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

6-23-1967

## Van Means Burglary Complaint

Lewis M. Steel '63

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DOCKET No.	WITNESSES—NAME AND AD
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## CRIMINAL COURT

OF THE CITY OF NEW YORK	
Part, County of	
THE PEOPLE OF THE STATE OF NEW YORK	
1.	
2. Richamond & H.	
Address 3.	
3	
Address	
4	
Address	
5	
Address	
6	
Address	
Defendant arraigned, 19,	
HonJudge	
Officer and Shield No.	
Assignment	
The defendant on being brought before me was informed of the within charge of	
LARCENY	
of his right to communicate with relatives or friends by letter or telephone free of charge, of his right to the aid of counsel at every stage of the proceedings, and that if he desires counsel and is financially unable to obtain counsel, counsel shall be assigned, of his	

right to an adjournment to procure counsel.

#### DRESS

Complaint prepared by	
Exam. Waived	
ORDER OF DISMISSAL	
There being no sufficient cause to believe vithin named defendant	
uilty of the offense within mentioned, I order sefendant to be discharged.	
Date Judg	
ORDER TO ANSWER  It appearing to me by the within depositions tatements that the crime therein mentioned een committed, and that there is sufficient believe the within named defendant,	
uilty thereof, I order that said defendant be ho answer, and be admitted to bail in the sum	
and be committed to the Commissioner of on of the City of New York until	

Date

# Criminal Court of the City of New York

Part, County of N.Y.	
CTATE OF MEM MODIC	NA MINY
COUNTY OF N.Y.	11/M
John Van Means	L. M. Marie
of No. 23 E. 10th St	May 18, 1967 19 at about 6 A M.
City of New York, being duly sworn, says, that on	May 18, 1967, 19, at about 6 A M.
	202
N.V.	, City and State of New York,
	lliam Maynard acting in concert
	possession of deponent property of the value of
	Dollars, under the following circumstances:
t en	
Deponent states on April 1, 196	7 his remises were burglarized. As
a result of said burglary, defor	ment did find a coat missing.
Deponent is informed by Det. The	omas Hesford 444 6 sq. affidavit NEE
	and place, hedid find defendant
	conent does identify as his own. De-
	did not have permission or authority
to have same.	
A fter being advised of his right	nts, defendant Maynard did admit takin
said coat, and did state that de	efendant Quinn was with him at the tim
•	
1 · ·	
h a	n
Blace of 1	austrian
M 24	LD TV 10 "
0~	
,	
	dismissed
	War I was a little of the same
WHEREFORE deponent prays that the d	lefendant be dealt with according to law.
Sworn to before me	
June 5, 1967	Donding I ( D 0 D 14/06 0)
	Pending Leaves (see R & P 14/26.0)  Vacation
Judge	Other I court