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

April term, 1928, upon their oaths do present that Otto Price, within one year next prior to the finding of this indictment, in said county of Rockingham, did unlawfully have in his possession a still, still cap, fermenter, worm, tub, and other appliances used in the operation of a still without having the same registered as required by law, against the peace and dignity of the Commonwealth of Virginia.

This indictment is found on the testimony of J.

L. Dirting, G. A. Lawson, C. R. Fawley, and W. T. Rexrode,
witnesses sworn in Court and sent before the grand jury to
give evidence.

Commonwealth

Misdemeanor

April term, 1928

A True Bill:

D. W. Earman Commonwealth's Attorney

v) Indictment

Otto Price

Commonwealth of Virginia, Rockingham County, To-wit:

BE IT REMEMBERED that on the day of Juareh 1928,
a OPrice h J. Price and a. m. Lay
came before me RHBridges a Justice of the Peace
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 N. T. Price and a. M. Lay
good and lawful money of the United States, and the said Apprice
in the sum of Hundred Dollars 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 shall make default in the performance of the
conditions underwritten.
The condition of the above recognizance is such that if the above bound
do and shall personally appear before the Circuit
Court of Rockingham on the first day of the
thereof, being theday of
and then and there answer the Commonwealth of Virginia concerning a certain Flowing where- of the said stands charged, and shall not
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. R. H. Bridges

Commonwealth of Virginia, To-wit: Rockingham County,

La Contraction of the Contractio
noise before any and a second
en od of kavisanial baybetwomba stavitarapar tala remanda de la
debted to the atmospherical to think and the manner and tear tellering to the secondaries and the secondaries
To mak will give the control of the first of
Proffee Designation of the Professional Control of the Pro
in the sum of to the sum of to be
requestively made and levied of their several goods and chartels, lands and tenements, and they
severally waited the benefit of their Homestead Examption as to this obligation, and also-waived any
main or electro assentance and training to many to the control of the control of the control of the control of
compone detached from the bonds of this State, to the use of the Commonwealth of Virginia if the said
shall make default in the performance of the
The condition of the above recognizance is such that if the above bound
A Committee of the City of the
Theread holds the AA and the Committee of the Committee o
and then and there answer the Constant saltil of Virginia concerning a certain a section.
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 circus. Taken and acknowledged before my, the day and year first above written.
Taken and acknowledged before my, the day and year first above visition.

COMMONWEALTH

VS) Misdemeanor (Pro.)

OTTO PRICE

Play oprie 18

