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, 1930, upon their oaths do present that Otis Viands, within one year next prior to the finding of this indictment, in said county of Rockingham, did unlawfully receive 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 W. E. Lucas, G. A. Lawson, and W. T. Rexrode, witnesses sworn in Court and sent before the grand jury to give evidence.

Commonwealth

v) Indictment

Otis Viands

Misdemeanor

February term, 1930

A True Bill:

le L. Phodes

Foreman

D. W. Earman Dommonwealth's Attorney

Olis De was brugh Commonwealth a Constable of said County: Commonwealth Arrest Warrant Judgment That the Defendant found guilty and fined and costs as follows: Fine Executed the within warrant by arrest-Clerk's Fee ing and delivering the body of Justice's Fee apprehend and bring Summoning Witness a justice of Rockingham County, and by sum- 11 July 1980 1982 941 19 WEARS Of Witnesses Attendence and Mileage 540 moning the within named witnesses in person Total to appear and give evidence in be Constable of Rockingham County Justice of the Peace. Given under my hand and in the year 19 J. P. [Seal]

## Commonwealth of Virginia, Rockingham County, To-Wit:

BE IT REMEMBERED, that on the 28 day of January 1930
Otes Viands , principal and Glifform M. Winder With The
surety, who justified to his sufficiency, came before me, Juffey Devie
Bael Commissioner, of the said County of Rockingham,
and acknowledged themselves to be indebted to the Commonwealth of Virginia each in the sum of
Twe Handwed o Dollars, (\$500.00),
to be levied of their respective goods and chattels, lands and tenements, for the use of the Common-
wealth of Virginia rendered, and they each severally waived their homestead exemption to their re-
cognizance; yet upon this condition:
That if the said Ofus Viands shall personally appear before
the through Court of Rockingham County, at the Courthouse of said County, on the day of the
February 1930 at 10 Q: M day of
and at such other time or times to which the proceedings may be continued or further
heard, and before any court or judge hereafter having or holding any proceedings in connection with
the said charge, and then and there answer the Commonwealth of Virginia concerning a certain
misdemeanor whereof the said Ot is beauth stands
charged, and be bound under said recognizance until the charge is finally disposed of or until it is
declared void by order of a competent court, then the above recognizance shall be null and void; other-
wise to remain in full force and effect.
In Witness Whereof, I hereunto affix my signature this day ofday of
famuary, 19 30
Shout Present
(J.P. or Bail Commissioner)

Commonwealth of Virginia, Rockingham County, To-Wit:

20 . 0.
BE IT REMEMBERED, that on the 28 day of January 1980
Old Timede , principal and Wishow M. Miredet Will
sarety, who justified to his sufficiency, came before me, 2000
surety, who justified to his sufficiency, came before me,
County of Rockingham, of the said County of Rockingham,
and auknowledged themselves to be indebted to the Commonwealth of Virginia ends in the sum of
Jewel Warrelovell of Dollars, (\$ 52 PA
Car les on their respective goods and chattels, lands and tenements, for the use of the Common-
The and they each severally waived their homestead exemption to their re-
He of g.
Comme 2 et 1 Links conditions
10 Charles of Otto Mandal shall personally appear before
1016
omer of School County, at the Courtbouse of said County, on the School of the
2 Telephology to the continued being the day of
2/6
2 so Cot at An other time or times to which the proceedings may be continued or further
beard, and befor the or judge hereafter having or holding any proceedings in connection with
the Virginia concerning a certain
min free whereof the said of the Marielle stands
charged, and be bound under said recognizance until the charge is finally disposed of or until it is
declared void by order of a competent court, then the above recognizance shall be null and void; other-
IN WITHERS WHEREOF, I bereunto affix my signature this.
- Colored Suntania

Skeidt Oat

arrest \$1000

Smothitum 250

sommitte fee 50

milage 3.20

milage 10.20

FEB 1930

COMMONWEALTH

V. Misdemeanor (Pro.)

OTIS VIANDS

Her Jacolly 2 mo. 4 \$5000 Swt

