

COMMONWEALTH OF VIRGINIA,

COUNTY OF ROCKINGHAM, to-wit:

In the Circuit Court of said County:

The jurors of the Commonwealth in and for the body of the county of Rockingham and now attending said Court at its August term, 1928, upon their oaths do present that Charles Scothern, who was heretofore on the 22d day of July, 1924 convicted of violating the Prohibition laws of the Commonwealth in the Mayor's Court of the City of Harrisonburg and who then and there was sentenced to pay a fine of fifty dollars and to serve for a period of ninety days in jail, did, within one year next prior to the finding of this indictment, in the county of Rockingham, unlawfully and feloniously receive, transport, and have in his possession ardent spirits, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of C. R. Fawley and Jerry Long, witnesses sworn in Court and sent before the grand jury to give evidence.

Sworn
June
Wright
Long
May
Blind
Smith

Unlawful possession - 2d

Commonwealth

v) Indictment

Charles Scothern

Felony

August term, 1928

A True Bill:

J. N. Swank
Foreman

Plur. Not guilty

D. W. Earman
Commonwealth's Attorney

COMMONWEALTH OF VIRGINIA

COUNTY OF ROCKINGHAM, to-wit:

In the Circuit Court of said County:

of the Commonwealth of Virginia.

This indictment is found on the testimony of C. R. Newley and Jerry Long, witnesses sworn in Court and sent before the Grand Jury to give evidence.

*True
Sept 6th*

Commonwealth of Virginia,
Rockingham County, to-wit;

Be it remembered that on the the 19th day of June, 1928,
Charles Scotheran and W. H. Wood

came before me, Harry M. Strickler, bail commissioner of the said
County of Rockingham, and severally and respectively acknowledged
themselves to be indebted to the Commonwealth of Virginia, in

manner and form following, that is to say: The said Charles
Scotheran in the sum of One thousand dollars,

and the said W. H. Wood in the sum of One
Thousand dollars, good and lawful money of the United

States to be respectively made and levied of their goods and
chattels, lands and tenements, and they severally waive their

Homestead Exemption as to this obligation, to the use of the

Commonwealth of Virginia, if the said Charles Scotheran

shall make default in the performance of the condition underwritten.

The condition of the above recognizance is such that if the

above bound Charles Scotheran do and shall personally appear be-

fore the Circuit Court of the said County on the first day of the

next ~~term thereof~~ grand jury thereof which is on the _____ day of _____, 1928,

at the Court House thereof, and then and there answer the Common-

wealth for and concerning a certain felony by him committed,

wherewith he stands charged, or to any time or times to which the

proceedings may be further heard or continued, and before any Court

or Judge, thereafter having or holding any proceedings in connection

with the said charge, and not depart thence without leave of said

Court, and be bound under this recognizance until said charge is

finally disposed of or until it is declared void by order of a

competent Court, then this recognizance shall be null and void,

shall
otherwise remain in full force and virtue.

Harry M. Strickler
Bail Commissioner.

Commonwealth of Virginia,
Rockingham County, to-wit:

It is remembered that on the 14th day of June, 1928,
Charles Southern and W. A. Wood

of the County of Rockingham, and severally and respectively
known to be indebted to the Commonwealth of Virginia, in
sum and term following, that is to say: The said Charles
Southern in the sum of Five thousand dollars.

7/3/26
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and W. A. Wood in the sum of Five
thousand dollars, good and lawful money of the United

States to be respectively made and levied of their goods and
chattels, lands and tenements, and they severally waive their
beneficial exemption as to this obligation, to the use of the
Commonwealth of Virginia, in the said Charles Southern

shall make default in the performance of the condition aforesaid.
The condition of the above recognizance is such that if the
above bonds Charles Southern do and shall personally appear be-
fore the Circuit Court of the said County on the first day of the
next term of said Court to answer to the said recognizance.

at the Court House thereof, and then and there answer the Govern-
ment for and concerning a certain felony by him committed,
wherein he stands charged, or to any time or times to which the
proceedings may be further laid or continued, and before any Court
or Judge, thereafter having or holding any proceedings in connection
with the said charge, and not depart thence without leave of said
Court, and he bound under this recognizance until such charge is
finally disposed of or until it is dispensed with by order of a
competent Court, that this recognizance shall be null and void,
otherwise than as hereinafter provided.

Harry M. Strickler
Notary Public

Charles Southern
Debit

In the Name of the Commonwealth of Virginia:

To the Sheriff of Rockingham County, Greeting:

You are hereby commanded to summon.....

C. R. Maulley & Jerry Long

W. J. Reynolds & F. S. Newman

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 *Sept.* 19*28*, to testify and the truth to say in behalf of the Commonwealth against.....

Chas. Scathun

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. ROBERT SWITZER, Clerk of our said Court, at the Court House, the *1st* day of *Sept.* 19*28*, and in the *1538* year of the Commonwealth.

J. Robert Switzer, Clerk.

Com.

In the Name of the Commonwealth of Virginia
To the Sheriff of Rockingham County, Greeting:

Chas. Scathan

You are hereby commanded to appear before the Judge of the Circuit Court of Rockingham County, at the Court House there, at 10 o'clock, on the day of Sept. 18 28

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

200

who stands charged with and indicted for a felony - misdemeanor. and this they shall not omit under the penalty of \$100 and have their and their Writ.

Witness, J. ROBERT SWITZER, Clerk of said Court, at the Court House, the day of Sept. 18 28, and in the year of the Commonwealth.

1928
Sept. 6

Self

New-Road, Harrisonburg, Va.

#534

COMMONWEALTH

VS. Felony (Pro.)

CHARLES SCOTHERN

Plea n. y.

Sept. 6

Sheriff - Fees

" 7-days jail

13.00
4.70

7-days in jail

67

