
Motions

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

1-21-1966

Michael Febles Sentence Minutes [Docket No. C-322]

Criminal Court of the City of New York

CRIMINAL COURT OF THE CITY OF NEW YORK

PART 1E

COUNTY OF NEW YORK

PEOPLE OF THE STATE OF NEW YORK

VS.

Docket No.
C-322

MICHAEL FEBLES

Charge:
Disorderly
----- Conduct, 2

New York, N. Y.

Date: January 21, 1966

B E F O R E:

HON. LARRY M. VETRANO,
Presiding Judge.

S E N T E N C E

FOR THE DEFENDANT: FRANK ROSSETTI, ESQ.
350 Broadway,
New York, N. Y.

COURT OFFICER: ALLAN ROW

Jack L. Berman,
Official Court Reporter.

COURT OFFICER: Docket Number C-322, Michael Febles, pleaded guilty to Disorderly Conduct Two. The defendant is represented by Frank Rossetti, 350 Broadway, New York City.

DEFENDANT'S COUNSEL: Your Honor, I just filed a retainer this morning. I just familiarized myself with the matter. I like to approach the bench on this.

THE COURT: What do you wish?

DEFENDANT'S COUNSEL: If your Honor please, I like to approach the bench.

THE COURT: Yes. Go ahead.

(Defendant's counsel approach the bench.)

THE COURT: Is there any legal cause why sentence should not be pronounced at this time?

DEFENDANT'S COUNSEL: No.

There is no legal cause.

THE COURT: Anything you wish to say before I could proceed with sentence?

DEFENDANT'S COUNSEL: Just briefly I like to state on behalf of the defendant that he has been incarcerated since January 10th. I have been in touch with the psychiatric division at Bellevue Hospital and certain arrangements will be made whereby we believe that he will apply for treatment and be supervised outside.

In view of the fact that he has served ten days already on the charge, your Honor, already, the Court should give him a lenient a sentence as possible.

THE COURT: Young man, I am going to impose a jail term and suspend execution on condition you go back home with your mother, and if you come back here the next time, you

face the six months jail term which I have imposed and I am suspending execution. If you come back and you are re-arrested, you got six months facing you.

Six months. Execution suspended under the terms and conditions previously indicated.

CERTIFIED

THIS IS A TRUE AND ACCURATE TRANSCRIPT
OF MINUTES.



Jack L. Berman,
Official Court Reporter.