

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D. C.

ORDER NO. 2510

IN THE MATTERS OF:

Served December 8, 1983

Application of of VIP COACH)
SERVICE, INC., for a Certificate)
of Public Convenience and)
Necessity to Conduct General)
Charter Operations)

Case No. AP-83-48

WHITE HOUSE SIGHTSEEING CORPORATION)

Case No. FC-83-02

v.)

VIP COACH SERVICES, INC.)

By motion filed November 28, 1983, VIP Coach Services, Inc., requests a Bill of Particulars specifying the particular charges against which it must defend in Case No. FC-83-02. It is the opinion of the Administrative Law Judge that said motion should be granted inasmuch as the complaint filed November 2, 1983, is too vague.

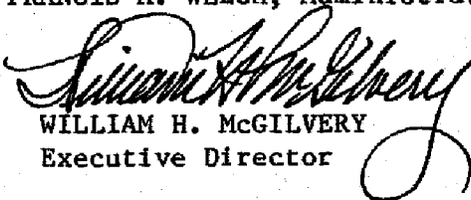
By petition filed November 22, 1983, White House Sightseeing Corporation seeks several subpoenas. In response to that petition, two subpoenas have been issued at the direction of the Administrative Law Judge. In all other respects, the petition is hereby denied without prejudice to any further subpoena requests to be made on the record when the contentions of the parties have been more specifically defined.

THEREFORE, IT IS ORDERED:

1. That White House Sightseeing Service, Inc., is hereby directed to file a Bill of Particulars as requested at the office of the Commission on Thursday, December 15, 1983, at 10:00 a.m. and simultaneously serve a copy thereof on counsel for applicant/respondent, Lawrence E. Lindeman, Esquire, Suite 1203, 4660 Kenmore Avenue, Alexandria, Va. 22304.

2. That the above-referenced petition of White House Sightseeing Service for various subpoenas, except to the extent granted, is denied without prejudice as specified above.

BY DIRECTION OF THE COMMISSION: FRANCIS A. WELCH, Administrative Law Judge.


WILLIAM H. MCGILVERY
Executive Director