## YesWeScan: The FEDERAL CASES

## Case No. 16,445. V. TEN BARRELS DISTILLED SPIRITS, ETC., AT 294 CHERRY ST.

[6 Int. Rev. Rec. 203.]

## CONTINUANCE-ABSENCE OF WITNESS.

In an action for the forfeiture of a distillery, counsel for claimants applied to the court for postponement on account of the absence of a material witness.

THE COURT said the excuse was insufficient, and that the case must go on.

After the calling of the jury, counsel for claimants consented to condemnation, waiving a trial.

[Nowhere more fully reported; opinion not now accessible.]