11 H 11

## SUBMISSION OF "NO CASE" BY COUNSEL FOR THE ACCUSED

I wish to move to the Court at this time that on the evidence before it, there is not sufficient to call upon the accused for his defence and that he is entitled to an acquittal at this time. Looking at the two charges, and dealing with the second charge first, -- drunkenness -- there is not one tittle of evidence before this Court that the accused was drunk. There was a lot of evidence that he had been drinking but there is no evidence -- and I say this with all respect -- there is no evidence which would justify a Court in finding the accused guilty of drunkenness, on the evidence before it. I say this -- again with the utmost respect -- that no court would bring in a finding of guilty on this evidence, and therefore it is my submission at this time that he is entitled to a dismissal of that charge.

I make the same submission with respect to the first charge. I am moving on the evidence before this Court it is insufficient to call upon him for a defence, and I ask the Court to acquit him.

