

Upon the examination of the within charge, I find the accused
 Upon motion of the within charged defendant that preliminary hearing be waived and upon signing of said waiver, it is hereby ordered that the defendant be held for action by the Grand Jury of Rockingham County, Virginia.
 Given under my hand this 13th day of June, 1962.

Robert S. Hanger
 ROCKINGHAM COUNTY JUDGE

The following witnesses were recognized to appear before the _____ Circuit Court of _____ County, Virginia, at _____ M., on the _____ day of _____, 19____, under penalty of \$ _____

Virginia, at _____
 Virginia, at _____
 day of _____, 19____
 under penalty of \$ _____

Warrant \$ 2.00
 Trial 2.00
 Bail _____
 Arrest 1.00
 Mileage _____
 Clerk 1.25
 Jail Fee and Board _____
 Witness Attendance _____
 Summoning Witnesses _____
 Commonwealth Attorney _____
 Total Costs 5.00
 Fine _____
 Total _____

Rec. No. 6-13-62 2:12 PM
J.R.G. Seave

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

3 Hours on the way ✓ Bobby Lee Neff - Route #1, Box 63, Elkton, Va. pd

✓ Elvie Shifflett - Box 438, Elkton, Va.

✓ James Edgar Hawkins - Route #1, McGaheysville, Va. pd

Palmer Ronald Ray Hensley - Route #2, Box 70A, Elkton, Va.



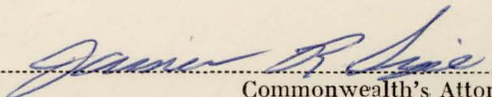
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at 9:30 o'clock, a. m., on the 8th day of November, 19 62, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Novelle

who stands charged with and indicted for a felony ~~misdemeanor~~

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 19 62, and in the 187th year of the Commonwealth.


Commonwealth's Attorney

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Summons.....

TO Bobby Lee Mapp.....
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett..... D. S. R. C.

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Summons.....

TO Elvin Sheplett.....
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett..... D. S. R. C.

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Summons.....

TO Ronald Ray Hensley.....
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett..... D. S. R. C.

Executed on the... 7 day of... Nov....., 1962, in the County
of Rockingham, Virginia, by calling at the usual place of abode,.....

..... of James Edgar Hawkins and not
finding him there, or any other person upon whom service could be
made, I left a true copy of the above mentioned papers attached to each
other, posted on the front door of his usual place of abode.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett..... Deputy Sheriff

In the Name of the Commonwealth of Virginia:

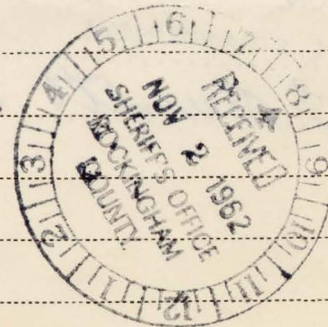
To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

✓ Cathlene Hensley - Route #3, Box 240, Elkton, Va.

*OLD HOUSE
TIP* ✓ Ernest J. Hensley - Route #3, Box 240, Elkton, Va.

Orlando S. Dean - Route #3, Box 257, Elkton, Va.



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 8th day of November, 19 62, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~ against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 19 62, and in the 187th year of the Commonwealth.

James R. Sipe
Commonwealth's Attorney

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Summons

TO Catharine Hensley
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett D. S. R. C.

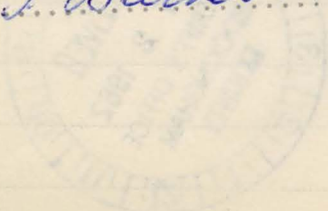
EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Summons

TO Earnest J. Hensley
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett D. S. R. C.



Executed on the 7 day of Nov., 1962, in the County

of Rockingham, North Carolina, by calling at the usual place of abode,

..... Catharine Hensley and not

finding her there, or any other person upon whom service could be
made, I left a true copy of the above mentioned papers attached to a

other, posted on the front door of her usual place of abode.

..... A. L. STRAWDERMAN

By A. J. Burnett Deputy Sheriff

Handwritten: 298-17267

Handwritten: 7582

Witness, JAMES H. SIFE, Commissioner of the County of Rockingham, North Carolina, and the City of Harrisonburg, Virginia, at the Court House, the _____ day of _____, 1962, and in the presence of _____

.....
.....
.....

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

✓ H. T. Frey - 803 East Spotswood Avenue, Elkton, Va.

J. C. Black, 215 Spotswood Avenue, Elkton, Va.

✓ H. L. Coffey - 104 Hill Street, Elkton, Va.



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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 5th of November, 1962, and in the 187th year of the Commonwealth.

James R. Sipe

Commonwealth's Attorney

EXECUTED *11-7-62* IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *W. J. Frey*
IN PERSON.

... A. L. STRAWDERMAN ... S. R. C.

By *A. J. Burnett* ... D. S. R. C.

EXECUTED *11-7-62* IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *J. C. Black*
IN PERSON.

... A. L. STRAWDERMAN ... S. R. C.

By *A. J. Burnett* ... D. S. R. C.

EXECUTED *11-7-62* IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *W. J. Coffey*
IN PERSON.

... A. L. STRAWDERMAN ... S. R. C.

By *A. J. Burnett* ... D. S. R. C.

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

✓ Officer Noah Helsley - Elkton, Va.

Ralph Kendall Babington - Elkton, Va.

✓ L. L. Lawson - Elkton, Va.

J. H. Early, Jr. - Elkton, Va.



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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.

James R. Sipe

Commonwealth's Attorney

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *Noah Kelsley*
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By *A. J. Burnett* D. S. R. C.



EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *J. L. Lawson*
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By *A. J. Burnett* D. S. R. C.

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *Ralph B. Bevington*
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By *A. J. Burnett* D. S. R. C.

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN *Summons*

TO *J. M. Early Jr.*
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By *A. J. Burnett* D. S. R. C.

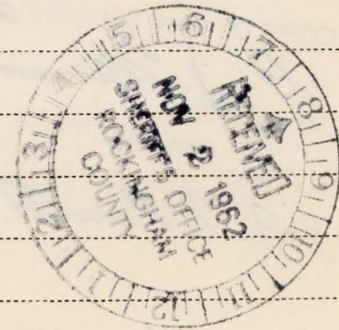
In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

✓ Claude J. Hammer - Blue and Gray Inn, Elkton, Va.

N.T. Clarence Charles Frye, Route #3, Elkton, Va.



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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury,~~ against

Walter M. Norvelle

who stands charged with and indicted for a felony ~~misdemeanor~~

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.

James R. Sipe
Commonwealth's Attorney

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Sumner

TO C. J. Hammer
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett D. S. R. C.

in the Name of the Commonwealth of Virginia:

EXECUTED 11-7-62 IN THE COUNTY OF
ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN Sumner
TO C. C. Frye
IN PERSON.

..... A. L. STRAWDERMAN S. R. C.

By A. J. Burnett D. S. R. C.

In the Name of the Commonwealth of Virginia:

To the Sheriff of ^{Rockbridge} ~~Rockingham~~ County, Greeting:

You are hereby commanded to summon

✓ George W. Richards, Jr., 307 Myers Street, Lexington, Virginia

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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

who stands charged with and indicted for a felony ~~misdemeanor~~

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.

James R. Sipe
Commonwealth's Attorney

In the Name of the Commonwealth of Virginia:
To the Sheriff of Rockbridge County, Virginia:
You are hereby commanded to summon
George W. Richards, Jr., 307 North Street, Lexington, Virginia,
Executed by summoning
the within named

George W. Richards, Jr.,

This 5 day of November, 1962

W B Chittum
Sheriff Rockbridge County

B W Joyce
Deputy Sheriff

e
In the Name of the Commonwealth of Virginia;

To the Sheriff of ~~Rockingham~~ Mecklenburg County, Greeting:

You are hereby commanded to summon

R. P. Rainey, Jr. - Clarksville, Virginia

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 8th day of November, 19 62, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 19 62, and in the 187th year of the Commonwealth.

James R. Sipe

Commonwealth's Attorney

P. P. Paines not being found at his usual
place of abode, executed in the County of Mecklenburg, Virginia by
delivering a true copy of the within
his wife Betty Paines, she being
there and a member of his family over 16 years of age and contents
explained. This the 23 day of Nov, 1962

Joe Allgood Deputy Sheriff
For C. C. Mullins, Sheriff of Mecklenburg County, Virginia

MATTHEW M. ROXBOROUGH

of the Commonwealth

County of Mecklenburg, Virginia

Commonwealth of Virginia

November 23, 1962

to appear before the Judge of the Circuit Court of Mecklenburg County, Virginia

W. B. RAYBURN, Jr. - CLERK

you are hereby commanded to appear

in the County of Mecklenburg, Virginia

In the Name of the Commonwealth of Virginia

In the Name of the Commonwealth of Virginia:

To the Sheriff of ^{Greene} ~~Rockingham~~ County, Greeting:

You are hereby commanded to summon

Donald L. Dunnivan - Stanardsville, Virginia

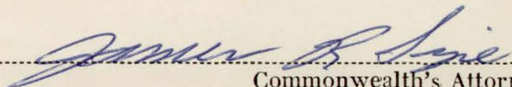
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at 9:30 o'clock, a. m., on the 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.



Commonwealth's Attorney

In person,
for \$

Executed in the County of Greene,
on the 5 day of April, 1902
by delivering a true copy of the within Summons

Donald L. Summers in writing to

W. D. J. [unclear]
County of Greene, Virginia.

Donald L. Summers - Summersville, Virginia
To the Sheriff of Greene County, Virginia:
In the Name of the Commonwealth of Virginia:

In the Name of the Commonwealth of Virginia:

To the Sheriff of ~~Rockingham~~ ^{Appomattox} County, Greeting:

You are hereby commanded to summon

R. L. Bumgardner - Box 158, Appomattox, Va.

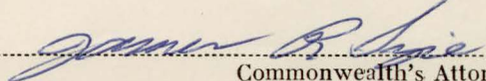
to appear before the Judge of the Circuit Court of Rockingham County, at the Court House thereof, at 9:30 o'clock, a. m., on the 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.


Commonwealth's Attorney

EXECUTED this 3 day of Nov. 1962, by summoning the
within witnesses in person in Appomattox County, Virginia.

Walter S. Connor
SHERIFF, APPOMATTOX COUNTY, VIRGINIA

BY Charlie B. Rush DEPUTY SHERIFF

F. I. Blandford - Box 129, Appomattox, Va.

and the sheriff is summoned to summon

To the Sheriff of Appomattox County, Virginia:

In the name of the Commonwealth of Virginia:

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

✓ Harold Workman - Elkton, Va.

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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury,~~ against

Walter M. Norvelle

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 7th of November, 1962, and in the 187th year of the Commonwealth.

James R. Sipe

Commonwealth's Attorney

140

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

Harold Workman - Elkton, Va.

11-7-62 IN THE COUNTY OF ROCKINGHAM BY DELIVERING A TRUE

COPY OF THE WITHIN

TO IN PERSON

James R. Shippey
James R. Shippey
S. R. C.

By D. S. R. C.

W. H. NICHOLSON, M. D.

REG. NO. 159B OFFICE HOURS: 9 TO 9:30 A.M. 1:30 TO 2, 7 TO 9 P.M. ELKTON, VA.

FOR _____

DATE _____

ADDRESS _____

AGE _____

R_y

Nov 8, 1962

*To the Clerk of the Court
Mr. J. D. Black of Elkton
is too ill to appear in
Court.*

W. H. Nicholson

REFILL

REFILL 1-2-3-4

NO REFILLS

BROWN'S PHARMACY

ELKTON, VIRGINIA

PHONE 298 - 6881

_____ M. D.

W. H. NICHOLSON, M. D.

Red. No. 1898 Grace House, 9 to 9:30 A.M. 1:30 to 5. 7 to 9 P.M. ELKTON, VA.

Mr. J. M. S.

FOR

ADDRESS

R

to the bank of the Court
in the Bank of Elton
is to be taken as
Court

J. M. S.

RETAIL
PART 1-2-3-4
NO. 10112

BROWN'S PHARMACY
ELKTON, VIRGINIA
PHONE 299 - 8801

M. D.

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon Wilson O. Hensley, 93 N. Stewart St.

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 8th day of November, 1962, to testify and the truth to say in behalf of the Defendant in the prosecution of the Commonwealth against

Walter M. Norvelle

who stands charged with ~~and indicted for a~~ felony ~~in~~

In witness whereof I hereunto set my hand, as the Clerk of the Circuit Court of Rockingham County, Va., at the Court House thereof, this, the 6th day of November, 1962, and in the 187th year of the Commonwealth.

George W. Kempner, Clerk
Walter M. Norvelle

In the Name of the Commonwealth of Virginia:

To the Sheriff of ^{Page} ~~Rockingham~~ County, Greeting:

You are hereby commanded to summon

Billy F. Thomas - Shenandoah Avenue, Shenandoah, Virginia

.....

.....

.....

.....

.....

.....

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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

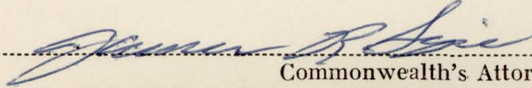
Walter M. Norvelle

.....

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

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.


.....
Commonwealth's Attorney

Executed on the ... 7 ... day of ... *Nov* ... 1962, in the County
of Rockingham, Virginia, by calling at the usual place of abode,
..... of *Billy J. Thomas* and not
finding *him* there, or any other person upon whom service could be
made, I left a true copy of the above mentioned papers attached to each
other, posted on the front door of his usual place of abode.

A. L. STRAWDERMAN

S. R. C.

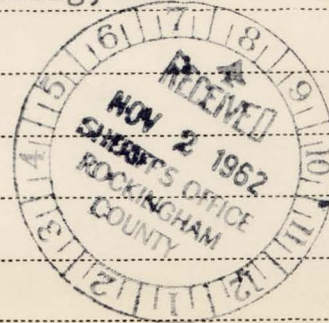
By *A. J. Barnett* Deputy Sheriff

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

Ila Holsinger - 710 South High Street, Harrisonburg, Va.



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 8th day of November, 1962, to testify and the truth to say in behalf of the Commonwealth ~~before the Grand Jury~~, against

Walter M. Norvelle

who stands charged with and indicted for a felony ~~misdemeanor~~

And this you shall not omit under penalty. And have then and there this Writ.

Witness, JAMES R. SIPE, Commonwealth's Attorney for Rockingham County and the City of Harrisonburg, Virginia, at the Court House, the 31st of October, 1962, and in the 187th year of the Commonwealth.

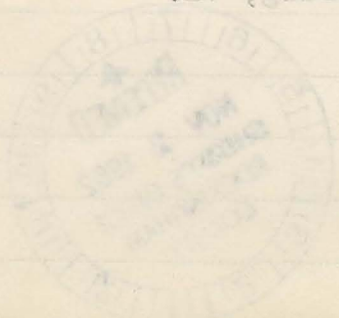
James R. Sipe
Commonwealth's Attorney

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon

Wm. Holinger - 710 South High Street, Harrisonburg, Va.



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 6th day of November, 1961, to testify and the truth to say in behalf of the

Executed on the 6th day of Nov. 1961, in the County of Rockingham, Virginia, by color of the usual place of abode, 710

S. Hugh St. Wm. Holinger and not

finding h. . . . there, or any other person upon whom service could be made, I left a true copy of the above mentioned papers attached to each other, posted on the front door of h. . . . usual place of abode.

A. L. STRAWDERMAN

By S. L. Carter Deputy

Commonwealth's Attorney

THE TOWN OF ELKTON, VIRGINIA

Com Et 19
H.H.

ELKTON, VA., 12-30, 1960

RECEIVED OF E. C. Lawson \$

Twenty four 00 / 100 DOLLARS

IN FULL/PARTIAL PAYMENT OF FINE AND COSTS DUE THE TOWN OF ELKTON.

Amount of Fine . . \$ 20.00

Amount of Costs . . 4.00

Total Due \$

By Cash 24.00

Balance Due \$ —

The Town of Elkton

By M. L. Clem

To be paid not later than —

THE TOWN OF ELKTON, VIRGINIA
Elkton, Va. 12-30 1880

DOLLARS

THE TOWN OF ELKTON

The Town of Elkton

Handwritten signature

Handwritten signature

RECEIVED OF *L. C. Lawson*

IN FULL PARTIAL PAYMENT OF FINE

Amount of Fine . . . \$ 20.00

Amount of Costs . . . 4.00

.....

.....

.....

Handwritten signature
11/17/80

E. C. Lawson
C. Lawson
Q 17

TO
PAYEE

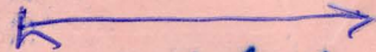
OFFICIAL RECEIPT FOR CASH DEPOSIT IN LIEU OF
RECOGNIZANCE WITH SURETY

H.H.

Town of Elkton, Virginia

RECEIVED OF ELVIE SHIFFLETT for the appearance
of MILDRED V. SHIFFLETT before
the POLICE Court of ELKTON VA. Town/County
on the 2 day of NOV., 1960 at 10 A.M. to answer charge made against
him/her under oath by NW. HELSBY on the 10 day of OCT., 1960
THIRTY Dollars \$ 30.00

which includes fee for taking this recognizance.



2.00
\$32.00

NOVEMBER 31 1960
Acts of the Assembly 1940 Chapter 335

Officer W. B. King
Title U.S.

11/3/12

Mrs. Michael Eugene Shifflett

Q 37

RECEIVED OF FRANK SHIFFLETT
MIRREN V. SHIFFLETT
 Police Const of EXXTON, VA.
 the day of NOV. 1910 at 10A
THIRTY Dollars & 30.00
 for the appearance before Town County
 Town of EXXTON, Virginia
 in recognition with surety
 OFFICIAL RECEIPT FOR CASH DEPOSIT IN LIEU OF

Michael Eugene Shifflett

Com v Norvelle

Jury NOV. 8, 1962

G. E. BIRT

Rosemary Sease

J. L. Bayher

Earl A. BUDD

Robert F. Shank

Kenneth Pennington

Galen B. Dellinger

R. C. Templeman

Mervin Banner

John D. Getchell

Alma Wampler

Roy EARLS

Docket No. 3989

Nov. 8, 1960-61
37550
OCT 1962

COMMONWEALTH of VIRGINIA

OCT 1962

VS. WARRANT #1 } Felony (embezzlement)

WALTER M. NORVELLE *hand*

Lawrence H. Hoover

p. d.

Own (x) Appointed ()

1962

June 18. Indictment &c. waived (also preliminary hearing); case continued generally. 11/19

Nov. 8. Accused arraigned and plea of not guilty entered; jury impanelled, evidence heard, etc., and verdict "not guilty" returned.

11/48

CIRCUIT COURT OF ROCKINGHAM COUNTY, VA.

KEYSTONE ENV. CO., PHILA 33, PA.
NO. 34758

37816

3989 #1

COUNTY COURT

Criminal
Docket

Nº 37815 A

Commonwealth

v.

Walter M. Norville

Defendant

30550
1960

Appearance Date 3-30-62

Trial Date 4-27-62

Continued generally
4-24-62
P.R. 3

Grand Jury 6-13-62



VIRGINIA: IN THE OFFICE OF THE DIVISION OF MOTOR VEHICLES AT RICHMOND

I, G. T. RIGGIN, Director of the Bureau of Safety Responsibility, of the Division of Motor Vehicles, Commonwealth of Virginia, being duly designated by the Commissioner for the purpose of attesting and certifying pursuant to the provisions of Section 46.1-34.1 of the Code of Virginia (1950), as amended, (Chapter 368, Acts of Assembly, 1962), do hereby certify that the attached are true copies of:

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Robert P. Holsinger, R.F.D. 1, Harrisonburg, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on October 12, 1960, of "Driving Drunk."

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Mrs. Mildred V. Shifflett, Box #438, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on November 2, 1960, of "No Oper. Lic."

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Bobby L. Neff, R.F.D. #1, Box 63, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on November 2, 1960, of "No Oper. Lic."

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Orlando S. Dean, R.F.D. #3, Box 252, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on November 2, 1960, of "Reckless Driving."

Abstract of Conviction executed January 23, 1961, received by the Division of Motor Vehicles on January 24, 1961, certifying that James Edgor Hawkins, R.F.D. 1, McGaheysville, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on December 14, 1960, of "Speeding 55 Miles Per Hour in 40 Zone."

Abstract of Conviction executed December 30, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that George W. Richards, Jr., R.F.D. 1, Box 207, Elkton, Va., was convicted in the Police Court of the Town of Elkton, Virginia, on December 14, 1960, of "Speeding 40 Miles Per Hour in 25 Zone."

Abstract of Conviction executed January 23, 1961, received by the Division of Motor Vehicles on January 24, 1961, certifying that Clarence Charlie Frye, R.F.D. #3, Box 298, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on January 4, 1961, of "Driving Drunk."

Abstract of Conviction executed February 28, 1961, received by the Division of Motor Vehicles on April 8, 1961, certifying that Ronald Ray Hensley, R.F.D. 2, Box 70A, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on February 2, 1961, of "Driving Drunk."

the originals of which are on file and of record in this office.

I, G. T. RIGGIN, Director of the Bureau of Safety Responsibility,

of the Division of Motor Vehicles, Commonwealth of Virginia, being duly designated by the Commissioner for the purpose of attesting and certifying pursuant to the provisions of Section 46-1-34.1 of the Code of Virginia (1950), as amended, (Chapter 368, Acts of Assembly, 1962), do hereby certify

that the attached are true copies of:

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Robert P. Holstinger, R.F.D. 1, Harrisonburg, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on October 12, 1960, of "Driving Drunk."

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Mrs. Mildred V. Shillaker, Box 4133, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on November 2, 1960, of "No Oper. Lic."

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Bobby L. West, R.F.D. #1, Box 63, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on November 2, 1960, of "No Oper. Lic."

Abstract of Conviction executed November 14, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that Orlando S. Dean, R.F.D. #3, Box 252, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on November 2, 1960, of "Reckless Driving."

Abstract of Conviction executed January 23, 1961, received by the Division of Motor Vehicles on January 24, 1961, certifying that James Edgar Hawkins, R.F.D. 1, McGaheysville, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on December 11, 1960, of "Speeding 25 Miles Per Hour in 40 Zone."

Abstract of Conviction executed December 30, 1960, received by the Division of Motor Vehicles on January 24, 1961, certifying that George W. Richards, Jr., R.F.D. 1, Box 207, Elkton, Va., was convicted in the Police Court of the Town of Elkton, Virginia, on December 11, 1960, of "Speeding 40 Miles Per Hour in 25 Zone."

Abstract of Conviction executed January 23, 1961, received by the Division of Motor Vehicles on January 24, 1961, certifying that Clarence Charles Iyer, R.F.D. #3, Box 298, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on January 4, 1961, of "Driving Drunk."

Abstract of Conviction executed February 28, 1961, received by the Division of Motor Vehicles on April 8, 1961, certifying that Ronald Ray Hensley, R.F.D. 2, Box 104, Elkton, Va., was convicted in the Police Justice Court of the Town of Elkton, Virginia, on February 2, 1961, of "Driving Drunk."

the originals of which are on file and of record in this office.

GIVEN UNDER MY HAND and under the Seal of the Division of Motor Vehicles this 4th day of September, 1962.



A handwritten signature in dark ink is written over a horizontal line. The signature appears to be "W. R. F. 95-1".

Director of the Bureau of Safety
Responsibility of the Division of
Motor Vehicles of the Commonwealth
of Virginia

GIVEN UNDER MY HAND and under the Seal of the Division of Motor

Vehicles this 15th day of September, 1962.


 Director of the Bureau of Safety
 Responsibility of the Division of
 Motor Vehicles of the Commonwealth
 of Virginia



ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

To
COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

Of ROBERT P. HOLSINGER 425

Race
Height
Weight
Mo. Born
Yr. Born

Address of Defendant

R.F.D. 1

Street and Number, If Any

HARRISONBURG, VA.

Defendant's Operator's or
Chauffeur's License Number

2L 330526 VA.

Give Name of State

Vehicle License Number

811-155 VA.

Give Name of State

Offense Charged in Warrant

DRIVING DRUNK

Date of

Offense AUG. 27, 1960.

Date of Conviction

OCT. 12, 1960

Plea of Guilty
or Not Guilty

NOT GUILTY

Defendant Convicted of

DRIVING DRUNK

Penalty Imposed
If Defendant Was Convicted of
Reckless Driving, Was License
Suspended

FINE \$100.00

COST \$5.00

Appeal
Taken

NO

Period of Suspension
from Date of Conviction

Name of Officer Making Arrest

W.A. NORVELLE

Was License Card
Surrendered

NO

Jurisdiction, County, City, Town of

TOWN OF ELKTON, VA.

Name of
Court

POLICE JUSTICE

Signature of the Judge or
Clerk of the Court

W. W. Howell

Title

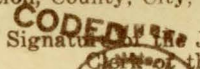
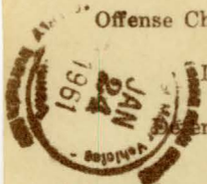
CLERK

Date of Report

NOV. 14, 1960

This Abstract filed by the Judge
Code of Virginia of 1950, as amended.

or the Clerk of the Court having jurisdiction of this case as required by Section 46.1-413 of the



ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

To

COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

Address of Defendant

Defendant's Operator's or
Chauffeur's License Number

Offense Charged in Warrant

Date of Conviction

Date of Conviction

Penalty Imposed
If Defendant Was Convicted of
Reckless Driving, Was License
Suspended

Name of Officer Making Arrest

Jurisdiction, County, City, Town of

Judge or
Clerk of the Court

Of MRS. MILDRED V. SHIFFLETT **143**

BOX # 438
Street and Number, If Any

ELKTON, VA.

Race W
Height
Weight
Mo. Born
Yr. Born AGE 20

NONE Vehicle License Number 810-041 VA.
Give Name of State

NO OPER. LIC. Date of Offense OCT. 10, 1960

NOV. 2, 1960 Plea of Guilty or Not Guilty GUILTY

NO OPER. LIC.

FINE \$25.00 COST \$5.00 Appeal Taken NO

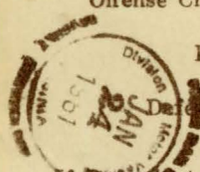
Period of Suspension from Date of Conviction NONE

N.W. HELSLEY Was License Card Surrendered NO

TOWN OF ELKTON, VA. Name of Court POLICE JUSTICE

W. M. Russell Title CLERK
Date of Report 11/14/60

This Abstract is filed by the Judge or the Clerk of the Court having jurisdiction of this case as required by Section 46.1-413 of the Code of Virginia of 1950, as amended.



CODED

JAN 24 1961

41

RECEIPT OF CONY...

DIVISION OF MOTOR

RECEIVED OF THE
 DIVISION OF MOTOR
 THE SUM OF
 \$ 25.00
 FOR
 MOTOR OIL
 ON
 12/15/1918
 AT
 THE
 MOTOR OIL
 DEPOT
 WASHINGTON, D. C.



ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

To

COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

Address of Defendant

Defendant's Operator's or
Chauffeur's License Number

Offense Charged in Warrant

Date of Conviction

Defendant Convicted of

Penalty Imposed
If Defendant Was Convicted of
Reckless Driving, Was License
Suspended

Name of Offender Making Arrest

Jurisdiction, County, City, Town of

Signature of the Judge or
Clerk of the Court

Of BOBBY L. NEFF 100

R.F.D. # 1 Box 63

Street and Number, If Any

ELKTON, VA.

Race W
Height 6'0-
Weight 155
Mo. Born 155
Yr. Born 1939

NONE Vehicle License Number 820-037 VA.

Give Name of State

Give Name of State

NO OPER LIC. Date of Offense OCT. 3, 1960

Date of

Offense

Plea of Guilty
or Not Guilty GUILTY

NOV. 2, 1960

NO OPER. LIC.

\$25.00 COST \$5.00 Appeal Taken NO

Appeal

Taken

Period of Suspension
from Date of Conviction

Was License Card
Surrendered

N. L. CLEM

Name of Court POLICE JUSTICE

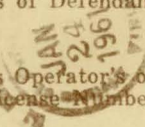
TOWN OF ELKTON, VA.

Title CLERK

[Handwritten Signature]

1/14/60

Notation of this case as required by Section 46.1-413 of the



ABSTRACT OF CONVICTIONS

DEPARTMENT OF JUSTICE
LIBRARY

[Faint, illegible text and markings on aged paper, possibly bleed-through from the reverse side.]

To Orlando Stephen Dean
COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

Of ORLANDO S. DEAN 500

Address of Defendant

R.F.D. # 3 Box 252
Street and Number, If Any
ELKTON, VA.

Race W
Height 5'9"
Weight 141
Mo. Born 141
Yr. Born 1943 AGE 20

Defendant's Operator's or
Chauffeur's License Number

IF 864437 VA. Vehicle License Number 802-385 VA.
Give Name of State Give Name of State

all take notice 1-13-61

Offense Charged in Warrant

RECKLESS DRIVING Date of Offense OCT. 25, 1960

(2 accidents)

Date of Conviction

NOV. 2, 1960 Plea of Guilty or Not Guilty GUILTY

Defendant Convicted of

RECKLESS DRIVING

Penalty Imposed
If Defendant Was Convicted of
Reckless Driving, Was License
Suspended

FINE \$50.00 COST \$5.00 Appeal Taken NO
NO Period of Suspension from Date of Conviction NONE

Name of Officer Making Arrest

W.A. NORVELLE Was License Card Surrendered NO

Jurisdiction, County, City, Town of

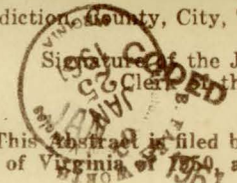
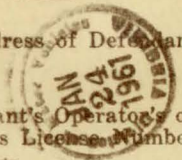
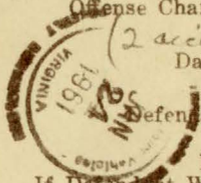
TOWN OF ELKTON VA. Name of Court POLICE JUSTICE

Signature of the Judge or
Clerk of the Court

W.A. Norvelle Title CLERK

Date of Report NOV. 14, 1960

This abstract is filed by the Judge or the Clerk of the Court having jurisdiction of this case as required by Section 46.1-413 of the Code of Virginia of 1950, as amended.



STATE OF CALIFORNIA

DEPARTMENT OF REVENUE
DIVISION OF MOTOR
VEHICLES

600



REGISTRATION FEE
SALES TAX
LICENSE FEE
TOTAL

ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

OF SPEEDING

263

To
COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

Address of Defendant

Of GEORGE W. RICHARDS JR.

Race W
Height
Weight 6'0"
Mo. Born 160
Yr. Born 1939

R.F.D. 1 Box 207

Street and Number, If Any

ELKTON, VA.

Defendant's Operator's or
Chauffeur's License Number

IM

398891 VA.

Give Name of State

Vehicle License Number 810-812 VA.

Give Name of State

Offense Charged in Warrant

8M 375376

SPEEDING

Date of

Offense

DEC. 4, 1960

Date of Conviction

DEC. 14, 1960

Plea of Guilty

or Not Guilty

GUILTY

Defendant Convicted of

Speeding 40

Miles Per Hour in

25

Zone

Penalty Imposed

FINE \$ 20.00 COST \$5.00

Appeal

Taken

NO

License Suspended

NO

Period of Suspension

from Date of Conviction

NONE

Name of Officer Making Arrest

N.W. HELSLEY

Was License Card

Surrendered

NO

Jurisdiction, County, City, Town of

TOWN OF ELKTON, VA.

Name of

Court POLICE

Signature of the Judge or
Clerk of the Court

W. W. Stahl

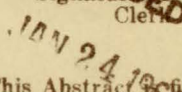
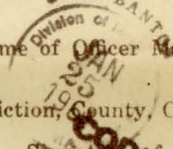
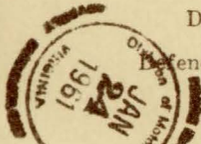
Title

CLERK

Date of Report

DEC. 30, 1960

This Abstract filed by the Judge or the Clerk of the Court having jurisdiction of this case as required by Section 46.1-413 of the Code of Virginia of 1950, as amended.



ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

To

COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

Of CLARENCE CHARLIE ERYE ⁶⁰⁰

Race
Height 5'7"
Weight 140
Mo. Born
Yr. Born 1892

R.F.D. # 3 BOX 298

Street and Number, If Any

ELKTON, VA.

Address of Defendant

Defendant's Operator's or
Chauffeur's License Number

3G 43173 VA.

Vehicle License Number

Give Name of State

Give Name of State

Offense Charged in Warrant

DRIVING DRUNK

Date of

Offense

DEC. 24, 1960

Date of Conviction

JAN 4, 1961

Plea of Guilty

or Not Guilty

GUILTY

Defendant Convicted of

DRIVING DRUNK

Penalty Imposed
If Defendant Was Convicted of
Reckless Driving, Was License
Suspended

FINE \$100.00 COST \$5.50

Appeal

Taken

NO

Period of Suspension
from Date of Conviction

Name of Officer Making Arrest

W.M. NORVELLE

Was License Card

Surrendered

YES

Jurisdiction, County, City, Town of

TOWN OF ELKTON, VA.

Name of

Court

POLICE JUSTICE

Signature of Judge or
Clerk of the Court

W.M. Norvelle

Title

CLERK

Date of Report JAN. 23, 1961

This Abstract filed by the Judge or the Clerk of the Court having jurisdiction of this case as required by Section 46.1-413 of the Code of Virginia of 1950, as amended.

3M 43173
1254

JAN 4 1961

JAN 25 1961

THE UNIVERSITY OF CHICAGO
LIBRARY
540 EAST 57TH STREET
CHICAGO, ILL. 60637
TEL. 733-4331

DATE: _____
BY: _____
FOR: _____

CHICAGO, ILL. _____
19____

THE UNIVERSITY OF CHICAGO
LIBRARY

ABSTRACT OF CONVICTION

(Section 46.1-414, Code of Virginia of 1950, as amended)

To

COMMONWEALTH OF VIRGINIA
DIVISION OF MOTOR
VEHICLES

Of RONALD RAY HENSLEY ⁵²⁴

Race W
Height 5'11"
Weight 170
Mo. Born APRIL
Yr. Born 1935

Address of Defendant

R.F.D. 2 BOX 70A

Street and Number, If Any

ELKTON, VA.

Defendant's Operator's or
Chauffeur's License Number

3D 731798 VA. Vehicle License Number 821-753 VA.

Give Name of State

Give Name of State

Offense Charged in Warrant

DRIVING DRUNK

Date of

DEC. 31, 1960

Offense

Date of Conviction

FEB. 2, 1961

Plea of Guilty
or Not Guilty

NOT GUILTY

Defendant Convicted of

DRIVING DRUNK

Penalty Imposed
If Defendant Was Convicted of
Reckless Driving, Was License
Suspended

FINE \$100.00 COST \$5.50 & 30 DAYS Appeal
Taken NO

Period of Suspension
from Date of Conviction

Name of Officer Making Arrest

W.M. NORVELLE

Was License Card
Surrendered

YES

Jurisdiction County, City, Town of

TOWN OF ELKTON, VA.

Name of
Court

POLICE JUSTICE

Signature of Judge or
Clerk of Court

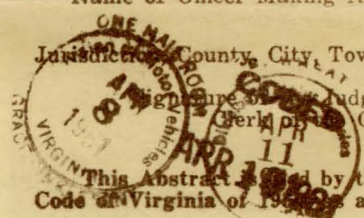
W.M. Norvelle

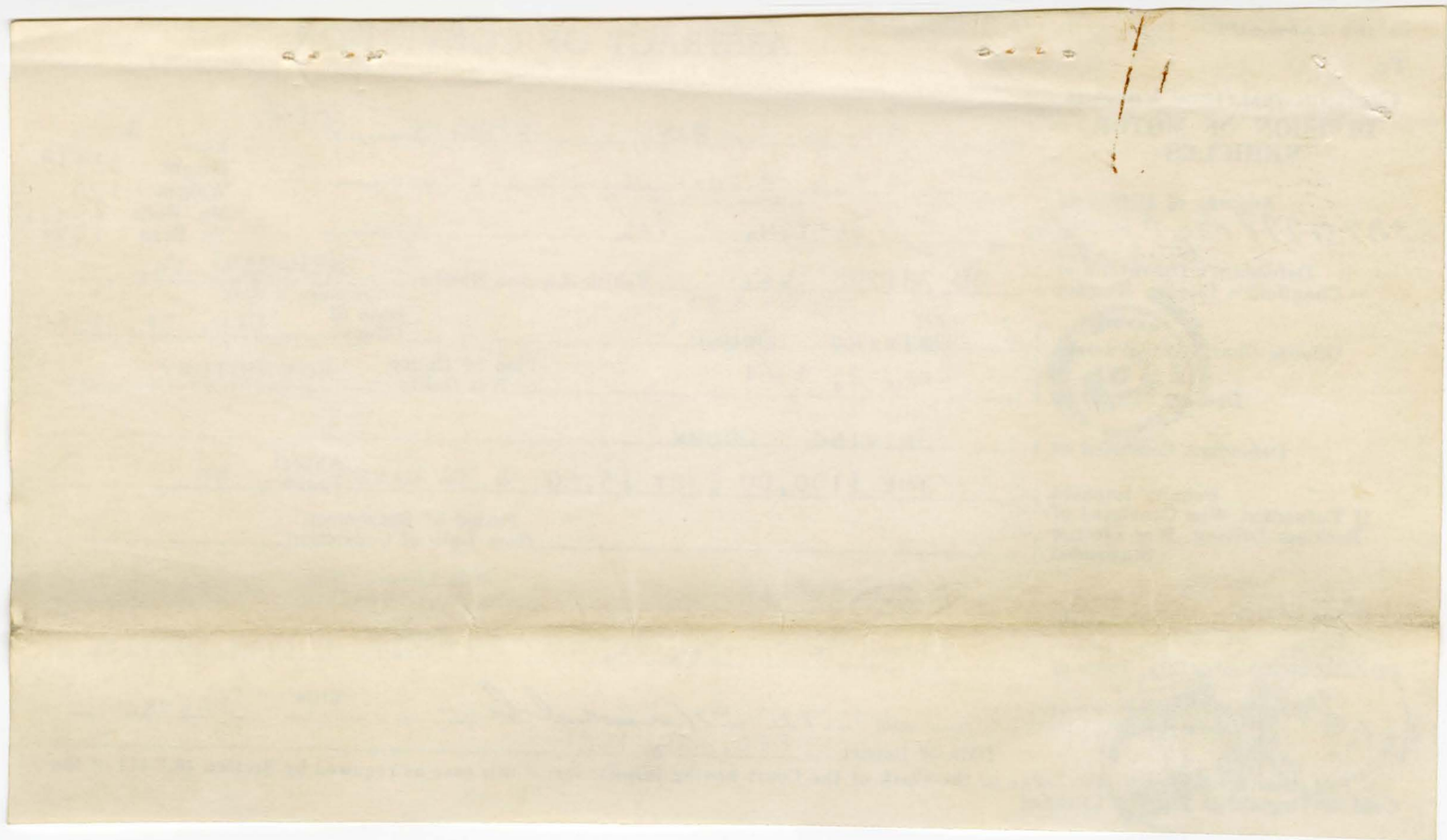
Title

CLERK

Date of Report FEB. 28, 1961

This Abstract is filed by the Judge or the Clerk of the Court having jurisdiction of this case as required by Section 46.1-413 of the Code of Virginia of 1950, as amended.





Norville file

Filed 10/15/62

VIRGINIA: IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY

COMMONWEALTH

V.

BILL OF PARTICULARS

WALTER M. NORVELLE

Now comes the Commonwealth by James R. Sipe, Commonwealth's Attorney of Rockingham County, and alleges that the following are the specific acts constituting embezzlement by the accused, Walter M. Norvelle, as applied to the amended charges made by this Court on the 15th day of October, 1962, in the pending warrant against the accused:

1. \$105.50 received by W. M. Norvelle on October 12, 1960, from Robert P. Holsinger for the payment of fine and costs for his wife, Ida Holsinger.

2. \$30.00 received by R. K. Babington on October 31, 1960, and paid by R. K. Babington to W. M. Norvelle. This sum was received by Babington from Elvie Shifflett for the payment of the fine of Mildred V. Shifflett.

3. \$30.00 received by R. K. Babington on November 4, 1960, and paid by R. K. Babington to W. M. Norvelle. This sum was received by Babington from Bobby Lee Neff.

4. \$30.00 received by R. K. Babington on December 14, 1960, and paid by R. K. Babington to W. M. Norvelle. This sum was received by Babington from James Edgar Hawkins.

5. \$24.00 received by N. L. Clem on December 30, 1960, and paid by N. L. Clem to W. M. Norvelle. This sum was received by Clem from E. C. Lawson.

6. \$20.00 received by Noah Helsley on January 11, 1961,

Book 10187

10187

VIRGINIA: IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY

COMMONWEALTH

V. BILL OF PARTICULARS

WALTER M. NORVELLE

Now comes the Commonwealth by James R. Sipe, Commonwealth's Attorney of Rockingham County, and alleges that the following are the specific acts constituting embezzlement by the accused, Walter M. Norvelle, as applied to the amended charges made by this Court on the 15th day of October, 1962, in the pending warrant against the accused:

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1960, and paid by R. K. Badington to W. M. Norvelle. This sum was received by Badington from Elvie Shifflett for the payment of the fine of Mildred V. Shifflett.

3. \$30.00 received by R. K. Badington on November 4,

1960, and paid by R. K. Badington to W. M. Norvelle. This sum was received by Badington from Bobby Lee Nelf.

4. \$30.00 received by R. K. Badington on December

14, 1960, and paid by R. K. Badington to W. M. Norvelle. This sum was received by Badington from James Edgar Hawkins.

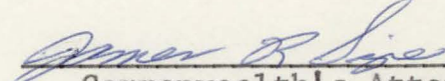
5. \$24.00 received by N. L. Clem on December 30, 1960,

and paid by N. L. Clem to W. M. Norvelle. This sum was received by Clem from E. C. Lawson.

6. \$20.00 received by Noah Helaley on January 11, 1961,

and paid by Noah Helsley to W. M. Norvelle. This sum was received by Helsley from Madalin T. Miller.

7. \$105.50 received by W. M. Norvelle on February 2, 1961, from Ronald Ray Helsley for the payment of fine and costs.



Commonwealth's Attorney

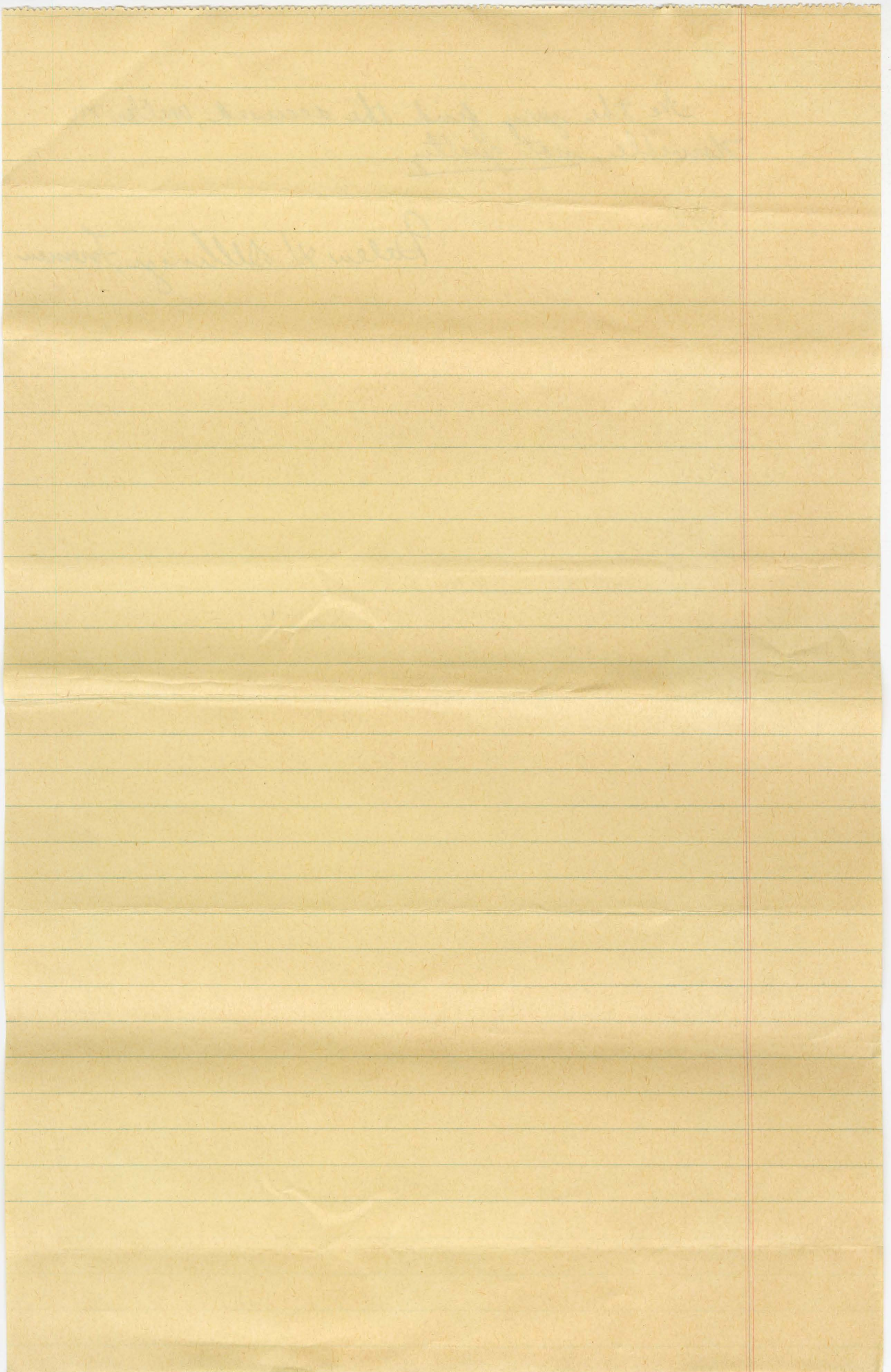
and paid by Noah Halsey to W. M. Norvell. This sum was
received by Halsey from Madeline T. Miller.
7. \$105.50 received by W. M. Norvell on February

2, 1961, from Ronald Ray Halsey for the payment of fine
and costs.


Commonwealth's Attorney

As the jury find the accused, Walter M
Norvelle, not guilty

Dale W. Allinger, Foreman



COMMONWEALTH

V.

NORVELLE

CHARGE TO JURY

If you find the accused, Walter M. Norvelle, guilty of embezzlement, as charged in the warrant, then you will say so and fix his punishment by confinement in the penitentiary for a period of not less than one nor more than twenty years.

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

COMMONWEALTH

v.

HORVELLE

CHARGE TO JURY

If you find the accused, Walter M. Horvelle, guilty of
obscenement, as charged in the warrant, then you will say so and
that his punishment by confinement in the penitentiary for a period
of not less than one nor more than twenty years.
If you find him not guilty, you will say so and no more.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 1

The Court instructs the jury that if you believe from the evidence that the accused, Walter M. Norvelle, while an officer or employee of the Town of Elkton, Virginia, received certain public funds, as charged in the warrant, and knowingly misused or misappropriated the same or knowingly disposed of said public funds with fraudulent intent, then it is your duty to find him guilty and fix his punishment in accordance with the charge to the jury.

H. H.

COMMONWEALTH

v.

NORVELLE

INSTRUCTION

The Court instructs the jury that if you believe from the evidence that the accused, Walter M. Norvelle, while an officer or employee of the Town of Elkton, Virginia, received certain public funds, as charged in the warrant, and knowingly misused or misappropriated the same or knowingly disposed of said public funds with fraudulent intent, then it is your duty to find him guilty and fix his punishment in accordance with the charge to the jury.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 2

The Court instructs the jury that it is not necessary in order to find the accused guilty of embezzlement to prove that he knowingly misused or misappropriated the entire amount charged in the warrant in this case; so that if the jury believe from the evidence in this case beyond a reasonable doubt that the accused knowingly misused or misappropriated any of the money charged in the warrant, belonging to the Town of Elkton, Virginia, then he is guilty of the crime of embezzlement.

A. H.

COMMONWEALTH

v.

NORVELL

INSTRUCTION

The Court instructs the jury that it is not necessary
in order to find the accused guilty of embezzlement to prove that
he knowingly misused or misappropriated the entire amount charged
in the warrant in this case; so that if the jury believe from the
evidence in this case beyond a reasonable doubt that the accused
knowingly misused or misappropriated any of the money charged in
the warrant, belonging to the Town of Rickett, Virginia, then he
is guilty of the crime of embezzlement.

WARRANT
1915
A. H.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 3

The Court instructs the jury that if you believe from the evidence that the accused, Walter M. Norvelle, while an officer or employee of the Town of Elkton, Virginia, received certain public funds, as charged in the warrant, and that he defaulted in paying over said funds to the proper authority, ^{there is created a prima} ~~then he is presumed to be~~ ^{facie presumption of the guilt of the accused,} ~~guilty of the crime of embezzlement~~ and places upon the accused the burden of explaining his failure to pay over said funds to the proper authority.

H. H.

COMMONWEALTH

v.

NORVELLE

INSTRUCTION 3

The Court instructs the jury that if you believe from the evidence that the accused, Walter M. Norvelle, while an officer or employee of the Town of Elkton, Virginia, received certain public funds, as charged in the warrant, and that he defaulted in paying over said funds to the proper authority, that he is guilty of the crime of embezzlement and places upon the accused the burden of explaining his failure to pay over said funds to the proper authority.



COMMONWEALTH

V.

NORVELLE

INSTRUCTION 4

The Court instructs the jury that circumstantial evidence shown and believed by the jury is just as effective as any other evidence, and is to be regarded in all cases without enlarging or belittling its force. If, when taken as a whole and fairly and candidly weighed, it convinces their guarded judgment, the jury should act on such conviction. The jury is not to fancy situations or circumstances which do not appear in evidence, but are to make those just and reasonable inferences from the circumstances proven which they, with guarded judgment as reasonable men, ordinarily would make under like circumstances in the grave transactions of life; and if the circumstantial evidence believed is of such character and force as to satisfy the minds of the jury of the defendant's guilt beyond reasonable doubt, it is their duty to find him guilty.

A. A.

COMMONWEALTH

v.

NORVELL

INSTRUCTION

The Court instructs the jury that circumstantial evidence shown and believed by the jury is just as effective as any other evidence, and is to be regarded in all cases without enlarging or belittling its force. It, when taken as a whole and fairly and candidly weighed, it convinces their guarded judgment, the jury should act on such conviction. The jury is not to fancy situations or circumstances which do not appear in evidence, but are to make those just and reasonable inferences from the circumstances proven which they, with guarded judgment as reasonable men, ordinarily would make under like circumstances in the grave transactions of life; and if the circumstantial evidence believed is of such character and force as to satisfy the minds of the jury of the defendant's guilt beyond reasonable doubt, it is their duty to find the guilty.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 5

The Court instructs the jury that one of the basic foundations of our law is the presumption of innocence of the accused. Every person charged with a crime is presumed to be innocent until his guilt is established by the Commonwealth beyond all reasonable doubt, and if there is upon the mind of the jury any reasonable doubt of the guilt of the accused, the law makes it your duty to acquit the accused, Walter M. Norvelle. This presumption of innocence goes with Mr. Norvelle throughout the entire case, and applies at every stage thereof.

Reasonable doubt in every criminal case is not mere form to be disregarded by the jury, but it is an active, substantial part of the law of this land and before you can convict Walter M. Norvelle in this case, you must have an abiding faith in the truth of the charge and, based on the evidence in the case, believe that he is guilty beyond all reasonable doubt.

The mere suspicion or probability of his guilt, however strong, is not sufficient to convict, nor is it sufficient if the greater weight or preponderance of the evidence supports the charge, but in order to convict Walter M. Norvelle, his guilt must be proved so clearly that there is no reasonable theory consistent with the evidence upon which he can be innocent.

The jury is not at liberty to guess and where a fact is equally susceptible of two interpretations, one of which is consistent with the innocence of the accused, you cannot arbitrarily adopt that interpretation which incriminates him. The accused is not required to prove his innocence, and if after considering all the evidence, you entertain a reasonable doubt of the guilt of Walter M. Norvelle, then it is your duty and you must return a verdict of "not guilty".

A. A.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 6

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 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.

H. H.

INSTRUCTION 2

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.

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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.

A.A.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 7

The Court instructs the jury that the credibility of witnesses is a question exclusively for the jury; and 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 opportunity of the witnesses to know whereof they speak, the relationship of the witnesses 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, the jury has the right to determine which witnesses are more worthy of credit and what is the relative weight of any such testimony and to give credit accordingly.

A. H.

COMMONWEALTH

v.

NORVELL

INSTRUCTION 7

The Court instructs the jury that the credibility of witnesses is a question exclusively for the jury; and 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 opportunity of the witnesses to know what they speak, the relationship of the witnesses 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, the jury has the right to determine which witnesses are more worthy of credit and what is the relative weight of any such testimony and to give credit accordingly.

A. A.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 8

The Court instructs the jury that in the case at bar, the defendant, Walter M. Norvelle, is a competent witness in his own behalf, and you should weigh and consider his evidence in accordance with the same principles that should actuate you in weighing the evidence of the other witnesses in the case, and you are instructed that you cannot arbitrarily disregard or reject his testimony because he is charged with an offense.

A, A,

COMMONWEALTH

v.

NORVELLE

8 INSTRUCTION

The Court instructs the jury that in the case at bar, the defendant, Walter M. Norvelle, is a competent witness in his own behalf, and you should weigh and consider his evidence in accordance with the same principles that should attend you in weighing the evidence of the other witnesses in the case, and you are instructed that you cannot arbitrarily disregard or reject his testimony because he is charged with an offense.

W. H.

COMMONWEALTH

V.

NORVELLE

INSTRUCTION 9

The Court instructs the jury that the character and reputation of the accused, Walter M. Norvelle, is a fact to be considered by the jury in arriving at its verdict.

And the weight to be given by the jury to the evidence of good character and reputation of the accused is for the jury to decide in connection with other facts proven in the case.

A. H.

COMMONWEALTH

v.

NORVELLE

9 INSTRUCTION

The Court instructs the jury that the character and reputation of the accused, Walter M. Norvelle, is a fact to be considered by the jury in arriving at its verdict.

And the weight to be given by the jury to the evidence of good character and reputation of the accused is for the jury to decide in connection with other facts proven in the case.