

APPEAL FROM THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF ILLINOIS

FILED MAY 2, 1925

(31, 116)

STATE OF ILLINOIS.

County of Cook, ss:

Alfred Johnson, Oscar Sandberg, Paul W. Simons, J. F. Beaupeurt, and Archie Benson, being first duly sworn, on oath say that they are familiar with the contents of the foregoing document by the United States Attorney subscribed, and that the matters and things contained therein are true.

Alfred Johnson, Oscar C. Sandberg, Paul W. Simons, J. F. Beaupeurt, Archie M. Benson.

Subscribed and sworn to before me this 9th day of June, A. D. 1924. Edward J. Gerrity, Notary Public. (Seal.)

(Endorsed:) Filed Jun. 9, 1924. John H. R. Jamar, Clerk.

[fol. 55] And on, to-wit, the 26th day of June, 1924, came defendants, by their attorneys, and filed in the office of the clerk of said court their certain Answer to Information for Contempt in words and figures as follows, to-wit:

IN THE DISTRICT COURT OF THE UNITED STATES OF AMERICA FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

In the District Court Thereof, June Term, A. D. 1924

UNITED STATES OF AMERICA

VS.

TERRENCE DRUGGAN, Alias TERRY DRUGGAN; B. J. BOWMAN, Richard Curtiss, Edward Davis, Alias Edward N. Davies; Ignatius Kramer, Alias Ignatius Kremer; Frank Lake, Francis A. Morrison, and Standard Beverage Corporation, a Corporation.

The Answer of Terrence Druggan, B. J. Bowman, Ignatius Kramer, Frank Lake, and Francis A. Morrison to the Petition Filed by Complainant June 9th, 1924.

These defendants, for answer to said petition, say that they did not on either the 31st day of May, the 2nd day of June, or the 3rd day of June, A. D. 1924, remove any cereal beverage, commonly known [fol. 56] as beer, containing more than one-half of one per centum of alcohol by volume from the premises mentioned in said complaint, nor caused the same to be transported, as alleged in said petition, to the California Avenue Team Track of the Baltimore and Ohio Chicago Terminal Railroad Co., nor cause any such beverage to be removed, nor aid, abet or assist in the removal or transportation, thereof, nor permit the same, nor manufacture, sell, keep, barter, dealcoholize or otherwise dispose of any such beverage nor neglect or fail to prevent the removal or transportation of any such beverage out of and from said premises.

And having answered, these defendants pray to be hence dismissed. Terrence Druggan et al., by Counsel, Defendants. Clarence Darrow, Floyd Lanham, Attorneys for Defendants.

(Endorsed:) Filed Jun. 26, 1924. John H. R. Jamar, Clerk.

Sentence and Judgment

And afterwards, to-wit, on the 11th day of July, 1924, being one of [fol. 57] the days of the regular July term of said Court, in the record of proceedings thereof, in said entitled cause, before the Honorable James H. Wilkerson, District Judge, appears the following entry, to wit:

IN THE UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

Friday, July 11, A. D. 1924.

Present: Honorable James H. Wilkerson, District Judge.

No. 3850

UNITED STATES OF AMERICA

VS.

STANDARD BEVERAGE COMPANY, a Corporation; TERRANCE DRUGGAN, FRANK LAKE, B. J. BOWMAN, and IGNATIUS KRAMER

This cause having heretofore come on to be heard upon the information filed herein on the 9th day of June, 1924, against Terrance Druggan and Frank Lake for contempt of court for violating the temporary injunction issued herein, and the Court having considered the evidence adduced and being now fully advised in the premises finds said defendants, Terrance Druggan and Frank Lake, guilty of contempt of Court of violating the temporary injunction as [fol. 58] charged in said information.

It is therefore considered by the Court and is the sentence and judgment of the Court upon the finding aforesaid that the said defendants, Terrance Druggan and Frank Lake, and each of them be confined and imprisoned in the County Jail of Cook County, Illinios, for and during a period of one year, and that said defendants forfeit and pay to the United States of America a fine in the sum of One Thousand Dollars (\$1,000.00), each, besides the costs in this behalf expended for which let execution issue.

Thereupon said defendants move the Court in arrest of judgment, which motion is heard and overruled, to which ruling said defendants except.

It is further ordered by the Court that Standard Beverage Company, B. J. Bowman and Ignatius Kramer be and they are hereby discharged.

[File endorsement omitted.]