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 February term, 1924, upon their oaths do present that Fred Hawse, within one year next prior to the finding of this indictment, in the said County of Rockingham, did unlawfully and feloniously manufacture, sell, offer, keep, store and expose for sale, give away, dispense, transport, solicit, advertise and receive orders for ardent spirits; and the jurors further say that the said Fred Hawse was heretofore on the and day of February, 1917, convicted of violating the Prohibition Laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham, County, Virginia, and then and there was sentenced to pay a fine of Firty Dollars and to serve for a period of one month in jail, against the peace and dignity of the Commonwealth of Virginia.

The jurors aforesaid upon their oaths aforesaid do further present that Fred Hawse, within one year next prior to the finding of this indictment, in the said County of Rockingham, did unlawfully and feloniously have in his possession ardent spirits; and the jurors further say that the said Fred Hawse was heretofore on the 2nd day of February, 1917, convicted of violating the Prohibition Laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and then and there was sentenced to pay a fine of Fifty Dollars and to serve for a period of one month in jail, against the peace and dignity of the Commonwealth oof Virginia.

And the jurors aforesaid upon their caths aforesaid do further present that Fred Hawse, within one year next prior to the finding of this indictment, in the said County of Rockingham, did unlawfully and feloniously receive ardent spirits; and the jurors further say that the said Fred Hawse was heretofore on the 2nd day of February, 1917, convicted of violating the Prohibition Laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham County, Virginia, and then and there was sentenced to pay a fine of Fifty Dollars and to serve for a period of one month in jail, against the peace and dignity

COMMONWEALTH OF VINCINIA,

: fiw-of , MAHONINGON TO YTHUOD

: vimuod biss to trood tiporid and al

The grand jurors in and for the body of said County of Sockingham and now attending said Court at its February term, 1924, upon their oaths do present that Fred Hawse, within one year next prior to the finding of this indiction, in the said County of Mockingham, did unlawidity and feloniously manufacture, sell, offer, keep, store and expose for sale, give away, dispense, transport, solicit, advertise and receive orders for ardent spirits; and the jurors further say that the said Fred Hawse for ardent spirits; and the jurors further say that the said Fred Hawse was her tolore on the End day of February, 1917, convicted of vicinity the Frohibition laws of the Commonwealth of Virginia, in the Circuit Court of Rockingham, County, Virginia, and then and there was sentenced to pay a fine of Firty Dollars and to serve for a period of one month in jail, against the peace and dignity of the Commonwealth of Virginia.

The jurges aforestid upon their caths aforestid do further precent that Fred Hawse, within one year next prior to the finding of this indictment, in the said County of Rockingham, did unlawfully and feloniquely have in his possession ardent spirits; and the jurges further say that the said Fred Hawse was her tofore on the Sud day of February, 1917, convicted of viciating the Frohibition laws of the Commonwealth of Virginis, in the Circuit Court of Rockingham County. Virginis, and then and there was sentenced to pay a fine of Fifty Collars and the serve for a period of one month in Jail, against the pages and dignity of the Commonwealth cof Virginis.

present that Fred Hawse, within one year next prior to the final of this indictment, in the said County of Heckingham, did unlawfully and felonfoughy receive arcent spirits; and the jurors farther say that the said Fred Hawse was neretofore on the 2nd day of February, 1917, convicted of violeting the Prohibition Laws of the Commonwealth of Virginia, in the Circuit Court of Hockingham County, Virginia, and then and there was sentenced to pay a fine of Fifty Dollars and to serve for a period of one month in jail, against the peace and dignity

we the just find the occurred, Fred

of the Commonwealth of Virginia.

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

We the juny find the occurred, Fred Hower.

quitty as aborged in this monthment and fix
his princh went at two and me half years
in the Hoto Puntinhaing
John J Millor

M. O. Amer and to year and no must be standarded and to
and exceed the bas to year and no must be standarded. I would be seen and

grand jury to give evidence.

Commonwealth's Attorney.

Let for trace Mariste

Chair

A TRUE BILL

6.4. Manuel

FOREMAN

V.
FRED HAWSE

Viol. Pro. Act.

COMMONWEA LTH

v.

FRED HAWSE

Charge to the Jury.

If you find the accused, Fred Hawse, not guilty, then you will say so and no more.

If you find him guilty as charged in the indictment, then you will say so and ascertain his punishment by
confinement in the penitentiary for a period of not less
than one year nor more than five years, or, in your
discretion, by confinement in jail for a period of not
less than six months nor more than twelve months and by a
fine not exceeding Five Hundred Dollars.

v.

FRED HAWSE

Charge to the Jury.

D. W. Earman, Commonwealth's Attorney.

Commonwealth of Virginia, Rockingham County, To-wit:

BE IT REMEMBERED that on theday of Jebruary 192 4,
Ried Hawae x R. F. Carver
came before me Hurgerham Bail Commanis
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
lable in the sum of
Laven hundred & fifty Dollars
good and lawful money of the United States, and the said
in the sum ofDollars 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
Ful House shall make default in the performance of the
conditions underwritten.
The condition of the above recognizance is such that if the above bound Fuel
Howal do and shall personally appear before the Circuit
Court of Rockingham on the 40 day of the February 1924 Term next
thereof, being theday of
and then and there answer the Commonwealth of Virginia concerning a certain_pelo
of the said Fred Hosore stands 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.
Aur estra-

Commonwealth of Virginia, To-wit: Rockingham County,

the state of the s
came notice for the said-county of Rockingham, and severally and respectively admissibled thouselves to be in-
to mug ody miin the gum-of
Dollars Delice Control Delices
the full manner of the United States, and the gaints.
oil or genom forward have being said the gradient
the principal and should have should been should be being the been should be being the been should be been shou
cate to stadeness any liability to the Commonwealth grising ander this recognization was
compone detached from the bonds of this Stone, to the use of the Commonwealth of Virginia if the said
compons delaction the branch as a shall make default in the performance of the
consistions under written.
the state of the s
time 10 out or responsibility and the contract of the contract
Court of Receingram on the 20 day of the Astrony 1224 Turnmont
and then and there answer the Commonwealth of Virginia concerning a certain is a where
and then and there are the said was a shall not at the said will be said the said was said was a said to said was a said
of the said. The leave of said Court, then the above recognizance shall be void and of no
depart thenes without the wave ve see
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: Rockingham County,

To the provide the second
The state of the s
and any and respectively sent reapports of the sent sent sent sent sent sent sent sen
The same of the same and the same of the s
description of the sum of
and the state of t
good and invited money or one control pollers of like good and lawful money to be in the sum of the good and tapeagents, and they
in the sum of the sum of their several goods and chattele, land, and tenements, and they respectively made and levied of their several goods and chattele, land, and also waived any
esceptily vaived the senent of the Connective arising under this recognization with claim or right to discharge any liability to the Connective arising under this recognization of Virginia if the said
claim or right to discharge any matter, to the use of the Commonwealth of Virginia if the said, componsiderached from the bonds of this State, to the use of the Commonwealth in the next or one of the
eoupous detached trois the comes of the shall make default in the performance of the
conditions underlytites.
tion of but outling apospin allege for the past of the contraction of the Co. call
Township 1929 And Anna March 1920 Anna March 1
Court of Rosenations on the Court bouse thereof. (hereof, being the Court bouse thereof.)
of the said
outily has even that a second trained
effect, otherwise to remain in full force and virtue. Taken and acknowledged before me, the day and year first above written.
Taken and neknowledged betwee me, can any the sufficient

THE COMMONWEALTH OF VIRGINIA.

TO THE SHERIFF OF ROCKINGHAM COUNTY, GREETINGS:

COMMONWEALTH vs. Fred Hause

In	the Name	of the	Commonw	realth of Virginia:	4-11
				To the Sheriff of Rockingh	am County, Greeting:
You	u are hereby co	mmande	ed to summon	,	

John Logan Polient mourison

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 15 day of 1924

to testify and the truth to say in behalf of the Commonwealth against

Free Hause who stands charged with and indicted for a felong misdemeanor.

And this they shall not omit under the penalty of £100. And have then and there this Writ.

Witness, J. F. BLACKBURN, Clerk of our said Court, at the Court House, the 17 day of march, 1924, and in the 14 8 th year of the Commonwealth.

J. 7. Blackburn, Clerk.

In the Name of the Commonwealth of Virgitors march 18, 1924

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon
John Funk, w. T. Querode
Robert Linkey
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 18 day of march 192,4
to testify and the truth to say in behalf of the Commonwealth against

Fref Hause who stands charged with and indicted for a felony misdemeanor.

And this they shall not omit under the penalty of £100. And have then and there this Writ.

Witness, J. F. BLACKBURN, Clerk of our said Court, at the Court House, the 14 day of March, 1924, and in the 14.8 th year of the Commonwealth.

J. F. Blackburn, Clerk.

Com. In the Name of the Commonwealth of Virging: Fred Hause. m-arch 18,

	nanded to summon
Oalm	Jerry C. W. Dove, Reprode:
T	2 eduade

House thereof at 10	o'clock, a. m., on the day of
House thereof, at 10 to testify and the	o'clock, a. m., on the day of the Commonwealth before the Grand Jury
House thereof, at 10 to testify and the	o'clock, a. m., on the day of day of truth to say in behalf of the Commonwealth before the Grand Jury day of day of the Grand Jury d
House thereof, at 10 to testify and the	o'clock, a. m., on the day of day of truth to say in behalf of the Commonwealth before the Grand Jury day of day of the Grand Jury d
House thereof, at 10 to testify and the Tuef who stands charged And this.	o'clock, a. m., on the day of day of truth to say in behalf of the Commonwealth before the Grand Jury day of day of the Grand Jury day of day
House thereof, at 10 to testify and the Fuef who stands charged And this the and there this Wri	with and indicted for a felony misdemeanor. Ly shall not omit under the penalty of £100. And have then t. BLACKBURN. Clerk of our said Court, at the Court House, th
House thereof, at 10 to testify and the who stands charged And this. The and there this Writers I. F.	o'clock, a. m., on the day of day of truth to say in behalf of the Commonwealth before the Grand Junce of th

Com. Name of the Commonwealth of Virginian To the Sheriff of Rockingham County, Greetings Fred Haurs dear before the Judge of the Circuit Court of Rockingham County, at the Court of the Gound forceally before the Grand Jury MITTHEN, Clerk of our said Court, of the Court House, the . 10 = if and in the 14 S. th year of the Communicality Feb. 18, 1924

W Serit armin By, levit lo. of Gowl E. C. Fry. Com.

We the grown fine fred Nawse guilty as charged on the inductment, and find lies promotiment at 2/2 years in this State Jenitentiany.

Foreman



Feb. Ferry

FRED HAWSE

ADS

3,10

0,60

Indictment for a Felony

COMMONWEALTH

Setfor niar. 18/24 Viract 2/2 your in Pin

a.w. with 1.50 2.00 I. W. Lineweaver 3,30 B. F. Crist J. L. Caldwell 4. N. Shrim 2.00 L. W. Swank 2140 Jus. T. miller le. L. Grant. S.C. Ymg 2180 4.5. Cornection \$ 24.10

Buy hoyers

Sheriff Costs Imp. Jury 1.50 Semmons 5,20 Total 6.70

