
Exhibits

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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Bail \$

Copy of

...d, the defendant was advised pursuant to section 1694b of the Penal Law.

.....
Date Judge.

Bail \$

... defendant was advised pursuant to section 1694b of the Penal Law.

.....
Date Judge.

...ed to Bail \$

...roled, the defendant was advised pursuant to section 1694b of the Penal Law.

.....
Date Judge.

DOCKET No.

**CRIMINAL COURT
OF THE CITY OF NEW YORK**

Part, County of

THE PEOPLE OF THE STATE OF NEW YORK

vs.

1. 6/23/67
Address

2. Richmond B.R.
Address

3.
Address

4.
Address

5.
Address

6.
Address

Defendant arraigned....., 19.....

Hon.
Judge

.....
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.

.....
Date Judge.

WITNESSES—NAME AND ADDRESS

Complaint prepared by

Exam. Waived, 19.....

Exam. Begun, 19.....

Exam. Closed, 19.....

ORDER OF DISMISSAL

There being no sufficient cause to believe within named defendant

guilty of the offense within mentioned, I order said defendant to be discharged.

.....
Date Judge

ORDER TO ANSWER

It appearing to me by the within depositions statements that the crime therein mentioned been committed, and that there is sufficient to believe the within named defendant ,

guilty thereof, I order that said defendant be held to answer, and be admitted to bail in the sum of \$.....

and be committed to the Commissioner of Correction of the City of New York until said defendant shall give such bail.

.....
Date

Criminal Court of the City of New York

Part 1 A, County of N.Y.

D.A. COPY

STATE OF NEW YORK,
COUNTY OF N.Y. } ss.:

John Van Means

Thurston

of No. 23 E. 10th St., County of N.Y.

City of New York, being duly sworn, says, that on May 18, 1967, 19____, at about 6 A M.
at 23 E. 10th St. room 202

in the County of N.Y., City and State of New York,

the defendant Michael Quinn & William Maynard acting in concert

did feloniously take, steal and carry away from the possession of deponent property of the value of _____
\$250.00 Dollars, under the following circumstances:

Deponent states on April 1, 1967 his premises were burglarized. As a result of said burglary, deponent did find a coat missing. Deponent is informed by Det. Thomas Hesford 444 6 sq. affidavit ~~HEX~~ attached, that at the above time and place, he did find defendant Maynard wearing a coat which deponent does identify as his own. Deponent further states defendant did not have permission or authority to have same.

After being advised of his rights, defendant Maynard did admit taking said coat, and did state that defendant Quinn was with him at the time.

*Place of Business
240 W 20*

JS

Dismissed

WHEREFORE deponent prays that the defendant be dealt with according to law.

Sworn to before me
June 5, 1967, 19____

Pending Leaves (see R & P 14/26.0)
Vacation _____
Other Leave: _____

Judge.

D.A. COPY