COMMONWEALTH OF VIRGINIA,

.

COUNTY OF ROCKINGHAM, to-wit:

In the Circuit Court of said County:

The grand jurors in and for the body of said county of Rockingham and now attending said Court at its June term, 1925, upon their oaths do present that Andrew Crawford, who was heretofore on the 18th day of December, 1923, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars and to serve for a period of four months in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and feloniously manufacture, sell, offer, keep, store and expose for sale, give away, dispense, transport, solicit, advertise and receive orders for ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

The jurors aforesaid upon their caths aforesaid do further present that Andrew Crawford, who was heretofore on the 18th day of December, 1923, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars and to serve for a period of four months in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and feloniously have in his possession ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

And the jurors aforesaid upon their oaths aforesaid do further present that Andrew Crawford, who was heretofore

COMMONWEALTH OF VIRGINIA,

COUNTY OF ROCKINGHAM, to-wit;

In the Circuit Court of said County:

The grand jurors in and for the body of said county of Koelinghard and now alterning said count at its line term, 1925, upon their oaths do present that Andrew Crawford, who was heretofore on the 18th day of December, 1925, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of ene bundred dollars and to serve for a period of four months in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and followedly manufacture, sell, offer, keep, store and expose for saie, give away, dispense, transport, solicit, advertise and receive orders for ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

The jurors atoresaid upon their oaths aforesaid do further present that Andrew Crawford, who was heretofore on the 18th day of December, 1925, convicted of violating the grohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a lind of one hundred dollars and is serve for a veried of your months in 1811, did, within one year next prior to the finding of this indictment. In the said county of Rockingham, aniswrully and feloniously have in his possession ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

And the jurors aforesaid upon their eaths aforesaid do further present that Andrew Crawford, who was heretofore

on the 18th day of December, 1923, convicted of violating the Prohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and who then and there was sentenced to pay a fine of one hundred dollars and to serve for a period of four months in jail, did, within one year next prior to the finding of this indictment, in the said county of Rockingham, unlawfully and feloniously receive ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of John Dove and W. T. Rexrode, witnesses sworn in Court and sent before the grand jury to give evidence.

Commonwealth v) Indictment Andrew Crawford Felony June term, 1925 A True Bill:

D. W. Earman Commonwealth's Attorney

Beaver County

WM O. COULTER
SHERIFF
GEORGE S. NIVER
DEPUTY
WM V. KENNEDY

Beaver, Pennsylvania

Mar, 4 th, 1926,

D.W. Earman, Attorney at Law,

Harrisonburg, Va.

Dear Sir; I beg to advise that this office has made a search for one Andrew Crawford and have been unable to locate him, Iam returning your warrant, But we will keep the matter in mind and if we locate Crawford we will make the arrest and you will be advised,

Respectfully

Sheriff

Acarer, Armendamia

WM O COULTER
SHERIFF
GEORGE S NIVER
OFFUTY
WM V KENNEDY

o.v. Sarman,

wel to verticate,

Hervisonburg, Va.

Dear Sir; I beg to advise that this

office has made a solven for one Andrew Grawford and have been unable to locate and law returning your warrant, But we will itseed the matter thank and if we locate Grawford we will make

the strest and you will be advised,

Respectivity

Sheriff

Commonwealth of Virginia, Rockingham County, To-wit:

Be It Remembered that on theI9th_day ofMay1925,
Andrew Crawford and Gennie Crawford-
came before meJ. W. Keiter A Justice ==
of the said county of Rockingham, and severally and respectively acknowledged themselves to be in-
debted to the Commonwealth of Virginia, in manner and form following, that is to say: the said
Andrew Crawfordin the sum of
One Thousand Dollars
good and lawful money of the United States, and the said_ Gennie Crawford
in the sum ofOne_ThousandDollars of like good and lawful money, to be
respectively made and levied of their several goods and chattels, lands and tenements, and they
severally waived the benefit of their Homestead Exemption as to this obligation, and also waived any
claim or right to discharge any liability to the Commonwealth arising under this recognizance with
coupons detached from the bonds of this State, to the use of the Commonwealth of Virginia if the said
Andrew Crawford- shall make default in the performance of the
conditions underwritten.
The condition of the above recognizance is such that if the above bound
Andrew Crawford- do and shall personally appear before the Circuit
Court of Rockingham on theFirst_day of thenextTerm next
thereof, being the 15th day of June 1925, at the Court-house thereof,
and then and there answer the Commonwealth of Virginia concerning a certainFelonywhere-
of the saidstands charged, and shall not
depart thence without the leave of said Court, then the above recognizance shall be void and of no
effect, otherwise to remain in full force and virtue.
Taken and acknowledged before me, the day and year first above written.

Commonwealth of Virginia, To-wit:

steriff of SB serviced our divided enter- tures bing selfs to 9 outs or firsten	COMMONWEALTH VS ANDREW CRAWFORD.	court of Recibing the react, being the last their said their reine reine to Take and their section to Take and an analysis of their section to the section to their section to their section to the section to th
Transford and Counts Counted. T. M. M. M. Afor a. Anastoca. T. M. M. Afor a. Anastoca. T. M. M. Afor a. Anastoca. T. M. M. Afor a. Anastoca. To of Sockingham, and severally and respectively acknowing, that is to say: the said commonwealth of Winginia, in manner and form following, that is to say: the sum of Cransford.	noney of the United States, and the and the sold see the Tord. Delieve of the Endland. Delieve of the good and the sold see the fine obligation, and the properties and the Second and the their arrival goods and deathely, have obligation, and able the recognizance will about the house any liability to the Commonwealth arrange under this recognizance will discount the bonds of this State, to the use of the Commonwealth in the performance of the trial. Shall make defined in the performance of the country of the performance of the trial. The the above recognizance is such that if the above bound.	mann on the Stratcher of the maximum solution of the maximum and the Court-lone thereof, to the man the constraint a certain and the Court of the man the maximum and the fact of solutions of the fact of solutions of solutions the most the fact of solutions and ristus. The fact the fact of solutions and ristus. The fact of solutions and ristus.

THE COMMONWEALTH OF VIRGINIA.

TO THE SHERIFF OF ROCKINGHAM COUNTY, GREETINGS:

And have then and there this Writ. Witness J. F. Blackburn, Clerk of our said Court at the Court House the ______ day of ______ Lecunber 192 in the 152 year of the Commonwealth.

- J. Black une Clerk.

THE PROPERTY OF COMMONWEALTH Andrew J. levauford Garage of Freedom, Par

Arrest Warrant
Commonwealth of Virginia, Rockingham County, To the Sheriff or any- , a Constable of said County: Whereas, John Dove- of the said County, has this day made complaint and information on oath before me, J. W. Keiter- a Justice of the said County that Andrew Crawford-
of the said County, on the 16th day of May 1925, in the said County, die
unlawfully and feloniously manufacture, store for sale, barter, gift,
or use, Ardent spirits in violation of law-
(Second Offence)
E Lagar
- Marian - M
These are therefore, in the name of the Commonwealth of Virginia, to command you forthwith to appre
hend and bring before me, or some other Justice of the said County, the body of the said
Andrew Crawford-
to answer the said complaint and to be further dealt with according to law. And you are required to sum
to answer the said compraint and to be further dealt with according to law. Thid you are required to suit
mon —
to appear and give evidence in behalf of the Commonwealth, on the examination touching the said offence
Given under my hand and seal this 19th day of May, in the year 1925
-

No. 38

Commonwealth of Virginiavs Andrew Crawford.

May 19th 1925. At Harrisonburg. Va. Charged with a Felony.

The within Named Defendant this day appeared before me and having waived a hearing, was recognized in the sum of One Thousand Dollars with Gennie Crawford as surety for his appearance before the Circuit Court of Rockingham County, on the first day of the June 1925 term.

ou	rt of	Rockin	ngham	County			irst	day o	f the	June	1925 t	erm.
	1		en ene uorg bal		dhol nog ban	igned-		eale, berre		County: pm		J. P.
		of mottenie	chaA .m					design To	mI n	oneidable o		
	1	Coustable of Rockingham County.	this 19 bb of May 19 25.	before J. W. Kelter- a Justice of Rockingham County, and by sum- moning the within named witnesses in person,	Andrew Crawford-	Executed the within warrant by arresting and delivering the body of		Andrew Crawford.	Arrest Warrant	Commonwealth	TO WIT:	
	Prevent about the sent and	no minimum and Sive daignass in pa	to analyst the said complication	hand and bring before me, or son	There are thorology to the mine		neitzige dinskad, tean ao	indrew Crawford.	- Staff war Craw Craw ford	00:01/200	Justin \$ 3.00 Shorth \$ 2.5-0	borts.

J. W. KEITER NOTARY PUBLIC AND JUSTICE OF THE PEACE —FOR— Rockingham County DAYTON - VIRGINIA

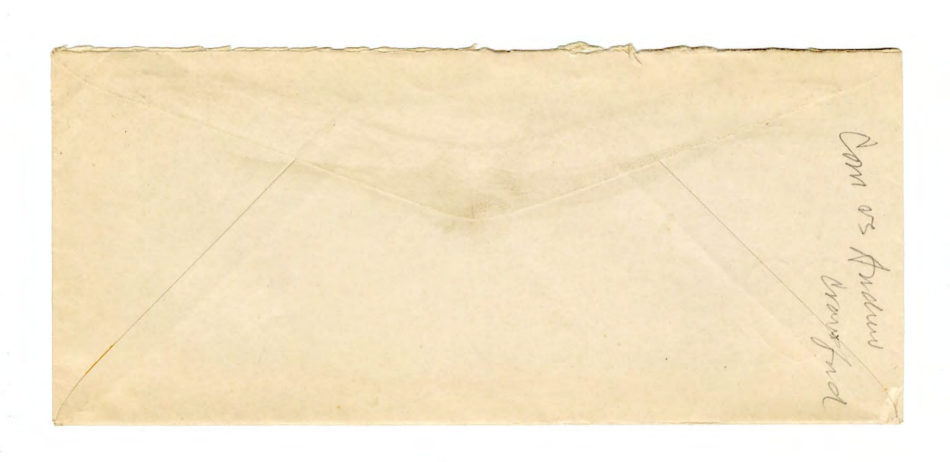




Mr J. Frank Blackburn, Clerk,

Harrisonburg.

Virginia.



FEB 1934 (Pro.) Cendueu trauford ads 2 ndietment for a Felony Commonwealth Capita t. Sci 7a FEB 1934 Sa fa inound 8/3/25

