

Kaye vs. Co-Ordin. Comm., Disc., Ass'N, City, N. York

Kaye vs. Co-Ordin. Comm., Disc., Ass'N, City, N. York

SooperKanoon Citation : sooperkanoon.com/101780

Court : US Supreme Court

Decided On : Feb-13-1967

Appeal No. : 386 U.S. 17

Appellant : KAYE

Respondent : Co-Ordin. Comm., Disc., Ass'N, City, N. York

Judgement :

KAYE v. CO-ORDIN. COMM., DISC., ASS'N, CITY, N. YORK - 386 U.S. 17 (1967)
U.S. Supreme Court Reports KAYE v. CO-ORDIN. COMM., DISC., ASS'N, CITY,
N. YORK, 386 U.S. 17 (1967) **386 U.S. 17**

KAYE v. CO-ORDINATING COMMITTEE ON DISCIPLINE OF THE
ASSOCIATION OF THE BAR
OF THE CITY OF NEW YORK.

ON PETITION FOR WRIT OF CERTIORARI TO THE APPELLATE DIVISION OF
THE SUPREME COURT OF NEW YORK, FIRST JUDICIAL DEPARTMENT. No.
300.

Decided February 13, 1967.

Certiorari granted; 24 App. Div. 2d 345, 266 N. Y. S. 2d 69, vacated and
remanded.

Morton Liftin for petitioner.

Angelo T. Cometa for respondent.

PER CURIAM.

The petition for a writ of certiorari is granted. The judgment is vacated and the case is remanded to the Appellate Division of the Supreme Court of New York, First Judicial Department, for reconsideration in light of *Spevack v. Klein*, [385 U.S. 511](#) .

MR. JUSTICE CLARK, MR. JUSTICE HARLAN, and MR. JUSTICE STEWART would affirm the judgment below for the reasons stated in the dissenting opinions of MR. JUSTICE HARLAN in *Spevack v. Klein*, 385 U.S., at 520, and *Garrity v. New Jersey*, [385 U.S. 493, 500](#) .

MR. JUSTICE WHITE dissents for the reasons stated in his dissenting opinion in *Garrity v. New Jersey*, and *Spevack v. Klein*, 385 U.S., at 530.

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