

11-16-1970

Defendant Exhibit R for Identification

Lewis M. Steel '63

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK ON
THE COMPLAINT OF

PART.....la 2.....

Albert Hanast

against

William Anthony Maynard

OFFENSE,

MURDER, article 125

COUNTY OF NEW YORK,
BOROUGH OF MANHATTAN, } ss.:
OF THE CITY OF NEW YORK,

, being duly

sworn, deposes and says:

That he is a **Detective in the New York City Police Department**

That **Michael Quinn** is a material and necessary witness
on behalf of the People herein. That deponent is informed and verily believes that the said
will not appear to

Michael Quinn
testify when required from the fact that **Michael Quinn has been living off the**
proceeds of Gisselle Nicole who is a prostitute and a German native.

He has been the object of a search by police authorities for at least
nine months and had been living with Gisselle Nicole for about a year and
she admits that she was trying to avoid apprehension by the police. Michael
Quinn's family had refused to reveal his whereabouts. He has no
known residence, occupation or employment and was present at the time
the above murder was committed.

Wherefore deponent prays that the said
be required to give sufficient security to assure h
upon refusal to furnish such security that
of Witnesses, (or the Civil Jail of the County of New York) until

attendance when required as a witness or
he be committed to the House for the Detention
he be legally discharged.

Sworn to before me, this

day

of

, 19

Notary Public, New York County.

Det. Albert J. Hanast
pl. #25 of 692.

It appearing to my satisfaction upon the within affidavit that.....Michael Quinn.....
is a necessary and material witness for the People in the action therein referred to now pending in this
Court and that there is reasonable cause to believe that.....he.....he cannot be served with the process
of this Court and will not appear to testify when required, and the said.....Quinn.....
.....having appeared before me and having been heard in opposition thereto,

It is hereby ORDERED that the said.....Quinn.....enter into a written
undertaking with good and sufficient sureties in the sum of.....700.....
dollars for h.....is.....appearance as a witness against the said defendant; and

It is further ORDERED, if the said.....Quinn.....fail to furnish such
undertaking for h.....is.....appearance, that.....he.....he be committed to the House for the Detention of
Witnesses (or the Civil Jail of the County of New York) until.....he.....he gives such undertaking or be legally
discharged.

It is further ORDERED that the Commissioner of Correction or (or the Sheriff of the City of New York)
his duly authorized agent is authorized and directed at any time upon written request of the District Attorney
of New York County, to deliver the said witness to a police officer of the City of New York for the purpose of
taking h.....is.....to court, or to the office of the said District Attorney or to any other place designated by
the District Attorney and thereafter returning said witness to the said House of Detention (or Civil Jail).

Dated, Borough of Manhattan
County and City of New York,

the 25th day of April, 1969

Justice of the Supreme Court or Judge of
the Criminal Court if the Supreme
Court is not then in session.

SUPREME COURT OF THE STATE
OF NEW YORK

COUNTY OF NEW YORK

11
PART

THE PEOPLE OF THE STATE OF NEW YORK ON

THE COMPLAINT OF

Det. Albert Smith
#251 6th Sgd.

against

William A. Maynard

OFFENSE

Affidavit and Order to Commit to the
House for the Detention of Witnesses

or

Civil Jail of the County of N. Y.

FRANK S. HOGAN,

District Attorney,

155 Leonard Street
New York County.

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11/16/70 HP.