

DigitalCommons@NYLS

Subpoenas

People v. Maynard, 80 Misc. 2d 279 - NY: Supreme Court, New York 1974

10-1970

Judicial Subpoena Duces Tecum - Ptl. George Gardella

Lewis M. Steel '63

Follow this and additional works at: https://digitalcommons.nyls.edu/subpoenas

SUPREME

COURT OF THE STATE OF NEW YORK

COUNTY OF NEW YORK

PEOPLE OF THE STATE OF NEW YORK,

against

WILLIAM A. MAYNARD, JR.,

Defendant

JUDICIAL SUBPOENA
DUCES TECUM
INDICTMENT No. 3937-67

The People of the State of New York

DRVIVE

то

-

PTL. GEORGE GARDELLA, Shield No. 20196, 7th Pct.

GREETING:

WE COMMAND YOU, That all business and excuses being laid aside, you and each of you appear and attend before the HONORABLE IRWIN D. DAVIDSON, Supreme Court, New York County, 100 Centre Stree, New York, New York in Part 43

on the day of October, 1970 at 9:30 o'clock, in the fore noon, and at any recessed or adjourned date to give testimony in this action on the part of the defendant,

WILLIAM A. MAYNARD, JR., and that you bring with you, and produce at the time and place aforesaid, a certain records concerning the pre-arrest investigation, arrest, post-arrest investigations and detention of William A. Maynard, Jr. by you. This also includes UF 61, DD 5, UF 49, UF 4, UF 5, UF 250, and all other written reports, including, but not limited to:

-- memorandum books and notes relating to all aspects of the out of court investigations in which you were involved;

-- all records, memoranda, notes and transcriptions of conversations, interviews and interrogations by you with Robert Crist, Michael Febles, Dennis Morris, Stephen Berman, Howard Fox, Irving Gelfand (a.k.a. George Gold), William A. Maynard, Jr., Michael Quinn, Mary Quinn, Patrick Quinn, Warner Guy (a.k.a. Robert Guy), Russell Jackson, Thomas Reynolds, and John Fair, and JOHN VAN MEANS

-- all photographs, composite drawings and descriptions leading to com-

posite drawings

der

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises.

Failure to comply with this subpoena is punishable as a contempt of Court and shall make you liable to the person on whose behalf this subpoena was issued for a penalty not to exceed fifty dollars and all damages sustained by reason of your failure to comply.

WITNESS, Honorable IRWIN D. DAVIDSON of said Court, at 100 Centre St. NYChe

one of the JUSTICES day of October, / 1970.

Lewis M. Steel

Daniel L. Meyers, Of Counsel

Attorney(s) for Defendant

Office and Post Office Address diSuvero, Meyers, Oberman & Steel 350 Broadway, Room 310 New York, New York 10013



*	SUPREME COURT OF THE STATE OF NEW YORK
State of New York, County of ss.:	COUNTY OF NEW YORK
being duly sworn, deposes and says, that deponent	
is hot a party to the action, is over 18 years of age	
and resides at	THE PEOPLE OF THE STATE OF NEW YORK,
That on theday of19 at	THE PEOPLE OF THE STATE OF REW TORK,
deponent served the within subpoena on	
in named, by delivering a true copy thereof to wit-	Disings
	Plaintiff
ness personally and at the same time paying (or	
tendering) in advance \$, the authori-	against
zed travelling expenses and one day's witness fee: deponent knew the person so served to be the wit-	WILLIAM A. MAYNARD, JR.,
ness described in said subpoena.	Defendant
	Detendan
Sworn to before me this day of	
19	Judicial Subpoena
	DUCES TECUM
¥	Lewis M. Steel
,	Daniel L. Meyers, Of Counsel
SERVICE ON CORPORATION	-
**	Attorney(s) for Defendant
State of New York, County of ss.:	WILLIAM A. MAYNARD, JR.,
being duly sworn, deposes and says, that deponent	Office; Post Office Address: Tel. No.
is not a party to the action, is over 18 years of age	diSuvero, Meyers, Oberman, & Steel
and resides at	350 Broadway, Room 310
That on theday of19at	New York, New York 10013
deponent served the within subpoena on	
named, by delivering a true copy thereof to	It is stipulated that the undersigned
personally,	witness is excused from attending
whom deponent knew to be the	at the time herein provided or at any
of said corpora-	adjourned date but agrees to remain
tion, and at the same time paying (or tendering) in	subject to, and attend upon. the call
advance \$, the authorized travelling	of the undersigned attorney.
expenses and one day's witness fee: deponent	
knew the corporation so served to be said corpor	Dated: October, 1970
ate witness.	Witness
Sworn to before me this day of	
	Attorney(s) for

