

Commonwealth of Virginia,

County of Rockingham, to-wit:

In the Circuit Court of said County:

The jurors of the Commonwealth of Virginia, in and for the body of the County of Rockingham, and now attending the Circuit Court of said county, ^{at its Jan. term 1917} UPON THEIR OATHS PRESENT, that Nan Chambers in said County, heretofore, since Nov. 1, 1916, did unlawfully manufacture, sell, offer, keep, store and expose for sale, give away, dispense, solicit, advertise and receive orders for ardent spirits,

against the peace and dignity of the Commonwealth of Virginia.

~~AND THE JURORS AFORESAID, UPON THEIR OATHS AFORESAID, DO FURTHER PRESENT, that~~

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

This indictment is found on the testimony of _____

_____,
witnesses sworn in Court and sent before the Grand Jury to give evidence.

*James C. Johnston, John Logan, Chief Deval,
Becky Miller*

The the jury find the accused, Nan Chambers,
guilty of ^{unlawfully} manufacturing ardent spirits as
charged in the indictment and fix her pun-
ishment at a fine of \$50.⁰⁰ and confinement
in jail for one month

O. J. Emmerich Foreman

Jan. term, 1917,

Prohibition

COMMONWEALTH

vs. Indictment

Nan Chambers

~~xx~~ Felony

For Misdemeanor

A TRUE BILL

G. A. Eastman
Foreman

Copied

30 January, 1917

Mayer John H. Downing,
Harrisonburg, Virginia.

Dear Sir:-

The samples submitted at your request by Policeman John R. Logan for chemical examination, to ascertain the possible presence of alcohol and, if found present, to determine the quantity, were given approved qualitative and quantitative examinations in duplicate, and showed 6.68 per cent. of ethyl alcohol.

Very respectfully,

James C. Johnston

Instructor in Chemistry,

State Normal School,

Harrisonburg, Virginia.

Report of Chemical Analysis

30 January, 1917

Major John E. Dornine,

Harrisonburg, Virginia.

Dear Sir:-

The samples submitted at your request by Police-
man John E. Dornine for chemical examination, to ascertain the pos-
sible presence of alcohol and, if found present, to determine
the quantity, were given approved qualitative and quantitative
examinations in duplicate, and showed 0.68 per cent. of ethyl al-

cohol.

James C. Johnson

Instructor in Chemistry,

State Normal School,

Harrisonburg, Virginia.

Report of Chemical Analysis

Wm. Johnston

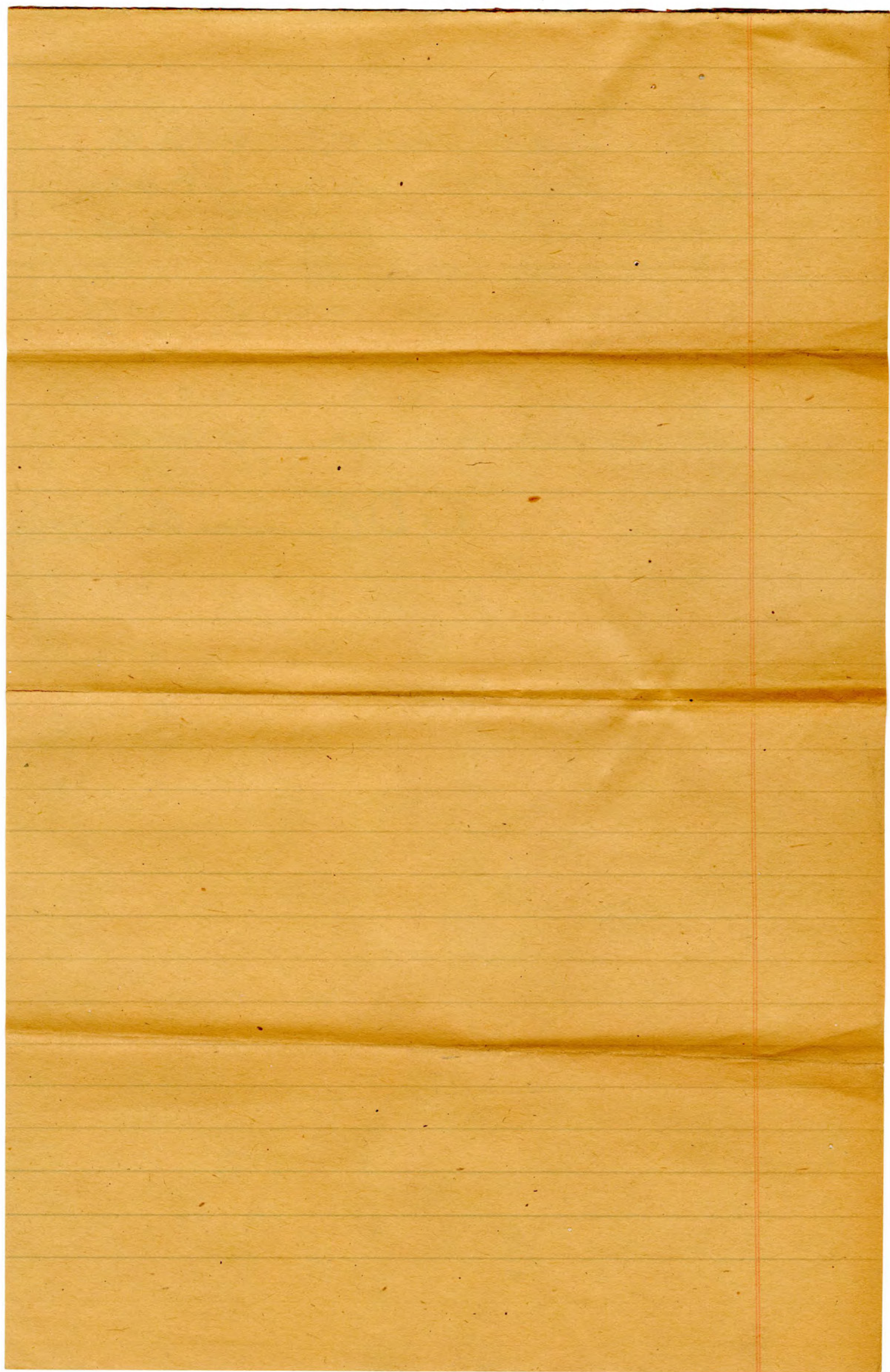
The Court instructs the jury that the burden of proof is on the Commonwealth to show beyond reasonable doubt that the defendant made or manufactured a beverage containing more than one-half of one per cent. of alcohol by volume in order to convict her under the indictment.

The Court instructs the jury that the burden of proof
is on the Government to show beyond reasonable doubt that the
defendant made or manufactured a beverage containing more than
one-half of one per cent. of alcohol by volume in order to convict
under the indictment.

Instruction is
from Chambers
correct

We the Jury find
the accused, Han
Chambers guilty as
charged in the
indictment and fix
her punishment at
50⁰⁰ fine + 1 month's
confinement in jail.

O. D. Emswiler Foreman



Repeal

The Court instructs the jury that the accused is presumed to be innocent.

Repeal

The Court instructs the jury that unless the Commonwealth has proven beyond all reasonable doubt that the defendant manufactured ardent spirits for sale, they must find her not guilty.

Com

vs
Harc Chautau

Inducted to be
Dr. H. H. H. H.

Inducted to be innocent.

The Court instructs the jury that the accused is

Refused

The Court instructs the jury that unless the Com-
monwealth has proven beyond all reasonable doubt that the defend-
ant has committed the crime charged, they must find her not

Refused

The Court instructs the jury that the burden
of proof is on the Commonwealth to
show beyond reasonable doubt that
the defendant made or manu-
factured a beverage containing
more than $\frac{1}{2}$ of one per cent. of alcohol
by volume in order to convict her
under the indictment.

The Court has decided the first of the cases
of which is on the Constitution of the

State of Virginia, and the Court has
decided in favor of the State.
The Court has also decided the case
of the State of Virginia, and the Court
has decided in favor of the State.
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has decided in favor of the State.

Revised

The Court further instructs the jury that the burden of proof rests upon the Commonwealth to show that the liquid obtained by the officers at the home of the defendant was then ardent spirits within the meaning of the law.

sent rights within the meaning of the law.

obtained by the officers at the home of the defendant
of proof rests upon the Commonwealth to show that the liquid ob-

The Court further instructs the jury that the burden

Com vs Chapters

WM.	Flick
Jo m	Mason
H O	Myers
Joe H	Brink
C.S.	Price
JTD	Wardore
H F	Adams
O. Q	Emmerville
CH	tenney

