



U.S. V. HUBBARD 474 F.SUPP. 64 (1979)



## **District of Columbia United States District Court**

## U.S. v. Hubbard 474 F.Supp. 64 (1979)

EAN 8596547055747

DigiCat, 2022

Contact: <u>DigiCat@okpublishing.info</u>



## **Table of Contents**

<u>Cover</u> <u>Titlepage</u> <u>Text</u> United States District Court, District of Columbia.
UNITED STATES of America
v.
Mary Sue HUBBARD et al.
Crim. No. 78-0401.
April 25, 1979.

Proceeding was instituted on pretrial motions of defendants in prosecution on multicount indictment. The District Court, Charles R. Richey, J., held that: (1) count one of the indictment was sufficient to allege a single conspiracy; (2) statute proscribing interception of oral communications was to be read as requiring a federal nexus in order to pass constitutional muster; (3) indictment properly included obstruction of a criminal investigation as an objective of conspiracy; (4) indictment properly charged obstruction of justice by concocting false testimony for an investigation carried out in conjunction with a grand jury proceeding; (5) defendants failed to show that indictment was a result of a bad-faith prosecution; (6) indictment was not subject to being dismissed on ground of prejudicial preindictment publicity and alleged prosecutorial misconduct; (7) photocopying government documents through use of government equipment and supplies was prohibited by federal larceny statute; (8) Government was required to particularize some charges in indictment; (9) insinuations of unalleged facts, irrelevant descriptive