

ATTEMPT 1ST DEGREE MURDER

State of Maryland,

City of Baltimore, to wit:

IN THE CIRCUIT COURT FOR BALTIMORE CITY

<p>THE STATE OF MARYLAND -VS- DARRYL DOLES</p> <p>defendant:</p>
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Date of Offense: On/About May 2, 2021

Location : BALTIMORE CITY, MARYLAND

INDICTMENT

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that, on or about May 2, 2021, in the City of Baltimore, State of Maryland, the Defendant, Darryl Doles, did commit the crimes of Attempt First Degree Murder and related crimes in violation of the common law of Maryland; against the peace, government, and dignity of the State.

MANNER AND MEANS

The coronavirus COVID-19, generally accepted as having begun in China, has resulted in widespread deaths, overwhelming illness, and massive unemployment. To protect our health and safety, our lives have been disrupted with restrictions on our normal activities: isolation, lockdowns, social distancing, and mask wearing. Resentment over these restrictions has unleashed a tidal wave of vicious assaults upon Asian Americans. The charges in this Indictment concern a night of such assaults by the Defendant, Darryl Doles.

ATTEMPT 1ST DEGREE MURDER

After being denied entry to an Asian American business on May 2, 2021 because of his refusal to wear a required mask indoors, Defendant Darryl Doles returned to this Asian American owned business armed with a large piece of lumber and attacked the security guard who had denied him entry. After being disarmed and removed from the store by its Asian American owner, the defendant went on a rampage. Entering two other Asian American owned businesses, the defendant ransacked the stores and assaulted and tried to kill Asian American employees and owners, making clear his hateful motive.

Among the manner and means by which the defendant conducted and participated in the criminal acts of attempt first degree murder and related charges are as follows:

On May 2, 2021, at approximately 11:25 p.m., Darryl Doles entered Linden Discount Liquors, 904 West North Avenue, to use the lottery machine. Security Guard Tarnue asked Doles to put a face mask on due to COVID restrictions in the store. Doles refused. Tarnue asked Doles to leave the store. Doles grew angry, threw the lottery machine on the ground, kicked it across the store, and walked out of the store.

Approximately ten minutes later, Doles returned to the store, claiming he left personal property there. Tarnue again told Doles he must leave and Doles left. Doles came back with a 4-foot long 2"x4" piece of lumber, took a full swing, and struck Tarnue in the right rib cage and right elbow/wrist area. Tarnue suffered minor injuries, including a bruise to his elbow/wrist area and rib cage.

ATTEMPT 1ST DEGREE MURDER

The owner of the store, Chang Yim, an Asian American man, came and physically removed the piece of lumber from Doles grasp. Doles fled the location on foot. The lottery machine, valued at under \$1,000, was rendered inoperable because of Doles' actions.

Minutes later, at approximately 11:35 p.m., Doles entered 40/40 Liquors located at 2139 Pennsylvania Avenue. Doles walked into the store, kicked a display window knocking down wine bottles, and exited the store. The owner of the store, Goya Choi, an Asian American man, exited the store and told Doles not to come back in his store. Doles turned around and said "fuck Chinese" towards Choi and then continued walking northwest. Choi had never seen Doles or had any interactions with Doles prior to this incident.

Doles walked about a block northwest and entered Wonder Land Liquors at around 11:45 p.m., located at 2045 Pennsylvania Avenue. Upon entering the store, he was observed by Hy-Shin Williams, a 67 years old Asian American woman of Korean descent, to be repeatedly kicking the display window, knocking things over, and causing a disturbance. Williams had never seen Doles or had any interactions with Doles prior to this incident. Doles kicked the display window twelve times before Williams was able to tell Doles that they were closed and that he had to leave. Williams called 911. Dispatch advised they would send an officer to the store.

About six to seven minutes after Doles left, Williams went to the front door to close and lock it for closing. Right as Williams began closing the door, Doles appeared

ATTEMPT 1ST DEGREE MURDER

with a piece of concrete 1-2” thick and 8-9” square in one hand. Williams saw this and tried to grab it from him. The two locked arms and fell to the ground.

Doles grabbed Williams by the hair and pushed her face to the ground. Williams tried to get the block out of Doles’ left hand, but he pulled it away while kneeling on top of Williams and struck her three times to the head with the block.

Williams’s sister, Hye-kyong Yun, a 66 years old Asian American woman of Korean descent, rushed over to try to stop Doles, but Doles hit her once in the head with the block the moment she tried to grab him. Yun had never seen Doles or had any interactions with Doles prior to this incident.

Doles got up, threw Williams down to the ground, and tried to fend off Yun as she tried to push him out of the store. Yun got Doles as far as the front door, but he grabbed her by the hair and threw her to the ground.

Williams ran over to aid her sister and pulled Doles’ COVID mask off. Doles then struck Yun and Williams in the head with the block. Williams fell on top of her sister, Yun, and Doles struck Williams in the head again. Williams fell down and Doles struck both Williams and Yun in the head again with the block. Yun crawled away and got up as Doles drug Williams by her hair, on the ground, back into the store. Yun managed to get the block away from Doles and pushed him out of the store. Both Williams and Yun came back into the store.

Yun was bleeding from the right side of her head. Williams face and head were covered in blood. Williams called 911 again to report the assault. An officer of the

ATTEMPT 1ST DEGREE MURDER

Baltimore Police Department arrived on scene just after midnight. He reviewed the surveillance video, and put out a description of Doles.

Yun's son, John Yun, arrived on scene, reviewed the surveillance video, got in his vehicle, and searched for Doles. John found Doles in the 2700 block of Pennsylvania Avenue (six block from the store location) approximately 45 minutes after the attack and called 911. Officers responded and detained Doles until the primary officer arrived. Doles sat on the ground uncuffed while waiting for the primary officer.

A person whom Doles referred to as Shawn was on scene. Doles asked Shawn to tell the officers he was elsewhere. Shawn declined, and said Doles shouldn't have assaulted that lady, and the following conversation ensued:

Shawn: "Then you beat his aunt too. What was that for?"

Doles: "They need to go back to their country."

Shawn: "That's what it was about?"

Doles: "She shouldn't have came out. They fucked your country up, but you still love them. Fuck outta here. I won't eat shit out their motherfucking stores."

Shawn: "I love my country to death."

Doles: "I'll order out before I eat that motherfucking food."

Williams suffered multiple lacerations to the head, bled profusely, and had swelling and bruising around the eye. She was transported to Shock Trauma for her injuries. She received stitches in three places on her head. One gash required a plastic

ATTEMPT 1ST DEGREE MURDER

surgeon to provide three layers of stitching to close the wound. She has missed work since the event and suffers from headaches and dizziness.

Yun also suffered bleeding lacerations to her forehead and a possible concussion. Yun was transported to Grace Medical Center to be treated. She suffered a gash to her temple. It was too deep and near too many veins to stitch safely. They could only bandage as best they could and follow up to ensure the wound is closing and healing properly. She has missed work since this event and also suffers from headaches and dizziness.

CHARGES

The Grand Jurors, having received evidence in the above supporting paragraphs. herein, reaffirming and incorporating said paragraphs, do allege and charge:

Count 1

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, did feloniously, willfully, and of deliberately premeditated malice aforethought, attempt to kill and murder **Hy-shin Williams** in the first degree in violation of CR 2-205; against the peace, government and dignity of the State.
Attempted Murder 1st Degree, CR 2-205, 2A0910

Count 2

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, did attempt to commit a crime a crime to wit: attempt first degree murder against **Hy-shin Williams**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-

ATTEMPT 1ST DEGREE MURDER

304 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Hate Crime, CR 10-304, 1 0437

Count 3

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, did feloniously, willfully, and of deliberately premeditated malice aforethought, attempt to kill and murder **Hye-kyong Yun** in the first degree in violation of CR 2-205; against the peace, government and dignity of the State.

Attempted Murder 1st Degree, CR 2-205, 2A0910

Count 4

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, did attempt to commit a crime a crime to wit: attempt first degree murder against **Hye-kyong Yun**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Hate Crime, CR 10-304, 1 0437

Count 5

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, feloniously did attempt to kill and murder in the second degree **Hyshin Williams**, in violation of the Common Law and Criminal Law Article, Section 2-206 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Attempted Murder 2nd Degree, CR 2-206, 2A0920

Count 6

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, did attempt to commit a crime a crime to wit: attempt second degree

ATTEMPT 1ST DEGREE MURDER

murder against **Hy-shin Williams**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Hate Crime, CR 10-304, 1 0437

Count 7

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, feloniously did attempt to kill and murder in the second degree **Hye-kyong Yun**, in violation of the Common Law and Criminal Law Article, Section 2-206 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Attempted Murder 2nd Degree, CR 2-206, 2A0920

Count 8

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, did attempt to commit a crime a crime to wit: attempt second degree murder against **Hye-kyong Yun**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Hate Crime, CR 10-304, 1 0437

Count 9

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD**, unlawfully did assault **Hy-shin Williams** in the first degree in violation of Criminal Law Article, Section 3-202 of the Annotated Code of Maryland; against the peace, government and dignity of the State.

Assault 1st Degree, CR 3-202, 1 1420

Count 10

ATTEMPT 1ST DEGREE MURDER

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did commit a crime a crime to wit: first degree assault against **Hy-shin Williams**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Hate Crime, CR 10-304, 1 0437

Count 11

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, unlawfully did assault **Hye-kyong Yun** in the first degree in violation of Criminal Law Article, Section 3-202 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Assault 1st Degree, CR 3-202, 1 1420

Count 12

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did commit a crime a crime to wit: first degree assault against **Hye-kyong Yun**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Hate Crime, CR 10-304, 1 0437

Count 13

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did assault **Hy-shin Williams** in the second degree, in violation of Criminal Law Article, Section 3-203 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Assault 2nd Degree, CR 3-203, 1 1415

Count 14

ATTEMPT 1ST DEGREE MURDER

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did commit a crime a crime to wit: second degree assault against **Hyshin Williams**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Hate Crime, CR 10-304, 1 0437

Count 15

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did assault **Hye-kyong Yun** in the second degree, in violation of Criminal Law Article, Section 3-203 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Assault 2nd Degree, CR 3-203, 1 1415

Count 16

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did commit a crime a crime to wit: second degree assault against **Hye-kyong Yun**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Hate Crime, CR 10-304, 1 0437

Count 17

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about May 2, 2021, at Wonder Land Liquors, 2045 Pennsylvania Avenue Baltimore MD, did wear and carry a dangerous weapon, to wit: **Concrete Block**, openly with the intent and purpose of injuring an individual in an unlawful manner, in violation of Criminal Law Article, Section 4-101 of the Annotated Code of Maryland; against the peace, government and dignity of the State. Dangerous Weapon Intent to Injure, CR 4-101, 1 5200

Count 18

ATTEMPT 1ST DEGREE MURDER

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Linden Discount Liquors, 904 West North Avenue Baltimore MD**, did assault **John Tarnue** in the second degree, in violation of Criminal Law Article, Section 3-203 of the Annotated Code of Maryland; against the peace, government and dignity of the State.
Assault 2nd Degree, CR 3-203, 1 1415

Count 19

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Linden Discount Liquors, 904 West North Avenue Baltimore MD**, did wear and carry a dangerous weapon, to wit: **Wooden Board**, openly with the intent and purpose of injuring an individual in an unlawful manner, in violation of Criminal Law Article, Section 4-101 of the Annotated Code of Maryland; against the peace, government and dignity of the State.
Dangerous Weapon Intent to Injure, CR 4-101, 1 5200

Count 20

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **Linden Discount Liquors, 904 West North Avenue Baltimore MD**, did willfully and maliciously destroy a **Lottery Machine**, the personal property of **Chang Yim and the Maryland Lottery**, in violation of Criminal Law Article, Section 6-301 of the Annotated Code of Maryland; against the peace, government and dignity of the State.
Malicious Destruction of Property Under \$1,000, CR 6-301, 3 4025

Count 21

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **40/40 Liquors, 2143 Pennsylvania Avenue Baltimore MD**, did attempt to willfully and maliciously destroy a **Wine Display Case**, the personal property of **Goya Choi**, in violation of Criminal Law Article, Section 6-301 of the Annotated Code of Maryland; against the peace, government and dignity of the State.
Attempt Malicious Destruction of Property Under \$1,000, CR 6-301, 3A4025

Count 22

ATTEMPT 1ST DEGREE MURDER

The Jurors of the State of Maryland for the body of the City of Baltimore, do on their oath present that the aforesaid DEFENDANT(S), late of said City, heretofore on or about **May 2, 2021**, at **40/40 Liquors, 2143 Pennsylvania Avenue Baltimore MD**, did attempt to damage/destroy a **Wine Display Case**, the personal property of **Goya Choi**, motivated either in whole or in substantial part by a person's race/national origin, in violation of Criminal Law Article, Section 10-304 of the Annotated Code of Maryland; against the peace, government and dignity of the State.
Hate Crime, CR 10-304, 1 0437



State's Attorney for the City of Baltimore