
Exhibits

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

4-25-1969

Defendant Exhibit JJ for Identification

Lewis M. Steel '63

CRIMINAL COURT OF THE CITY OF NEW YORK

COUNTY OF NEW YORK

PART 1A2

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In the matter of :

Material Witness Applications :

re: :

MICHAEL QUINN and GISELLE NICOLE :

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100 Centre Street,
New York, New York,
April 25, 1969.

B E F O R E :

THE HONORABLE WILLIAM F. SUGLIA,

Judge.

A P P E A R A N C E :

For the People:

HON. FRANK S. HOGAN,
District Attorney, County of New York,
By: JEFFREY C. HOFFMAN, ESQ.,
Assistant District Attorney.

- - -

COURT OFFICER: Material witness applicati
your Honor. The people named in the affidavits
Michael Quinn and Giselle Nicole. The affidavi
are signed by Detective Albert Hanast of the 6t
(Michael Quinn and Giselle Nicole before t
Court.)

COURT OFFICER: Officer, do you swear to the truth of the affidavits you signed?

DETECTIVE HANAST: I do.

MR. HOFFMAN: In view of the nature of the proceedings, in view of the crime and in view of the extent to which the authorities have gone in order to bring these material witnesses before Court, on Nicole the People request \$100,000 bail, and on Quinn the People request \$75,000 bail, Your Honor.

THE COURT: \$100,000 on Nicole. All right. Does anyone represent these people?

Do you want to say anything? The Court is about to fix bail on you, based on the District Attorney's application. The District Attorney requests \$100,000 for you, Giselle Nicole, and you, Mr. Quinn, the District Attorney requests \$75,000. This is based on an affidavit by the officer which states, in effect, that you have resisting due process of law in an attempt to flee you, and that you have some very significant knowledge that the People require in connection with the prosecution -

MR. HOFFMAN: These defendants are to be

witnesses in a murder case. We must respectfully request that the Court direct that the witnesses be kept separate and apart.

THE COURT: We will make that provision now.

It is the order of this Court that you, Mi Quinn, be held in \$75,000 bail as a material witness and in the case of -

MR. QUINN: Your Honor, they said they had conducted an extensive search, but my lawyer knew who the witnesses were all the time.

THE COURT: Your lawyer may not have disclosed that.

MR. QUINN: We were not aware that they were even looking for us until one week ago, when the attorney on the case involved called me down to the office and then told me that we would only be required as material witnesses.

THE COURT: Is it your position that you voluntarily surrendered?

MR. QUINN: We had no knowledge of this.

THE COURT: Under all the circumstances, taking into account the expense and difficulty the People have gone through, the application is granted: \$75,000 and \$100,000 as applicable. The Court directs that they be

separated and segregated.

MR. QUINN: We are going to lose our jobs

THE COURT: Your lawyer can make an appli

There is a court above me.

COURT OFFICER: The defendants may commun
with friends or relatives free of charge from
office of the Warden.

* * *

CERTIFIED TO BE A TRU
AND CORRECT TRANSCRIP



Ivan Siedman,
Official Court Report

Dept 55 - ident
Gusky